

through current and future alert and warning technologies, while strengthening broadcasters' role as the backbone of America's public alerting system.

Many of us serve as chairs or members of our respective State Emergency Communications Committees, which are charged with managing the Emergency Alert System (EAS) in our states. We have all worked tirelessly over the years to ensure that a robust, reliable alerting system is available when it is needed.

We have observed over the years that the system needs a higher level of coordination among the various federal, state and local public safety and emergency management agencies as "message originators," on the one hand, and the broadcast, cable and satellite "message relayers" on the other hand; and that the absence of any formal, on-going training of state and local public safety and emergency management personnel on the use of EAS has hampered state and local officials' willingness and ability to use it efficiently in times of emergency, thus putting lives and property at risk.

Your bill will address these problems and will make giant strides toward improvement of alert and warning capability in our states and across our nation. We look forward to working with you toward successful passage of this important measure.

Very truly yours,

The Undersigned CEOs of the Fifty State Broadcast Trade Associations.

Alabama Broadcasters Association, Sharon Tinsley; Alaska Broadcasters Association, Darlene Simon; Arizona Broadcasters Association, Art Brooks; Arkansas Broadcasters Association, Doug Krile; California Broadcasters Association, Stan Statham; Colorado Broadcasters Association, Byron Grandy; Connecticut Broadcasters Association, Mike Rice; Florida Association of Broadcasters, Pat Roberts; Georgia Association of Broadcasters, Jere Pigue; Hawaii Association of Broadcasters, Jamie Hartnett; Idaho State Broadcasters Association, Connie Searles; Illinois Broadcasters Association, Dennis Lyle; Indiana Broadcasters Association, Linda Compton; Iowa Broadcasters Association, Sue Toma; Kansas Association of Broadcasters, Kent Cornish; Kentucky Broadcasters Association, Gary White; Louisiana Association of Broadcasters, Lou Munson; Maine Association of Broadcasters, Suzanne Goucher; Maryland/D.C./Delaware (MDCD) Broadcasters Association, Lisa Reynolds; Massachusetts Broadcasters Association, Jordan Walton; Michigan Association of Broadcasters, Karole L. White; Minnesota Broadcasters Association, Jim du Bois; Mississippi Association of Broadcasters, Jackie Lett; Missouri Broadcasters Association, Donald Hicks; Montana Broadcasters Association, Greg MacDonald; Nebraska Broadcasters Association, Marty Riemenschneider; Nevada Broadcasters Association, Robert Fisher; New Hampshire Association of Broadcasters, Jordan Walton; New Jersey Broadcasters Association, Paul Rotella; New Mexico Broadcasters Association, Paula Maes; New York State Broadcasters Association, David Donovan; North Carolina Association of Broadcasters, Wade Hargrove, Esq.; North Dakota Broadcasters Association, Beth Helfrich; Ohio Association of Broadcasters, Chris Merritt; Oklahoma Association of Broadcasters, Vance Harrison; Oregon Association of Broadcasters, Bill Johnstone; Pennsylvania Association of Broadcasters, Rich Wyckoff; Radio Broadcasters Association of Puerto Rico, Jose A. Ribas Dominici; Rhode Island Broadcasters Association, Lori Needham; South Carolina Broadcasters Association, Shani White; South Dakota Broadcasters Association, Steve Willard; Tennessee Association of

Broadcasters, Whit Adamson; Texas Association of Broadcasters, Ann Arnold; Utah Broadcasters Association, Dale Zabriskie; Vermont Association of Broadcasters, Jim Condon; Virginia Association of Broadcasters, Doug Easter; Washington State Association of Broadcasters, Mark Allen; West Virginia Broadcasters Association, Michele Crist; Wisconsin Broadcasters Association, Michelle Vetterkind; Wyoming Association of Broadcasters, Laura Grott.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 427—TO PREVENT THE CREATION OF DUPLICATIVE AND OVERLAPPING FEDERAL PROGRAMS

Mr. COBURN (for himself and Mr. UDALL of Colorado) submitted the following resolution; which was referred to the Committee on Rules and Administration:

S. RES. 427

Resolved,
SECTION 1. SHORT TITLE.

This resolution may be cited as the "Preventing Duplicative and Overlapping Government Programs Resolution".

SEC. 2. REPORTED LEGISLATION.

