The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. MOONEY of West Virginia).

DESIGNATION OF THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,
March 25, 2015.

I hereby appoint the Honorable ALEXANDER X. MOONEY to act as Speaker pro tempore on this day.

JOHN A.Boehner,
Speaker of the House of Representatives.

PRAYER

Reverend Tim Crumpton, Cleburne County Baptist Church, Heber Springs, Arkansas, offered the following prayer:

Dear Heavenly Father, thank You, Almighty God, for the promise in Your holy Word that says whosoever believes in You only begotten Son, Jesus Christ, has everlasting life.

Thank you, Lord, for the freedoms and blessings that still remain in our great country. Thank You for those that stood strong for the Biblical principles that have shaped us, and also for those that fought for these principles that have kept us free.

Lord, please forgive the sins of our Nation. Your Word promises: “Righteousness exalteth a nation, but sin is a reproach to any people.”

Lord, please help this Congress and their families. When each item of legislation is presented, help these men and women to seek Your wisdom and perform their duties ethically, remembering always the people they represent and also Your principles that have continued to preserve this country.

In the name of Jesus Christ I pray. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day’s proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

Mr. CRAWFORD. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Speaker’s approval of the Journal.

The SPEAKER pro tempore. The question is on the Speaker’s approval of the Journal.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. CRAWFORD. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8, rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Texas (Mr. GOHMERT) come forward and lead the House in the Pledge of Allegiance?

Mr. GOHMERT led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

WELCOMING REVEREND TIM CRUMPTON

The SPEAKER pro tempore. Without objection, the gentleman from Arkansas (Mr. CRAWFORD) is recognized for 1 minute.

There was no objection.

Mr. CRAWFORD. Mr. Speaker, I rise to recognize my friend, Pastor Tim Crumpton of Heber Springs, Arkansas, for his service today as guest chaplain of the House of Representatives.

I have personally had the pleasure of knowing Pastor Crumpton for the past several years, and I am humbled by the leadership that he has shown his community through his dedication to God and Scripture.

Ever since he was a young man, Pastor Crumpton has been involved in various ministries, and he holds a bachelor’s degree and master’s degree in Christian education. In 1995, he began traveling with his family, preaching in children’s ministries, Christian youth camps, and singing in churches throughout the States and several countries abroad. Today, he serves as the pastor of the Cleburne County Baptist Church in Heber Springs, Arkansas.

Tim and his wife, Shannon, met at a youth camp and will be celebrating their 25th wedding anniversary next month. They have five children, one daughter-in-law, and one grandson.

Please join me in thanking Pastor Crumpton for leading us in prayer as today’s guest chaplain of the House of Representatives.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. After consultation among the Speaker and the majority and minority leaders, and with their consent, the Chair announces that, when the two Houses meet in joint meeting to hear an address by His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan, only the doors immediately opposite the Speaker and those immediately to his left and right will be open.

No one will be allowed on the floor of the House who does not have the privilege of the floor of the House. Due to the large attendance that is anticipated, the rule regarding the privilege
of the floor must be strictly enforced. Children of Members will not be permitted on the floor. The cooperation of all Members is requested.

The practice of reserving seats prior to the joint meeting by placard will not be allowed. Members may reserve their seats by physical presence only following the security sweep of the Chamber.

RECESS

The SPEAKER pro tempore. Pursuant to the order of the House of Thursday, March 19, 2015, the House stands in recess subject to the call of the Chair. Accordingly, (at 10 o’clock and 6 minutes a.m.), the House stood in recess.

JOINT MEETING TO HEAR AN ADDRESS BY HIS EXCELLENCY MOHAMMAD ASHRAF GHANI, PRESIDENT OF THE ISLAMIC REPUBLIC OF AFGHANISTAN

During the recess, the House was called to order by the Speaker at 10 o’clock and 56 minutes a.m.

The Assistant to the Sergeant at Arms, Ms. Kathleen Joyce, announced the Vice President and Members of the U.S. Senate, who entered the Hall of the House of Representatives, the Vice President taking the chair at the right of the Speaker, and the Members of the Senate the seats reserved for them.

The SPEAKER. The joint meeting will come to order.

The Chair appoints as members of the committee on the part of the House to escort His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan, into the Chamber:

The gentleman from California (Mr. McCArTHY);
The gentleman from Louisiana (Mr. SCALISE);
The gentlewoman from Washington (Mrs. McMorrIS RODGERS);
The gentleman from Oregon (Mr. WALKEN); The gentleman from Indiana (Mr. MESSER);
The gentlewoman from North Carolina (Ms. FoXX);
The gentleman from Kentucky (Mr. ROGERS);
The gentleman from California (Mr. ROYCE);
The gentleman from Texas (Mr. THORNBERRY);
The gentleman from California (Mr. NUNES);
The gentleman from New Jersey (Mr. FRELINGHUYSEN);
The gentleman from Texas (Ms. GRANGER);
The gentlewoman from California (Ms. PELOSI);
The gentleman from Maryland (Mr. HOYER);
The gentleman from California (Mr. BECIRRA);
The gentlewoman from New York (Mr. CROWLEY);
The gentlewoman from Connecticut (Ms. DELAURO);
The gentleman from Maryland (Ms. EDWARDS);
The gentlewoman from New York (Mr. ENGEL);
The gentlewoman from California (Ms. ESHOO);
The gentleman from New York (Ms. JACKSON LEE);
The gentlewoman from California (Mrs. SUSAN DAVIS);
The gentleman from California (Mr. SCHIFF); and

The gentlewoman from Massachusetts (Mr. MOULTON).

The VICE PRESIDENT. The President of the Senate, at the direction of that body, appoints the following Senators as members of the committee on the part of the Senate to escort His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan, into the House Chamber:

The senator from Kentucky (Mr. McCONNELL);
The Senate from Texas (Mr. CORNYN);
The senator from Utah (Mr. HATCH); The senator from Wyoming (Mr. BARRASSO);
The senator from Missouri (Mr. BLUNT);
The senator from Mississippi (Mr. WICKER);
The senator from Tennessee (Mr. CORKER);
The senator from Illinois (Mr. DURBIN);
The senator from Washington (Mrs. MURRAY); The senator from Michigan (Ms. STABENOW); The senator from New Jersey (Mr. MENENDEZ); and The senator from Connecticut (Mr. MURPHY).

The Assistant to the Sergeant at Arms announced the Acting Dean of the Diplomatic Corps, Her Excellency Dr. Aila Hatoug Bouran, the Ambassador of the Hashemite Kingdom of Jordan.

The Acting Dean of the Diplomatic Corps entered the Hall of the House of Representatives and took the seat reserved for her.

The Assistant to the Sergeant at Arms announced the Acting Dean of the Cabinet of the President of the United States.

The Members of the Cabinet of the President of the United States entered the Hall of the House of Representatives and took the seats reserved for them in front of the Speaker’s rostrum. At 11 o’clock and 4 minutes a.m., the Senator at Arms, the Honorable Paul D. Irving, announced His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan.

The President of the Islamic Republic of Afghanistan, escorted by the committee of Senators and Representatives, entered the Hall of the House of Representatives and stood at the Clerk’s table.

(Applause, the Members rising.)
The SPEAKER. Members of Congress, I have the high privilege and the distinct honor of presenting to you His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan.

(Applause, the Members rising.)

President ASHRAF GHANI. In the name of God the merciful, the compassionate. I am delighted to be here.

Mr. Speaker, my dear colleagues from both parties, ladies and gentlemen of the Congress, and our distinguished guests from Afghanistan.

I come to you, United States Congress, as a friend of the United States. Our two countries have a shared history, a shared destiny, and an enduring friendship. And while it may be a service to your country to have people from Afghanistan visit your country, you are also welcome to the Islamic Republic of Afghanistan. And the joint invite on behalf of President Ghani and myself. On behalf of the government and people of Afghanistan, we welcome you, Congress. And I would like to begin by thanking the people of the United States, whose generous support for my country has been of such immense value in advancing the cause of freedom.

More than 1 million brave Americans have served in Afghanistan. They have come to know our mountains, our verdant valleys, our wind-swept deserts, our parched fields, our unharmed, flowing rivers, and our plains of waving wheat.

But more important than knowing our geography, they have come to defend and to know our people. And in return, the people of Afghanistan recognize the bravery of your soldiers and the tremendous sacrifices that Americans have made to keep Afghanistan free.

We owe a profound debt to the 2,315 servicemen and -women killed and the more than 20,000 who have been wounded in service to your country and ours. We owe a profound debt to the soldiers who have lost limbs to buried bombs, to the brave veterans, and to the families who tragically lost their loved ones to the enemies’ cowardly acts of terror.

