



**EXECUTIVE OFFICE OF THE PRESIDENT
OFFICE OF MANAGEMENT AND BUDGET
WASHINGTON, D.C. 20503**

June 30, 2026
(House)

STATEMENT OF ADMINISTRATION POLICY

H. Con. Res. 108 – Directing the President pursuant to section 5(c) of the War Powers Resolution to remove United States Armed Forces from hostilities in Lebanon

(Rep. Tlaib, D-MI, and 43 cosponsors)

The Administration strongly opposes passage of H. Con. Res. 108, a resolution that would direct the removal of U.S. Armed Forces from Lebanon.

Although concurrent resolutions such as H. Con. Res. 108 lack the force of law and should be deemed unconstitutional legislative vetoes under controlling Supreme Court precedent, *I.N.S. v. Chadha*, 462 U.S. 919 (1983), it is nevertheless important to highlight its many deficiencies.

U.S. Armed Forces are not presently engaged in hostilities in Lebanon.

The United States stands firmly with the legitimate Government of Lebanon as it works to restore its authority and build a better future for all its people and against Hizballah's threats of violence and reckless calls to overthrow Lebanon's democratically elected government.

The President has the Constitutional authority to defend the United States, our citizens, and our allies and partners.

The resolution attempts to legislate away essential Article II authority and would create immediate, material risks to U.S. personnel, allies, and missions. In addition, the broad scope of the resolution risks creating uncertainty and operational paralysis in a crisis, while emboldening Hizballah.

H. Con. Res. 108 should be rejected, as U.S. Armed Forces are not presently engaged in hostilities in Lebanon.

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