Members, such as Indonesia. Similar obligations exist under the WTO Agreement on Sanitary and Phytosanitary Measures (SPS Agreement) and the General Agreement on Tariffs and Trade 1994.

A stated purpose of the standards in the proposed U.S. legislation is to restrict advertising and promotional practices most likely to entice youth into tobacco use, while affording ample opportunity to market to-bacco products to adults. Like menthol cigarettes (and unlike other flavored cigarettes), clove cigarettes are not targeted at youth smokers. Clove cigarettes are estimated to account for only 0.1% of the total number of cigarettes consumed in the United States and only 0.8% of youth smokers have smoked clove cigarettes and that number of youths is declining based on recent studies. Menthol cigarettes, on the other hand, are estimated to account for approximately 26% of the cigarettes consumed in the United States and approximately 29.7% of youth smokers smoke menthol cigarettes. Moreover, there is no scientifically supportable evidence or risk assessment establishing specific human health risks associated with clove cigarettes that would justify their targeted advertising while continuing to permit the sale of menthol cigarettes.

These facts are compelling. Importers of Indonesia’s clove cigarettes are prohibited for no other reason than they contain a natural herbal additive, while U.S. cigarettes containing menthol—a processed herbal additive—are explicitly exempted from the prohibition. The Government of Indonesia firmly believes that such discriminatory treatment is inconsistent with the United States international obligations and, if enacted, will have a significant adverse effect on Indonesian trade.

The Government of Indonesia therefore respectfully asks that you carefully consider our concerns and, in the interest or our positive trade relationship, ensure that both the spirit and the requirements of the WTO agreements are observed. Further, absent elimination of the prohibition on imports of clove cigarettes, pursuant to Article 2.5 of the TBT Agreement and Article 5.8 of the SPS Agreement, we ask the United States to explain how that prohibition is justified.

As you are aware, Indonesia has expressed concern over the Bill at previous meetings of the Indonesia-U.S. Trade and Investment Council.

We trust that your government would understand that it is the same principle that we are faced with, as well as the severity and the urgency of this matter to our people whose livelihood very much depends on the existence of the cigarettes industry. We would be very appreciative of your attention to this matter and would welcome the opportunity to discuss it further with you, at your convenience.

We see an opportunity in building and strengthening the robust relationship between our two countries. Thank you.

Your sincerely,

MARI ELKA PANJERO

TEXAS’ PORTABLE HOSPITALS

HON. TED POE
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, April 21, 2009

Mr. POE of Texas, Madam Speaker, over the past several years, Southeast Texas has been the target during Hurricane Season. Hurricane Katrina and Hurricane Rita hit in 2006 and the very recent Hurricane Ike in September 2008. Not to mention Hurricane Gustav, which did not cause a disaster in Texas, many believe it was just a trial run before Hurricane Ike. Hurricane Ike came along two weeks later on September 13, 2008. These hurricanes have taught emergency management officials to be prepared at all times. Through their preparedness they are able to assist and help other individuals evacuate the city in a timely manner. The most recent development is the Portable Inflatable Hospital presented by the East Texas Regional Trauma Advisory. With the help of the emergency management officials, numerous area hospitals and others, this incredible development was established. State and federal Grants help fund the hospital that cost around 1.5 million. This portable hospital is a great way for medical personnel to assist patients during a disaster and for the patients to get the quick response medical help they need. The medical assistance can range from distributing medications to site emergency care. The facility can operate as one or three separate units and be set up in hospitals, living areas, and other units. This project has had a great response from individuals willing to donate, but still needs any help it can get from our local Southeast Texans. The medical personnel and emergency officials are very grateful for this newly facility. It will be located in Southeast Texas but can be set up across the state. The hospital will cost five thousand dollars to operate daily plus an additional twelve thousand dollars to generate the portable hospital.

Emergency preparedness is very crucial in time of a disaster. With our great response teams in Southeast Texas the portable hospital will be ready in time of need. I would like to thank the individuals who spend endless hours preparing for Hurricane Season.

HON. JACOB TANENBAUM
HON. ELIOT L. ENGEL
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, April 21, 2009

Mr. ENGEL. Madam Speaker, I rise today to honor Mr. Jacob Tanenbaum, an outstanding constituent and educator from the 17th Congressional District of New York, for his exemplary efforts in bringing real scientific research to the classroom.

Jacob Tanenbaum, an elementary school teacher at the South Orangetown schools in Rockland County, New York, was chosen by the National Oceanic and Atmospheric Administration’s (NOAA) Teacher at Sea Program to participate in a two-week research cruise in the North Atlantic this past fall to study Atlantic fisheries while aboard NOAA Ship Henry B. Bigelow.

Embracing from Newport, Rhode Island, Mr. Tanenbaum’s research cruise followed a track off the United States’ northeastern coast. Mr. Tanenbaum not only researched fisheries, but also wrote a daily blog, took photographs, interviewed scientists, and engaged in dialogue with his students, fellow teachers, and the general public. Mr. Tanenbaum became an integral part of the research team and ship’s crew and established relationships that will give him and his colleagues access to scientific resources for many years to come. With his at-sea experience, Mr. Tanenbaum has been able to enrich his curriculum and excite his students about science.

In one of his blogs, Mr. Tanenbaum wrote, “Through NOAA’s Teacher at Sea Program, students are not just learning about exciting research projects at sea, they are witnesses to them, and on some level, participants in them. The Teacher at Sea program is about something far more important than test scores and text books. It is about inspiration and excitement. Inspiring learning and exciting about learning are not just simple hope[d] for extras in an educational setting—they are the most essential parts of a culture of learning.”

I congratulate Mr. Tanenbaum on his spirit of adventure in the name of education, his willingness to try new things, and his ability to bring this experience back into the classroom. NOAA’s Teacher at Sea program has afforded Mr. Tanenbaum an unparalleled opportunity to provide his students with hands-on scientific education, grounded in real-world experience. The lessons he learned on the Bigelow will stay with Mr. Tanenbaum for the rest of his teaching career, acting as a source from which he will always be able to draw inspiration and creativity.

INTRODUCTION OF THE CONFLICTED INVESTMENT ADVICE PROHIBITION ACT OF 2009

HON. ROBERT E. ANDREWS
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Tuesday, April 21, 2009

Mr. ANDREWS. Madam Speaker, I rise today to introduce the “Conflicted Investment Advice Prohibition Act of 2009, CIAPA, which would restore the Employee Retirement Income Security Act’s, ERISA, prohibition on self-interested investment advisers providing advice to employer-sponsored retirement accounts, thereby, safeguarding the retirement savings of millions of hardworking Americans.

On the eve of the inauguration of President Barack Obama, the Bush administration attempted to finalize a regulation concerning the Employee Retirement Income Security Act, ERISA, that raised substantial questions of law and policy. Essentially, the final rule issued would have allowed conflicted financial advice to workers with regard to their 401(k) and other types of defined contribution plans.

Fortunately, thanks to letters of opposition from consumer advocacy groups and several financial industry insiders who serve in the interest of investors, the Obama administration has delayed the effective date of the regulation for further examination of its intended effects.

I believe in the value of providing American workers with access to investment advice, so long as the advice is independent and free from conflict—serving in the interest of the worker, rather than the interest of the financial advisor. During a time when American workers have already lost $2 trillion in assets due to last year’s market downturn, exposing their hard-earned retirement savings to greater risk by allowing advisers to offer them conflicted