We owe a profound debt to the many Americans who have come to build schools, repair wells, and cure the sick. And I must acknowledge with appreciation that at the end of the day, it is the ordinary Americans whose hard-earned taxes have over the years built the partnership that has led to our conversation today. I want to thank the American taxpayer and you, their representatives, for supporting us.

The service of American men and women—civilian or military—in our country has been made possible by the bipartisan support of the Congress of the United States. On behalf of our own parliament and people, I salute and thank you. It has always been a pleasure to receive and interact with Congressmen and -women during your visits to Afghanistan. Please do come again and again, and if you are reservists, please come in your proud uniforms. I had a unique opportunity that, when Senator GRAHAM was dressed as a colonel, I asked him to salute a three-star British general, and he complied. So thank you.

Veterans will always be welcome in Afghanistan. Our deepest hope is that the time will come when Americans visiting our country see the cultural
heritage and natural riches of the Bamiyan valley; the ancient Timurid architecture of Herat and Mazar-e-Sharif; the fishing streams of Badakhshan and Takhar; the forests of Khost, Kunar, Nuristan, and Paktia; and the architecture of Farah, Helmand, and Nimroz, not as soldiers, but as parents showing their children the beautiful country where they served in the war that defeated terror. On behalf of my entire country, when that day comes, you will be our most welcome and honored guests.

America’s support to Afghanistan has been led by a succession of remarkable generals. I am proud to have known and worked with Dan McNeill, David McKiernan, Stanley McChrystal, David Petraeus, John Allen, Joseph Dunford, and John Campbell. Their commitment and dedication is inspirational. These generals lived in simple quarters, flew helicopters with their leadership through the night. And their leadership of their troops has set an example that our generals are working hard to follow.

Your civilian leaders are no less inspirational. Ambassadors such as Ronald Neumann, Zal Khalilzad, Karl Eikenberry, Ryan Crocker, James Cunningham, and my good friend Michael McKinley give American diplomacy first-class leadership and strategic understanding. And I would be remiss not to mention the stimulating conversations with my friends from this Chamber, like JOHN McCAIN, LINDSEY GRAHAM, Carl Levin, and many others. But I must also acknowledge the deeply appreciated contributions of the aid workers and NGOs who are the day-to-day representatives of your country. I have met people from all 50 States of the Union, from Senators and Representatives to construction workers and computer operators. I want to thank all of them for introducing the best of America to the people of Afghanistan.

And finally, I would like to thank President Obama. He is an admirable and principled partner. His support for Afghanistan has always been conditional on our performance. I like and appreciate his clear and disciplined approach to American engagement. Thanks to his strict rigor, we were encouraged and supported to build up the Afghan Armed Forces into the self-reliant army that it is today. Because he stood firm on the deadline for the surge, and the transition, the U.S. Army pulled off a logistical near miracle, first deploying and then withdrawing more than 100,000 soldiers without a hitch and timed to deadline. And it is thanks to his promise to America to end active combat that we saw the traumaless end to our responsibility for all combat operations from your side to ours on December 31, 2014.

U.S. soldiers are no longer engaged in combat. But we are delighted to have them in the train, assess, and advise mission.

Tragedy brought our two countries together, but it is our shared interests and values that will keep us together. September 11, 2001, was not a distant image that I watched on the emotionless screen of television. It was horrific, and it was personal. I was in my office at the World Bank when the first plane smashed into the World Trade Center and for hours lived the lives of each and every one of us.

New York is a special place for me and my family. My wife and I are both graduates of Columbia University. I was another beneficiary of America’s foundational generosity. It has built so many longstanding friendships through its unparalleled universities. I ate corned beef at Katz’s, New York’s greatest, greasiest, pickle-lined melting pot.

Close friends were working near the Trade Center. My children were born in New York City, and my daughter was living in New York when the Twin Towers fell. I visited Ground Zero that very week. Seeing firsthand the tragedy and devastation the re-alization that after 9/11, the world would never be the same. I went home knowing that America would seek justice, and I began to write the plan for our national reconstruction.

Indeed, justice came swiftly. Al Qaeda terrorists were killed or driven underground. The Taliban, acknowledging their losses after the initial encounters, quickly vacated the cities, with their leadership moving to Pakistan and their rank and file returning to their villages.

There was considerable anxiety about how the Afghan people would respond to the American presence. The issue was put to rest by the welcome accorded to the American soldiers and civilians as partners. Even today, despite the thankfully rare if no less tragic “green on blue” incidents by Taliban infiltrators, the overwhelming majority of Afghans continue to see partnership with the United States as foundational to our future. There is no better proof of this than last October’s overwhelming and immediate parliamentary approval of the bilateral security agreement and the status of forces agreement, both of which testify to our desire to continue the partnership.

Afghanistan has been the front line of the global battle against extremists. America, as a result, has been safe, but that safety has been ensured through the loss of American and Afghan lives in the fight against terror.

We have made great sacrifices—we Afghans—but then it is our patriotic duty to do so. You, on the other hand, had a choice; and when you came to a fork in the road, you chose to do the right thing.

Thank you.

Most recently, due to the refusal of our previous government to sign the bilateral security agreement and the status of forces agreement with NATO, we had lost momentum, and both partners had to operate under uncertainty, resulting in some 8 months of lost time in the most critical moment of transition.

You could have used this opportunity to end the partnership and return home in frustration, but you did not. Thanks to the flexibility shown by President Obama and Congress, we have made up for the loss and have regained momentum without breaking, by even a day, the promise of President Obama to the American people that the U.S. combat role would end on December 31, 2014. Thank you for staying with us.

I would like to talk a little about our partnership because it is evolving. We are starting to balance the focus on security with a new emphasis on the rule of law and justice, growth, and the pursuit of peace and reconciliation.

The framework for our future relationship is defined by our Strategic Partnership Agreement and the bilateral security agreement. On your side, we will focus on self-reliance. To get there, we have initiated reforms that will create a self-sustaining Afghanistan.

I know the American people are asking the same question as the Afghan people: Will we have the resources to provide a sustained basis for our operation? The answer is: within this decade.

As the current phase of our relationship draws to a close, our appreciation for the depth of America’s contribution to our people cannot be measured in words alone, but it can be seen quite literally in the number of Afghans whose futures have been changed thanks to America and its allies.

On September 10, 2001—this will no longer shock you—there were no girls enrolled in school in Afghanistan. It was illegal to educate girls. Today, more than 3 million girls in primary schools across the country are learning to openly and actively participate in the future of a democratic Afghanistan.

Their parents thank you.

In 2002, when the allies built their first clinics, the average lifespan of the ordinary Afghan was 44 years. Today, it is over 60.

Their children thank you.

Today, the rate of maternal mortality in our poor country remains unacceptably high, but thanks to the immense effort you have made to build clinics and to train nurses, an Afghan woman is no longer more likely to die because she gives birth to a child than if she had somehow fought on the front line of combat.

Their husbands and their children thank you.

In the partnership with America and its allies has brought our country hope where we had none. We would, once again, like to thank you for that wonderful gift from your people to ours, the gift of hope; but, in Afghanistan, there is a saying that no gift can remain unreciprocated.

Today, I would like to return that gift of reborn hope by offering the...
American people a partnership with a nation that is committed to the cause of freedom and that will join the fight against the growing threat of terrorism. I will use my remarks today to tell America of how a fragile Afghanistan came to be. It is a story about a poor country that relied on foreign help became a self-reliant nation where free trade and the rule of law let Afghan businesses create jobs and prosperity for its people. It is also a story of a country that had been ravaged by conflict became a platform for peace and regional stability and prosperity.

Ladies and gentlemen, the story about Afghanistan’s path to self-reliance has already started. It began with last year’s election and the formation of our national unity government. Afghanistan’s external image is of a traditional country that has been frozen in time; but my partner and the CEO of Afghanistan, Dr. Abdullah Abdullah, and I ran intense and passionate campaigns on the most modern of issues, such as the need to end corruption, taking the actions that will build transparency into government, and guaranteeing support for the impartial rule of law. Campaigns became forums for public debate.

In the final election, not only did more than 7 million Afghans turn out to the polls, but more than 38 percent of the votes cast by women—a number of whom had never previously had the chance to speak politically with their own voices.

There is no denying that the election was hard fought, but in the end, we chose the politics of unity over the politics of division. The national unity government brings together all parts of the country to make the government the arena where disputes are raised and resolved.

Dr. Abdullah and myself may not initially agree on every issue, but we both believe deeply that spirited debate will produce better outcomes than will confrontational stalemate. We not only work together, we like working well together.

The Afghanistan country, to world perception, is well suited to democracy. Like Americans, Afghans are individualists. None of us refers to anyone else. We have neither caste nor class, so persuading each other is an art form.