Paragraph 11 of rule XXVI of the Standing Rules of the Senate is amended—

(1) in subparagraph (c), by striking "and (b)" and inserting "(b), and (c)";

(2) by redesignating subparagraph (c) and subparagraph (d); and

(3) by inserting after subparagraph (b) the following:

"(c) The report accompanying each bill or joint resolution of a public character reported by any committee (including the Committee on Appropriations and the Committee on the Budget) shall contain—

"(1) an analysis by the Congressional Research Service to determine if the bill or joint resolution creates any new Federal program, office, or initiative that would duplicate or overlap any existing Federal program, office, or initiative with similar mission, purpose, goals, or activities along with a listing of all of the overlapping or duplicative Federal program or programs, office or offices, or initiative or initiatives; and

"(2) an explanation provided by the committee as to why the creation of each new program, office, or initiative is necessary if a similar program or programs, office or offices, or initiative or initiatives already exist.".

SEC. 3. CONSIDERATION OF LEGISLATION.

Rule XVII of the Standing Rules of the Senate is amended by inserting at the end thereof the following:

"6. (a) It shall not be in order in the Senate to proceed to any bill or joint resolution unless the committee of jurisdiction has prepared and posted on the committee website an overlapping and duplicative programs analysis and explanation for the bill or joint resolution as described in subparagraph (b) prior to proceeding.

"(b) The analysis and explanation required by this subparagraph shall contain—

"(1) an analysis by the Congressional Research Service to determine if the bill or joint resolution creates any new Federal program, office, or initiative that would duplicate or overlap any existing Federal program, office, or initiative with similar mission, purpose, goals, or activities along with a listing of all of the overlapping or duplicative Federal program or programs, office or offices, or initiative or initiatives; and

"(2) an explanation provided by the committee as to why the creation of each new program, office, or initiative is necessary if a similar program or programs, office or offices, or initiative or initiatives already exist.

"(c) This paragraph may be waived by joint agreement of the Majority Leader and the Minority Leader of the Senate upon their certification that such waiver is necessary as a result of—

"(1) a significant disruption to Senate facilities or to the availability of the Internet; or

"(2) an emergency as determined by the leaders.".

SENATE RESOLUTION 428—CONDEMNING THE GOVERNMENT OF SYRIA FOR CRIMES AGAINST HUMANITY, AND FOR OTHER PURPOSES

Mr. BLUMENTHAL (for himself, Mr. GRAHAM, Ms. KLOBUCHAR, Mr. KIRK, Ms. COLLINS, Mr. COATS, Mr. MCCAIN, and Mr. CARDIN) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 428

Whereas, on December 22, 2010, the Senate passed S. Con. Res. 71 (111th Congress), a bipartisan resolution recognizing that it is in the national interest of the United States to prevent and mitigate acts of genocide and other mass atrocities against civilians;

Whereas, since the uprisings in Syria began in January 2011, the Government of Syria has manifestly failed in its responsibility to protect its people;

Whereas, on August 4, 2011, President Barack Obama issued Presidential Study Directive/PSD-10, stating, "Preventing mass atrocities and genocide is a core national security interest and a core moral responsibility of the United States.";

Whereas, on November 23, 2011, the United Nations-appointed Independent International Commission of Inquiry on the Syrian Arab Republic expressed grave concern that "crimes against humanity of murder, torture, rape or other forms of sexual violence of comparable gravity, imprisonment or other severe deprivation of liberty, enforced disappearances of persons and other inhumane acts of a similar character have occurred in different locations in Syria since March 2011" and that "the Syrian Arab Republic bears responsibility for these crimes and violations";

Whereas, on February 3, 2012, Syria security forces began using indiscriminate sniper fire and shelling of the densely populated neighborhoods of Homs with heavy weaponry;

Whereas, on February 4, 2012, President Obama stated that President Assad "has no right to lead Syria and has lost all legitimacy with his people and the international community";

Whereas, on February 4, 2012, the United States co-sponsored a draft United Nations Security Council resolution condemning "the continued widespread and gross violations of human rights and fundamental freedoms by the Syrian authorities such as the use of force against civilians, arbitrary executions, killing and persecution of protestors and members of the media, arbitrary detention, enforced disappearances, interference with access to medical treatment, torture, sexual violence, and ill-treatment, including against children";

Whereas, on February 17, 2012, the Senate passed S. Res. 379 (112th Congress), stating