Our key characteristics are our openness and hospitality. We believe in equality. Even in the most traditional parts of the country, our leadership must earn rather than inherit their position. There is a strong public conscience. People are expected to act for the common good. We love debate.

Ladies and gentlemen, please allow me to introduce you to Afghanistan. We are an old country with a proud heritage and a history of trade with our neighbors. We have had bills of exchange for at least 2,000 years, and our women could write 2,500 years ago. For at least three millennia, we have been a hub for the caravans and trade networks that spread across Asia, bringing Chinese silks and Indian textiles to ancient Rome and Renaissance Italy.

The 19th century disrupted this world in so many other places. Afghanistan became an isolated buffer caught between two expanding empires. The emergence of the Soviet Union further isolated our country, culminating in the 1979 invasion and the subsequent war of resistance.

Today, however, the isolation is over. First, awareness is growing that Afghanistan is, quite literally, the heart of Asia. Asia cannot become a continental economy without us. Asia, in the next 25 years, will have its 1800 moment—the year that the East and West Coasts of the United States were joined through the transcontinental railway—but this completion of a new, interconnected Asia cannot happen without us. We are in the midst of 3½ billion people, among whom the rule of law is something and not just import.

Our fragmented geography can once again become the opportunity for integrating central, west, east, and south Asia into a network that supports stability, and even the possibility of the next great migration of the world’s surface. Diplomatic efforts to advance integration can free up cross-border trade and support multicountry investments in energy, transport, and water; and this, again, is beginning to happen, with a major project between central Asia and south Asia, called CASA 1000, for transmitting energy from Kyrgyzstan to Pakistan is already underway.

I truly believe that diplomatic efforts backed by the leaders of our countries will build the peace and prosperity for south and central Asia in the same way that the common market has done so for Europe and ASEAN has done for our neighboring region to the east. We, in Afghanistan, have seen in 20 years has become a hub of trade and gas pipelines, power transmission lines, railways, modern telecom, and banking services; but American support for all of these is essential, and we thank you for that commitment.

Ladies and gentlemen, if one story of our future history is bright, there is another, darker cloud that is making its way towards our country. Afghanistan’s security transition took place against an unexpected rise of religious extremism in the Middle East. The promise of the Arab Spring gave way to the emergence of Daesh terror and collapse of states, but the changed ecology of terror could have not formed without some states tolerating, financing, providing sanctuary, and using violent, nonstate actors as instruments of shortsighted policies.

It is critical that the world understand the irony of the other Daesh’s fall. If America can advance integration in Asia, it can provide the financing for trade is providing the financing for Daesh and its allied forces to the states of western and central Asia. Terrorist movements, whose goal is to destabilize every state in the region, are looking for new bases of operation. We are the front line, but terrorists neither recognize boundaries nor require passports to spread their message of hate and discord. From the west, the Daesh is already sending advance guards to southern and western Afghanistan to test our vulnerabilities.

To the south, Pakistan’s counterinsurgency operations, in which more than 40,000 people have already died, are pushing the Taliban from South Waziristan toward Afghanistan’s border region.

Criminalization of the economy is an indispensable part of this new ecology of terror. Control over the narcotics trade is providing the financing for these groups to find weapons and recruits, blurring the lines between criminal economics and criminal politics.

Each of these groups poses a clear and present danger to our neighbors, to the global community, and to the world at large. Afghanistan is carrying forward everyone’s fight by containing this threat. But extremism is becoming a system, one that, like a dangerous virus, is constantly mutating, becoming larger, more lethal, and increasingly well financed, and thriving on state weakness and an overall lack of regional coordination.

To date, Afghanistan’s people have rejected the allure of violent movements. We are willing to speak truth to terror. Military fighting may stem the advance of extremism, but it will not put an end to the anger and hatred being promulgated across Muslim majority countries by these groups. That hatred must be challenged and overcome from within the religion of Islam.

The heart of the issue remains who is entitled to speak for Islam. Leaders, intellectuals, and those many millions of Muslims who believe that Islam is a religion of tolerance and virtue must find their voice. Silence is not acceptable.

But silence is not what the world will hear from us. Afghanistan is joining a new consensus that is emerging in the Muslim world, a consensus that rejects intolerance, extremism, and war. Scholars such as Fredrick Starr have documented beautifully central Asia’s long tradition of rationalism and scientific inquiry. During Islam’s Golden Age, Muslim scholars synthesized and recorded all known knowledge of the world, from advances in algebra, astronomy, water resource management, printing, and positive science. This is the Islamic civilization that needs to reinvent itself.

The Islamic world must understand its past, and engage in a conversation to reform the extremist past. It must reengage with the world openly and without paranoia of encirclement.

We, the unity government of Afghanistan, know that Islam is a religion of peace. We are responding to extremist threats by building partnerships at the global, regional, Islamic, and national levels of governance.
Globally, Afghanistan abides by international conventions and the rule of law. We are staunch supporters of the Universal Declaration of Human Rights, which is firmly embedded in our Constitution, obliging the state to achieve for our citizens. We are committed to supporting our independent human rights commission, and I am pleased that Dr. Sima Samar, a tireless champion of human rights, is a member of this delegation and is today addressing the audience of this great Chamber. And our government will join the free trade system and harmonized investment rules that build prosperity and promote peace.

Regionally, we are engaging our neighbors across Asia to build trust and trade. Afghanistan will become a platform for cooperation in a vast region that extends from India to Azerbaijan and beyond. We have already made significant headway in making the visa regime, for example, with Azerbaijan and Georgia, and the visa regime will allow us to Turkmenistan, Azerbaijan, Georgia, Turkey, and Europe into a reality. Thank you, Members of Congress, for wearing Lapis Lazuli.

The Arab Islamic world, from Saudi Arabia and United Arab Emirates, Qatar and Iran, is keenly aware of the new threats, and we hope they will soon agree on a regional framework for cooperation. The recent declaration of a Council of Ulema across the Muslim world may well be a historic turning point in building that alliance.

Condemnation of terror by this large gathering of Muslim Ulema is an unprecedented acknowledgment of the shortcomings of Muslim majority country governments. Properly supported, Afghanistan is uniquely positioned to block the spread of extremism. We have none of the historical inferiority complexes that fuel the resentment against Western domination. After all, we defeated most of the empires.

With the better exception of the aberrant Taliban regime, Afghan Islam has traditionally been inclusive and reflective, not violent and angry. And after 36 years of conflict, our people are well-vaccinated against the seduction of ideologically based conflicts.

Our people, our children, desperately want to be normal. Ordinary is what one Afghan young girl will change the next five generations of a family. I would not be standing before you today as an educated man had my grandmother—in exile in India who had learned to read under the British—not taken it upon herself to make sure that I would match my youthful passion for books and reading by mastering the classics in Dari and Pashto and striving to excel in foreign languages.

Thank you, Grandmother.

Afghanistan's self-reliance demands men and women who can run a modern economy. Basic health and education must reach all Afghan girls. That is a promise. But beyond providing all Afghan girls with these basic rights, we will increase parity among girls graduating from high schools and colleges.

Even as I address you today, in Kabul designs are already being finished for an all-women's university that will provide safe, top-quality education for the next generation of Afghan women leaders.

Let me tell you the story of Khatera Afghan, a young woman from Kandahar. Her schooling began when she bravely threatened desiguation by people swearing that they would throw acid in her face before they would let a girl attend a school. She would not be dissuaded. Her uncle threatened to disown her when she applied to university. But she stared him down.

Khatera went to Ohio University of Afghanistan, where she not only topped her class but, aided by a Fulbright scholarship, went on to get a master's degree from the Ohio State University.

Today, Khatera's formerly angry uncle is so proud of her that he tells his grandchildren, both little boys and little girls, that they must be as brave as their Aunt Khatera.

Khatera, like thousands of Afghan women, thanks America for those opportunities—for the primary school teachers, for the university in Kabul, for the scholarship to Ohio—that changed her life and her children's future. And she is dedicated to create opportunities for millions of other Afghans.

The second pillar is that women must have the same access to economic opportunities as men. Women's full empowerment will come about, not through global convention or government programs, but when they have jobs and own businesses.

The United States has been a steadfast supporter of the nationwide National Solidarity Program which, for 10 years, has given not thousands but millions of poor village women their first chance to control their own resources. Our third and final foundational belief is that a mental and cultural revolution must take place over the treatment of women in and by our society. There is no point talking about how much we respect women's honor if we let rape go unpunished or allow harassment in our streets.
We have signed the global conventions to end violence and discrimination against women; we will implement them vigorously, but work is still needed to convince our people that the protection of women’s rights is part and parcel of their own quest for social justice.

I, personally, as the leader of Afghanistan, am committed to working with the ulema, activists, and thought leaders of our country to bring about this mental change. Both the CEO, Dr. Abdullah and I still insist that the officials of our government set the national standard for workplace fairness.

Thanks to your help and support, the opportunities for women are indeed changing. I am sure that many of you have seen those stunning skateboarding videos of fathers proudly taking their shiny-eyed daughters to show off their newfound skills in the ancient art of skateboarding. They are but the tip of the changes that are underway and which we intend to make permanent.

I am meeting, frequently, women who are entertaining the idea—seriously—the idea of becoming the first woman President of Afghanistan, and we will support them.

I am pleased to state that we have fulfilled our promise to name four women to the Afghan Cabinet, raising the women’s share to 20 percent—still too low, but at least fulfillment of our promise.

We are determined to name qualified women as ambassadors and to increase their number as deputy ministers, and we are working hard to attract and train a whole new cadre of women technocrats into our government. I promise you that, 5 years from now, our ministries will have a whole new look to them, with women in leading positions.

We are a country of young people. The absolute majority of people are under 30 years of age. Youth are involved, not in repeating the past. Jobs and engagement with the world are their first priority.

Despite all of the assistance that Afghanistan has received over the years, 30 percent of the population still lives below the poverty line, lacking even basic services such as clean water or household electricity. This cannot continue.

We have articulated a citizen’s charter that will guide the investments that will help reduce poverty across the nation and prepare the next generation for capitalizing on the new opportunities that a thriving economy can provide.

Ladies and gentlemen, so far, I have talked about how we will achieve self-reliance by ending corruption, balancing the budget, mobilizing the energies of our women and youth, and growing the economy. Let me now turn to the elephant that is lurking in the back of the room.

We must secure peace.

Afghans have shown that we know how to fight. Unfortunately, we have inherited that skill for 3 million years. Since as far back as the invasion of Alexander and the more modern expulsion of the Soviet Union, Afghans have shown that we will protect our country against foreign attack, no matter how steep the price or how well armed the intruder.

I have no doubt that, provided that they continue to receive equipment and training, our Armed Forces will stand firm against any efforts by outside extremists to build a base inside our territory; but we must now show that we can also give peace.

Our strategy is built around three initiatives. The first is to use our diplomacy to build a community of nations that is committed to stability in Asia. Dr. Abdullah and I have met with the leaders of Pakistan, India, Kazakhstan, Turkmenistan, Azerbaijan, Saudi Arabia, the Emirates, and China, among others. Their commitment for building mutual security across nations includes ending the financing and sanctuary for extremist groups.

The second initiative is to build up the ability of our Armed Forces to project the elected government across our entire national territory. Our partnership with the United States and ISAF, now transformed into the resolute support mission, has given Afghanistan a well-trained army that is bringing the fight to the enemy. We are no longer on the defensive, but have taken the offensive.

On December 31, 2014, all combat operations were handed over to Afghan National Security Forces. General John Campbell, the U.S. commander of the Resolute Support mission, has publicly testified in this very Chamber that the Afghan Army’s professionalism and morale meet all of a military man’s expectations.

Thanks to our army, we will negotiate with the Taliban from a position of strength, so that the hard-fought gains in education, health, governance, media freedom, and women’s rights are not lost.

The third initiative will be our push for national reconciliation. The Taliban need to choose not to be al Qaeda and be our friend; and, if they choose to be our friend, they will be welcome to be part of the fabric of our society.

Many believe themselves to be patriots, committed to ending the corruption and criminality that they saw in their towns and villages. We can deal with legitimate grievances. Provided that combatants agree to respect the constitution and the rule of law as the outcomes of negotiations, we are confident that we can find a path for their return to society.

Ladies and gentlemen, I am not here to tell you a story about an overnight transformation of my country. You are too wise for such stories. Twelve years of partnership provide evidence enough that the road ahead will be difficult.

We live in a rough neighborhood. We are a very poor country. Self-reliance is our goal. We bear the scars of the fight against the Soviet Union and the forces of fundamentalism, scars that are as much in our minds as on the bodies of the Afghan farmers and American soldiers who have fought for freedom.

Although we may be poor, we are very proud. Our goal of self-reliance is no pipe dream to pacify partners who are tired of hearing the promises that we later fail to keep. We want your know-how, the business skills of your corporations, the innovation of your startups, and the commitment of your NGOs, but we don’t want your charity.

We have no more interest in perpetuating a childish dependence than you have in being saddled with a poor family member who lacks the energy and drive to get out and find a job. We are not going to be the lazy Uncle Joe.

Afghanistan can and will be an enduring success. Your support, your unyielding support, and your trust to our country will not have been in vain. Afghanistan will be the graveyard of al Qaeda and their foreign terrorist associates.

Never again will our country be a host to terrorists. Never again will we give extremists the sanctuary to plan their destructive plots. We are determined to become the Asian development roundabout and the platform for the peaceful cooperation of civilizations.

Together, our two countries will finish the job that began on that clear, terrible September morning almost 14 years ago. We have the will and we have the commitment that will anchor our country in the world community of peaceful, democratic nations.

Knowing our conditions, you—the American Congress—and the American people will decide how to ensure that our common goals and interests are written into the books that will be telling the history of our shared future.

Thank you again, and may God bless the partnership between America and Afghanistan.

( Applause. The Members rising.)

At 12 o’clock and 6 minutes p.m., His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan, accompanied by the committee of escort, retired from the Hall of the House of Representatives. The Assistant to the Sergeant at Arms escorted the invited guests from the Chamber in the following order:

The members of the President’s Cabinet;

The Acting Dean of the Diplomatic Corps.

JOINT MEETING DISSOLVED

The SPEAKER. The purpose of the joint meeting having been completed, the Chair declares the joint meeting of the two Houses now dissolved.

Accordingly (at 12 o’clock and 7 minutes p.m.), the joint meeting of the two Houses was dissolved.
The Members of the Senate retired to their Chamber.

The SPEAKER. The House will continue in recess subject to the call of the Chair.

□ 1229

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. SCHWEIKERT) at 12 o’clock and 29 minutes p.m.

PRINTING OF PROCEEDINGS HAD DURING RECESS

Mr. BRADY of Texas. Mr. Speaker, I ask unanimous consent that the proceedings had during the recess be printed in the Record.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

WASHINGTON, D.C., March 25, 2015.

Hon. JOHN A. BOEHNER,
House of Representatives, Washington, DC.

The Speaker, U.S. Capitol,

The Rules of the U.S. House of Representatives:

The Chair recognizes the gentleman from Texas.

Mr. BRADY of Texas. I yield myself such time as I may consume.

Mr. Chairman, under the Full Employment and Balanced Growth Act of 1978, the Joint Economic Committee provides analysis and recommendations about the goals and policies set forth in the economic report of the President, and this is to assist the House in its consideration of the budget resolution.

During the next hour, the members of the Joint Economic Committee will answer two questions: Why has this economic recovery been so weak when compared with past recoveries? And secondly, how would a gradual reduction of Federal spending, relative to the size of America’s economy, as envisioned in the House Republican budget resolution, help hard-working Americans by accelerating economic growth, job creation, and real wage increases?

Regrettably, our economy remains stuck in second gear. Last year, real GDP—in other words, the economy—grew by a mere 2.37 percent. That is an imperceptible increase over the average annual growth rate of 2.33 percent during the entire recovery.

Although conditions have improved, the Obama recovery remains the weakest, or near the bottom, in terms of every major measurement of economic performance, compared with other recoveries over the past half century.

The Joint Economic Committee describes the difference in economic performance in this recovery and with the average of other recoveries since 1960 as the “growth gap”—and this growth gap is real.

Since the recession ended, the economy has grown by 13.5 percent, compared with the average growth of 24.1 percent during other recoveries. This growth gap means our economy is currently missing $1.5 trillion, a hole comparable in size to the economy of Australia or Mexico.

Since the recession ended, private sector payrolls—that is, Main Street and hard-working Americans by accelerating economic growth, job creation, and real wage increases—have been nearly dead last in all of these areas.

First, Federal spending is out of control.

Albert Einstein defined insanity as doing the same thing over and over again yet expecting different results. Is this not the perfect description of President Obama’s budget? His budget reflects his dogmatic commitment to failed Keynesian economic policies—withstanding the overwhelming evidence that we are missing in the economic recovery the last 50 years, creating this large and persistent growth gap. From the failed stimulus through ObamaCare to demands for

CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016

The SPEAKER pro tempore. Pursuant to House Resolution 163 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the concurrent resolution, H. Con. Res. 27.

Will the gentleman from Georgia (Mr. COLLINS) kindly take the chair.

□ 1320

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the concurrent resolution (H. Con. Res. 27) establishing the budget for the United States Government for fiscal year 2016 and setting forth appropriate budgetary levels for fiscal years 2017 through 2025, with Mr. COLLINS of Georgia (Acting Chair) in the chair.

The Clerk read the title of the concurrent resolution.

The Acting CHAIR. When the Committee of the Whole rose on Tuesday, March 24, 2015, general debate on the congressional budget had expired.

The gentleman from Texas (Mr. BRADY) and the gentlewoman from New York (Mrs. CAROLYN B. MALONEY) each will control time now subject to the call of the Chair on economic goals and policies.

The Chair recognizes the gentleman from Texas.

Mr. BRADY of Texas. I yield myself such time as I may consume.

Mr. Chairman, under the Full Employment and Balanced Growth Act of 1978, the Joint Economic Committee provides analysis and recommendations about the goals and policies set forth in the economic report of the President, and this is to assist the House in its consideration of the budget resolution.

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more Federal infrastructure projects, President Obama’s thirst for new spending has never slackened.

Like a basketball team that cannot make halftime adjustments, this President refuses to learn from his failures. His plan would increase Federal spending next year by another $74 billion and by another $300-plus billion over the next 5 years. This, as this President is taking more in tax dollars from every American than almost at any time in history.

We have a revenue problem; we have a spending problem. If you look at this chart, you can see where person revenue in America through the Federal Government nearly the highest it has been, frankly, in the last 30 to 40 years. Fortunately, a Republican House has successfully applied the brakes to this spending, preventing a far worse economic mess.

Second, our tax system is broken. For businesses, America has the highest corporate income tax rate among developed countries. And we are the only one in our global competitors with a system that taxes you here, taxes you abroad, and punishes you if you bring your profits back to invest in America. American companies and the workers at a huge dis-advantage with foreign competitors.

For individuals here in America, our income tax system is so complex that 90 percent of taxpayers need to use a paid preparer or tax software, and families can’t possibly keep up with the 4,000 changes in the tax law that occurred over the last decade. That is one new tax change every day of the year.

And third, President Obama has greatly expanded the regulatory burden—red tape—on American businesses and families during and after a severe recession. For example, the Affordable Care Act has imposed enormous new burdens on America’s families, on our local businesses and health care providers.

Mr. Chairman, 4.5 years after enactment of financial regulations, regulators still haven’t completed writing more than 40 percent of the new rules required under the Dodd-Frank Act; meanwhile, our local bankers and local businesses have not been able to find growth in their communities as a result of these regulations.

President Obama has slow-walked the development of critical oil and natural gas on Federal lands and waters and stubbornly vetoed the job-creating Keystone XL pipeline.

Most recently, President Obama’s Federal Communications Commission went back in time and imposed a 1930s-style regulation—designed to control the telephone monopoly and now applied to the highly competitive Internet.

Fourth, President Obama greatly expanded social welfare benefits during and after the severe recession. During the 1960s, Democratic Presidents John Kennedy and Lyndon Johnson knew that America’s economy needed to be strong in order to afford the Medicare, Medicaid, and food stamp programs they favored. Both Presidents insisted that Congress enact an investment tax credit, an across-the-board reduction in income tax rates, to put our economy into high gear before enacting new enti- tlements programs.

Instead, President Obama did the opposite. He rambled ObamaCare through in a divided and controversial late-night maneuver, rammed through a large expansion of food stamps, extended unemployment benefits through a Democrat-controlled Congress before our economy had fully recovered. His entitlement expansions reduced the labor force participation. In other words, it has held back those who want to be in the workforce.

According to University of Chicago economist Casey Mulligan, ObamaCare alone will, by 2017, cause roughly a 3 percent reduction in weekly employ- ment, 3 percent fewer total hours worked, and a 2 percent reduction in labor income—so less jobs, less hours worked, less in your paycheck.

Taken together, President Obama’s economic policies have increased the cost of doing business now and height- ened uncertainty about their future. This is the opposite of what economi- cally successful Presidents such as John F. Kennedy and Ronald Reagan did.

The Republican budget recognizes the Obama recovery is disappointing for Republicans, for Democrats, for Independents, for college graduates, for middle class, hard-working Americans. The Republican budget, which is a balanced budget for a stronger America, will give us a healthier economy.

Mr. Chairman, with that, I reserve the balance of my time.

Mrs. CAROLYN B. MALONEY of New York. I yield myself such time as I may consume.

Mr. Chairman, my friends across the aisle claimed that this recovery is weaker than “average” ones. However, economic research reveals that this is terribly misleading because financial crises like the one that caused the Great Recession have deeper, more damaging, and longer lasting effects. In addition, the Great Recession was caused by a bursting of a housing bubble, limiting housing’s ability to con- tribute to recovery as it typically had after previous recessions in 1929.

The recovery from the Great Reces- sion is also different because monetary policy’s ability to support the economy was limited by hitting the zero lower bound—interest rates simply could not go any lower.

There have been a number of eco- nomic downturns since the founding of our Nation—some mild, some deep and strong.

Last week, at a hearing of the Joint Economic Committee with Chairman Jason Furman of the Council of Eco- nomic Advisers, I asked him how he characterize the 2008 financial melt- down under former President George W. Bush. I asked him: How does the 2008 Bush recession rate?

He said that the economic blows in this recession were five times greater than the Great Recession. And he also said, when I asked him to put it into laymen’s terms—would it be a common cold? pneumonia? a heart attack? the flu?—he said that the Bush recession was especially deep and damaging, the worst since the Great Depression.

And I asked him: Was it a common cold?

He said: No. It was a heart attack.

The reality is that when you compare our record to other countries that are recovering from the Great Recession, you can see in this chart that the United States economy has expanded at a significantly faster rate than other leading, advanced economies in the world. So when he says we are slow, we are certainly a lot faster than the rest of the world.

Look at this. Here is the United States. Here is the European Union. Here is Japan. Here is the United King- dom. The United States has recovered stronger and faster than the other world economies.

So when my colleagues across the aisle say that the Obama recovery pales in comparison to average ones, just remember that the comparison is an absolutely ridiculous one.

The recession was an economic heart attack, a financial calamity, and we should thank President Obama that we are now recovering, and recovering faster than like economies in the world.

A budget is about planning for the fu- ture. That planning must be based on reality and must be grounded in our re- cent experience. The Republican budg- et is a misleading, dishonest budget which relies on accounting gimmicks and $1 trillion in unspecified cuts.

It rejects lessons we should have al- ready learned. In 2008 and 2009, this country faced the greatest economic downturn since the Great Depression. The shocks that hit the U.S. economy in the fall of 2008 were at least as large as those that caused the Great Depres- sion. The Chairman of the Council of Economic Advisers, Jason Furman, told the Joint Economic Committee last week that during the Great Reces- sion, household wealth fell by at least five times the depressed in 1929.

More than $16 trillion in wealth evapo- rated in American families, causing great pain and suffering.

Today, some 6½ years later, the economy is a very different place. The recovery has expanded at a faster pace than nearly all other advanced economies. The GDP has grown in 20 of the past 22 quarters, and we have had a record—a record—60 straight months of private sector job growth. This didn’t just happen. It happened because of the Fed- eral Reserve and the bold actions taken by the Democratic Congress and Presi- dent Obama.
Mr. Chairman, the Republican budget is not a budget that gives us that dark, deep recession and that red, deep valley. Mr. Chairman, I reserve the balance of my time.

Mr. BRADY of Texas. Mr. Chairman, I yield myself 1 minute.

Mr. Chairman: Mr. BRADY. My friend Mr. SCHWEIKERT pointed out this was a serious recession. It was not the most serious and severe since the Great Depression. The recession in 1981 and the November of 1982 recession reached a higher unemployment rate, 10.8 percent, greater than this recession. And that was settled, frankly, when interest rates reached over 20 percent.

The truth is there have been jobs added for 60 straight months. You ought to take that graph and double it in job growth, there you would get just the average economic recovery. We continue to struggle as a country, and we shouldn’t settle for this second-rate economic recovery.

With that, Mr. Chairman, I yield 8 minutes to the gentleman from Arizona (Mr. SCHWEIKERT), a new member of the Joint Economic Committee. He is someone who has had longstanding experience in Arizona managing money, understanding State finances, and handling the numbers that our economy moves on.

Mr. SCHWEIKERT. For my friend from Texas, thank you. It is actually a joy being on this committee. It is fascinating the access to data. It is also fascinating how the data sort of gets, and you project it out in the first few minutes, sort of politicized by some of us almost to the edge of fantasy.

Remember, if we step back to 2011, if we look at the President’s own economic graphs, we were going to see economic GDP expansion approaching 5 percent of GDP. The indicators we were just getting this last week, it is this coming quarter, the quarter we are in right now, we may be about to see GDP of about 1 percent—hardly what helpful on this—things like crow-funding, little things that are simple, disappear in the bureaucracy for years after we even have bipartisan legislation. What is it with this White House, with the Democrats’ policy of economic growth, this President’s policy on economic growth. So how quickly do we now hit where 76 percent of our money is going into mandatory? It is not 2023. It is in 4 1/2 years.

Now, yes, when we track what is happening, particularly in Medicare and Medicaid spending, it is tracking faster than we expected. And, yes, we have had discipline in this body on dealing with what we are allowed to have discipline on because of the relationships having a split Congress and being disciplined in discretionary spending.

But understand, if we do not do those things that are necessary to dramatically grow this economy—and it is more than just talking about fantasies within this economic profile. It is regulatory, it is tax systems, and it is trade. And yet simple things—and this one is rather personal to me, and the member who just spoke, what helpful on this—things like crowdfunding, little things that are simple, disappear in the bureaucracy for years after we even have bipartisan legislation.

What is it with this White House, with the Democrat Party’s fear of those things that create economic expansion? Why does it always have to be some sort of massive, collectivist dogma to drive economic growth instead of getting the numbers right? This is important because we are trying to help sell the story of why do we care so much about this economic growth. When you look at what is about to happen in net interest, look at how fast this grows.

I am going to actually move to the next slide just so you have a comparison. I want you to think about this. In just a few years, Mr. Chairman, the interest—and this is using nominal interest. If we have a space, then it gets really bad really fast. But in just a few years, we are going to be spending as much money in this body on interest as we do for all of defense.
Well, at that point, if you care about the entitlements, if that is where you are ideologically, you care about protecting the country, you care about medical research, you care about these things, then the economic growth is everything. We can’t grow ourselves out of this debt crisis, but we can sure do some great good.

I beg my brothers on both sides of the aisle and my sisters, too, you need to step away a bit from some of the crazy dogma, pull back on some of the crazy regulations, the arrogance of thinking Washington knows everything, and let America begin to grow, allow it to begin to prosper. That is what the Republican budget is doing. It is dealing with the reality of the math we have been given by this President’s policies and trying to drive it to a pro-growth future with lots of options.

Mrs. CAROLYN B. MALONEY of New York. Mr. Chairman, in response to my good friends on the other side of the aisle, they don’t lie. These numbers were compiled by the bipartisan Bureau of Labor Statistics and updated in early March. It clearly shows that our economy was shedding 800,000 jobs a month before President Obama took office. And then because of his policies, it has continued to grow. Mr. Chairman, 12 million private sector jobs were added in the past 60 months—the longest streak on record of job growth—and 288,000 private sector jobs added in February.

Mr. Chairman, I now yield 5 minutes to the gentleman from the great State of Maryland (Mr. DELANEY), an outstanding member of our committee.

Mr. DELANEY. Mr. Chairman, I want to thank my good friend, the gentleman from New York, for yielding me time to talk about my colleagues’, the Republicans’, budget, which is something I oppose.

I oppose it for a number of policy reasons, but I thought I would spend my time talking about what I view is a more fundamental, analytical flaw in the budget, and that relates to the overall goal of the budget. Because if you have the wrong goal, you often make a series of bad decisions to support that goal. So I think it is important that we talk about what the goal of the budget is and what the goal of the budget should be.

The goal of the Republican budget is to have zero deficits within 10 years. In my opinion, that is the goal because it sounds good. We have all heard the line that we should not spend more money than we take.

That sounds really good, but it ignores to many extents the basic math of budgets.

It is also an unrealistic goal, and it is also an unnecessary goal. And as a result of pursuing an unrealistic and unnecessary goal, a series of very bad decisions are embedded in the budget, which is why I want to talk about the goal.

It is an unrealistic goal when you look at the condition of the Federal budget at this moment in time. After several decades of this Congress and several administrations ignoring, in many ways, the fiscal responsibility of this great country and allowing our debt to be a percentage of our economy, we put ourselves in a position where we have had very significant deficits and the debt levels are such that we have very limited financial flexibility as a country, and if inordinate government spending were to go unchecked, it would increasingly consume a very large percentage of our budget. That is the problem and that is the situation we find ourselves in.

In addition, Mr. Chair, we are entering a phase where the demographic trends in the country and the aging on a relative basis of the population are putting tremendous pressure on the resources of the Federal Government. So this is a very, very challenging time and I worry why has this President so very significant, very, very significant cuts to these critical investments, which you could argue has never been more important to do that. In fact, they bring many of these levels down to half of what they have been historically—again, and importantly, expressed as a percentage of our economy because it is irrelevant to talk about absolute numbers. The only numbers that should be talked about is the budget in terms of a percentage of our economy.

But because we have this unrealistic goal, our Republican colleagues make very, very significant cuts to these critical investments, which you could argue has never been more important to do that. In fact, they bring many of these levels down to half of what they have been historically—again, and importantly, expressed as a percentage of our economy because it is irrelevant to talk about absolute numbers. The only numbers that should be talked about is the budget in terms of a percentage of our economy.

Now, my Republican colleagues don’t choose to raise taxes. In fact, what they choose to do is to cut taxes, which makes an already unrealistic goal more unrealistic. So the only thing that is left, the only thing that is left to bring this budget to zero within 10 years is massive, massive reductions in the investments we are making in our future and in our Nation, which, to me, is a very odd decision in light of the facts that are in front of us, and the facts that are in front of us are very clear. We are in a global and very competitive economy, and we haven’t made the investments, particularly in things like infrastructure, to position this country to compete as successfully as it should in a world that is increasingly interconnected.

Also, we have to make investments in our children. Mr. Chair. We are in a knowledge-based economy. And to forth unrealistic expectations. They would make bad decisions to support that goal. So I think it is important that we talk about what the goal of the budget is and what the goal of the budget should be.

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It is also an unrealistic goal, and it is also an unnecessary goal. And as a result of pursuing an unrealistic and unnecessary goal, a series of very bad decisions are embedded in the budget, which is why I want to talk about the goal.
If we want to stay with this second-rate disappointing recovery, stay the course. But if we want a stronger, healthier economy, we need to change direction. The Republican budget under Chairman TOM PRICE changes the trajectory and the momentum of America’s economy, balancing it without raising taxes. The Federal Reserve said one of the drags on our economy are the tax increases from President Obama’s fiscal cliff. We have so much more to do to help our families, young people, and those looking for a job, we can’t settle for second rate.

With that, I reserve the balance of my time.

Mrs. CAROLYN B. MALONEY of New York. Mr. Chair, I yield myself such time as I may consume.

The Republican budget looks like a blueprint, but it is not. It is more like a vague set of directions, with the most important pieces missing.

This budget calls for vast cuts, but it doesn’t specify what will be cut or who will suffer the pain. It claims to lower budget deficits, but it relies on accounting gimmicks, not genuine savings.

This document is not a blueprint. It is not an engineering marvel. It does not deserve our praise or even serious attention. It is fundamentally dishonest. It is a dishonest document that would hurt millions of Americans and imperil our future.

The deceptions in this document have already been brought to light by some of our Nation’s leading papers. At this point, the fact that this budget is misleading doesn’t surprise us, but the scope of the deception is absolutely breathtaking.

Before we go to the great leader from the great State of North Carolina, I would like to point out who gets hurt in this budget.

The Republican budget is also deceptive because it hides the fact that the “savings” they talk about, it achieves these savings at a huge cost to working families. This budget is balanced on the backs of working Americans.

This budget slashes our investment in education. It devastates our investment in research and innovation. It ignores the problems of our crumbling infrastructure. It provides no solution to the looming bankruptcy of the Federal transportation fund, and it will destroy up to 2.9 million jobs in 2017 alone.

This is not general belt-tightening. It is the wholesale strangling of the dreams and opportunities of those who are already struggling.

It could fairly be called a plan to “soak the poor,” because the poor and working Americans would be hit especially hard by the Republican budget proposal, which would allow critical provisions of the earned income tax credit and the child tax credit to expire at the end of 2017. Democratic programs to help working Americans would expire under their plan.

And that would increase the number of people in poverty by an estimated 1.8 million, including 1 million children.

This budget falsely claims that it will, in the Republican words, “make sure that those who need assistance get more than an invitation into a broken system.”

It then proceeds to cut the Supplemental Nutrition Assistance Program by $125 billion between 2021 and 2025. This would either mean the end of food assistance for millions of low-income families or a cut in benefits below the less than $1.50 per person per meal households now receive.

This budget would then further convert Medicaid and the Children’s Health Insurance Program into a block grant and drastically reduce its funding. This is not a budget for the future. It destroys the dreams of working Americans for the future.

I yield 3 minutes to the gentlewoman from the great State of North Carolina (Ms. ADAMS), a new member of our committee.

Ms. ADAMS. Mr. Chair, I want to thank the gentlewoman from New York.

I stand in opposition to this blatantly dishonest Republican budget.

Republicans call this A Balanced Budget for a Stronger America, but I call it Robin Hood.

Republicans say that it will bring greater opportunity and a healthier economy for the working class, but I say it widens the gap between the haves and the have-nots.

Our economic engine is driven by middle class American families.

This budget attacks them, and it attacks our economy. It is a one-sided partisan plan, increasing savings for the rich by $200,000, increasing taxes for the average American by $2,000. It repeals the Affordable Care Act, which has insured 16 million more people previously uninsured.

The district in North Carolina I represent benefits from the Democratic alternative. Let’s continue the discussion.

The Acting CHAIR. The gentlewoman from New York has 10 1⁄2 minutes remaining.

The Gentlewoman from New York. Mr. Chair, inquiring how much time is remaining.

Ms. ADAMS. Mr. Chair, I thank the gentlewoman from New York for yielding.

Mr. Chair, today, we will be asked to vote on a budget resolution that should outline our priorities and our values as a nation.

But this year, House Republicans have proposed what I refer to as a “magic budget” that goes far beyond the sleights of hand and fiscal gimmicks that folks have grown accustomed to seeing here in Washington.

Republicans would like us to believe that their painful spending cuts will balance the budget in just 9 years. Unfortunately, the basic immutable laws of accounting contradict this claim.

The Republican budget claims to save $5.5 trillion and balance the budget in just 9 years. Allow me to explain this magic in the budget.

The magic budget extends tax cuts for corporations and eliminates the alternative minimum tax, but it doesn’t
account for the $150 billion in lost rev-

They don’t say how they are going to help the seniors. They are just going to give them this voucher program. Can private insurance companies provide better coverage? They don’t know. They don’t say anything about it. They just give them vouchers and let them go to private insurance.

They don’t say whether their program will cost more in out-of-pocket expenses, but I think it definitely will. Dismantling health care is a radical proposition. My guess is that, if Congress tries to privatize Medicare, millions of Americans will storm Capitol Hill.

Let’s remember what happened in the early 2000s when then-President George W. Bush tried to partially privatize Social Security. Like Medicare, Social Security is extremely popular with seniors because it works, and it makes a huge, positive difference in their lives.

For many older Americans, Social Security is the only source of retirement income they will have, and for others, it is a critical supplement to their savings. Republicans have previously tried to privatize it.

Let’s be honest with the American people. If the Republican colleagues want to dismantle Medicare, they should come right out and say it and say it loudly.

In their budget proposal, our friends across the aisle complain about how long it has taken our economy to recover from the Great Recession. Remember that it bubbled up and blew up on their watch. The recession was on their watch with their proposals.

Their budget talks a great deal about accountability; yet nowhere do our Republican colleagues indicate that they should be held accountable for the mistakes and the mismanagement that led to the Great Recession. To the $17 trillion in household wealth that was lost, the president’s most recent household wealth has been regained, and that is thanks to the Obama recovery.

For my Republican friends who want to brush away any mention of the failed Republican policies of the past that brought us to the verge of eco-

nomic collapse, I would remind you of the prophesy—of the words—of a great philosopher who said: Those who do not learn the past are condemned to repeat it.

I do not want to go back to the past of the red, deep valley that this chart shows. Republicans’ promises in the past of prosperity through austerity have proven to be hollow. Democratic policies have produced an economy that has just added more than 200 private sector jobs every month for 12 straight months. That is the first time that has happened since 1977.

Republicans’ predictions that the passage of the Recovery Act would produce economic doom, hyper-inflation, and the collapse of the dollar were all proven wrong. Democratic policies have produced an economy that has been growing steadily, with low inflation, a strong dollar, cheap gas, a deficit that has shrunk by two-thirds, and a Dow Jones index that has tripled.

Republicans lamented that the passage of the Affordable Care Act would make health care unaffordable. It turned out to not be totally untrue. The annual increase in healthcare premiums has dropped to a 50-year low.

Now, I would like to take a short de-
tour to give some advice for home buy-
ers. If you ever consider buying a new house that is built on a blueprint like this Republican budget blueprint, please do not do it. Save your money.

Look for a home that is built on a solid foundation. Look for a house that has strong walls and a solid roof. Look for one that will protect your family for a long time. Don’t buy a house built on a blueprint that is as shoddy as this one.

They are going back to their same failed policy. This budget is a flasco, and the numbers do not add up. I am pleased that even some of my Repub-
lican colleagues have had the courage to say so. Some have called it budg-
etary tricks, gimmicks, funny money, slush funds; but the truth is far worse than that.

The Acting CHAIR. The time of the gentlewoman has expired.

Mr. BRADY of Texas. Mr. Chairman, did I hear the Chair say that all time has expired on the Democrat side of the aisle?

The Acting CHAIR. The time of the gentlewoman from New York has expired.

Mr. BRADY of Texas. Mr. Chairman, I yield myself such time as I may con-
sume.

Look, I don’t blame Democrats for not understanding this budget. They could never pass one. In fact, there hasn’t been a budget for this great country since 2009, when they were in charge. In fact, it is the Republicans who have consistently in the House passed a budget only to have a Demo-
ocrat Senate do nothing.

Now, for the first time, the American public has said: we have had enough of this, enough of the deficits, enough of this struggling economy, enough of this out-of-control spending; we want a real budget.

This step takes place today with Chairman PRICE’s balanced budget for a stronger economy. I would point out that the American public knows ex-
actly the Democratic policies that have brought them the weakest recov-
er in 50 years, and it is why, 5 years after the recovery began, most Ameri-
cans still think they are in a recession. They think their families and their communities are still in a recession. We are not going to settle for this sec-
ond-rate economy.

I would point out, while I am pleased there has been some job creation over the last 60 months, compare it to the average. If this were just a C-grade re-
cover—just the middle of the pack, nothing to brag about—we would be creating 403,000 new jobs every month,
not 200,000-plus. It would be almost double that. If you look at the Reagan recovery, which had higher unemployment, there were 750,000 jobs a month.

That chart does show positive growth but it is so weak and so disappointing, and it is accompanied by stagnant paycheques and college graduates who are working behind cash registers. If we want to stick with that, no problem, we know exactly what to do; but if we want to change course as a country, if we want to stop growing Washington’s economy and grow our local economies, we are going to have to change course.

The weakness of this recovery can be captured in three numbers. We are missing $1.5 trillion out of today’s economy, and people are suffering. We are missing 5.5 million jobs, which is enough to put everyone looking for work in 45 States back to work, and we are missing $11,000 a year out of a family of four’s family budget.

Can you imagine what $11,000 could do in paying for tuition and fuel and college costs? This growth gap will persist unless we change course.

Firstly, the budget resolution gradually addresses these issues by gradually bringing Federal spending back into line, allowing Washington to balance the budget and grow the economy.

Secondly, the budget resolution builds on the success of the welfare reform of the 1990s when Democrat President Bill Clinton and a Republican Congress worked together to give block grants to the States so they could develop programs to help able-bodied, working poor people find jobs, and it succeeded.

In employing this successful model, the budget resolution envisions converging Medicaid and food stamp programs into block grants that would allow States to tailor those programs to the needs of their States, to experiment and to find more innovative ways to get people out of work and into a career and a lifetime that they have envisioned.

Thirdly, the budget envisions the repeal of the unpopular and unworkable monstrosity known as ObamaCare.

Fourthly, the budget resolution envisions saving Medicare once and for all, putting in place the reforms that would actually keep this important program for seniors and for generations to come.

Finally, the budget resolution envisions growth through reform—building for growth—to get America back to work and American companies competing and winning around the world.

There is so much more we must do in reforming America’s growth Code and balancing regulation and creating a sound dollar and creating sales agreements around the world so our companies can compete, but we can’t do that until this government has a budget that is built for the United States and is not for the government’s growth.

I strongly commend the work of Chairman Price and of the other Republican members of the Budget Committee. I urge the House to vote for this budget resolution. We need to change course in this country so we can get hard-working taxpayers, young people, and families back to work and living the American Dream.

Mr. Chairman, I yield back the balance of my time.

Mr. RYAN of Wisconsin. Mr. Chair, Section 804 of H. Con. Res. 27 contains the budget resolution’s policy statement on tax reform. These policy goals are familiar, as we have been pursuing them for several years now. They include simplifying the tax code for families and businesses, reducing tax rates and consolidating the existing seven brackets into two, repealing the Burdensome Alternative Minimum Tax, reducing what is currently the highest corporate rate in the developed world, and transitioning to a more competitive system of international taxation.

With respect to this last goal, the budget resolution includes language that did not appear in previous budget resolutions. Section 804(b)(5) specifies that our international tax system should be reformed “in a manner that does not discriminate against any particular type of income or industry.” Because this language is new, I would like to explain in more detail how it should be interpreted.

Nondiscrimination is a key principle of tax reform. The tax code should not pick winners or losers. All businesses should be on a level playing field where to allocate capital based on the most promising economic opportunities, not based on where one can obtain the most tax breaks.

At the same time, when some taxpayers use sophisticated tax planning to exploit loopholes to take home a result much more favorable than other taxpayers can achieve, the nondiscrimination principle is violated and capital flows to the least taxed investments rather than to the most economically productive investments, leading to economic distortions and lower growth. For this reason, the committee report on H. Con. Res. 27, House Report 114–47, clarifies that, “This non-discrimination principle, however, is not intended to prevent the adoption of reasonable anti-avoidance rules.”

As an example, under the current tax code a U.S. company that keeps its intellectual property (IP) in the United States and licenses it to foreign customers pays zero on its royalties. That means our international tax system to foreign customers pays zero on its royalties. That means our tax code discriminates against U.S.-owned intellectual property (IP) in the United States and licenses it to foreign subsidiaries in Bermuda and then licenses it to foreign customers. As a result, much more favorable than other taxpayers can achieve, the nondiscrimination principle is violated and capital flows to the least taxed investments rather than to the most economically productive investments, leading to economic distortions and lower growth. For this reason, the committee report on H. Con. Res. 27, House Report 114–47, clarifies that, “This non-discrimination principle, however, is not intended to prevent the adoption of reasonable anti-avoidance rules.”

As an example, under the current tax code a U.S. company that keeps its intellectual property (IP) in the United States and licenses it to foreign customers pays zero on its royalties. That means our tax code discriminates against U.S.-owned IP and in favor of foreign-owned IP, which is why so much of our valuable intellectual property has left the country. On the other hand, a tax reform proposal that says both companies pay the same low tax rate on those royalties—for instance, a rate similar to Ireland’s rate, which is where so many U.S. companies are moving to avoid the tax burden—would end this discrimination and therefore would be consistent with section 804(b)(5). And by ending this discrimination with the same low tax rate for both companies, the proposal would encourage not only intellectual property to reenter the United States, but also the R&D and manufacturing jobs associated with it.

I hope this clarifies how section 804(b)(5) should be interpreted, and I look forward to working with Chairman Price and the rest of my colleagues on the Committee on Ways and Means, as we continue working to enact tax reform legislation in the 114th Congress.

The Acting CHAIR. All time for general debate on the subject of economic goals and policies has expired.

Pursuant to the rule, the concurrent resolution shall be considered for amendment under the 5-minute rule and is considered read.

I hope this clarifies how section 804(b)(5) should be interpreted, and I look forward to working with Chairman Price and the rest of my colleagues on the Committee on Ways and Means, as we continue working to enact tax reform legislation in the 114th Congress.

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### SEC. 101. RECOMMENDED LEVELS AND AMOUNTS

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The amounts by which the aggregate levels of Federal revenues should be changed are as follows:

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The recommended levels of Federal revenues are as follows:

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Fiscal year 2023: $3,388,688,000,000.
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TITLE II—RECONCILIATION

SEC. 201. RECONCILIATION IN THE HOUSE OF REPRESENTATIVES.
(a) Submission Providing for Deficit Reduction.—Not later than July 15, 2015, the committees named in subsection (b) shall submit their recommendations to the Committee on the Budget of the House of Representatives to carry out this section.
(b) Instructions.—
(1) COMMITTEE ON AGRICULTURE.—The Committee on Agriculture shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(2) COMMITTEE ON ARMED SERVICES.—The Committee on Armed Services shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(3) COMMITTEE ON EDUCATION AND THE WORKFORCE.—The Workforce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(4) COMMITTEE ON ENERGY AND COMMERCE.—The Committee on Energy and Commerce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(5) COMMITTEE ON FINANCIAL SERVICES.—The Committee on Financial Services shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $100,000,000 for the period of fiscal years 2016 through 2025.
(6) COMMITTEE ON HOMELAND SECURITY.—The Committee on Homeland Security shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(7) COMMITTEE ON THE JUDICIARY.—The Committee on the Judiciary shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(8) COMMITTEE ON NATURAL RESOURCES.—The Committee on Natural Resources shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $100,000,000 for the period of fiscal years 2016 through 2025.
(9) COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY.—The Committee on Science, Space, and Technology shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $15,000,000 for the period of fiscal years 2016 through 2025.
(10) COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE.—The Committee on Transportation and Infrastructure shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(11) COMMITTEE ON VETERANS’ AFFAIRS.—The Committee on Veterans’ Affairs shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(12) COMMITTEE ON WAYS AND MEANS.—The Committee on Ways and Means shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.
(13) CONGRESSIONAL BUDGET OFFICE ESTIMATES.—Upon the request of the chair of the Committee on the Budget of the House for any measure, the Congressional Budget Office shall prepare an estimate based on the baseline determination made by such chair pursuant to paragraph (1).
(b) Repeal of the President's Health Care Law Through Reconciliation.—In preparing the report accompanying the concurrent resolution on the budget that repeal the Affordable Care Act and the health care-related provisions of the Health Care and Education Reconciliation Act of 2010, and
(1) determine the most effective methods by which the health care laws referred to in paragraph (1) shall be repealed in their entirety.
(c) Revision of Budgetary Levels.—
(1) Submission.—Upon the submission to the Committee on the Budget of the House of a recommendation that has complied with its reconciliation instructions solely by virtue of section 318(b) of the Congressional Budget Act of 1974, the chair of the Committee on the Budget may file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.
(2) Conference Report.—Upon the submission to the House of a conference report recommending a reconciliation bill or resolution in which a committee has complied with its reconciliation instructions solely by virtue of this section, the chair of the Committee on the Budget of the House may file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.
TITLE IV—BUDGET ENFORCEMENT

SEC. 401. COST ESTIMATES FOR MAJOR LEGISLATION TO INCORPORATE MACROECONOMIC EFFECTS.

(a) CBO ESTIMATES.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, an estimate provided by the Congressional Budget Office of the Congressional Budget Act of 1974 for any major legislation considered in the House or the Senate during fiscal year 2015 shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(b) JOINT COMMITTEE ON TAXATION ESTIMATES.—For purposes of the enforcement of this concurrent resolution, any estimate provided by the Joint Committee on Taxation to the Director of the Congressional Budget Office under section 201(f) of the Congressional Budget Act of 1974 for any major legislation shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(c) CONTENTS.—Any estimate referred to in section (a) or (b) shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects (including macroeconomic variables described in subsection (a) and (b)) of such legislation in the 28-fiscal year period beginning after the last fiscal year of this concurrent resolution sets forth budgetary levels required by section 301 of the Congressional Budget Act of 1974; and

(2) an identification of the critical assumptions and the source of data underlying that estimate.

(d) DEFINITIONS.—As used in this section—

(1) the term "major legislation" means any bill or joint resolution—

(A) for which an estimate is required to be prepared pursuant to section 402 of the Congressional Budget Act of 1974 and that causes a gross budgetary effect (before incorporating macroeconomic effects) in any fiscal year over the years of the most recently completed 28-fiscal year period on the budget equal to or greater than 0.25 percent of the current projected gross domestic product of the United States for that fiscal year; or

(B) designated as such by the chair of the Committee on the Budget for all direct legislation or the Member who is chair or vice chair of the Committee on the Budget for all direct legislation or the Member who is chair or vice chair of the Committee on the Budget for all direct or indirect legislation accompanying the conference report thereon; and

(2) the term "budgetary effects" means changes in revenues, budget authority, outlays, and deficits.

SEC. 402. LIMITATION ON MEASURES AFFECTING SOCIAL SECURITY SOLVENCY.

(a) IN GENERAL.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, it shall not be in order in the House or the Senate a bill or joint resolution, or an amendment thereto or conference report thereon, that reduces the actuarial balance by at least .01 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund established under section 201(a) of the Social Security Act for the 75-year period utilized in the most recent annual report of the Board of Trustees of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 206(c)(2) of the Social Security Act.

(b) EXCEPTION.—Subsection (a) shall not apply to a measure—

(1) to improve the actuarial balance of the combined balance in the Federal Old-Age and Survivors Insurance

SEC. 403. BUDGETARY TREATMENT OF ADMINISTRATIVE EXPENSES.

(a) IN GENERAL.—Notwithstanding section 302(a)(1) of the Congressional Budget Act of 1974, the Balanced Budget and Emergency Deficit Control Act of 1985, or any amendment thereto or conference report thereon, any expenditure from the Treasury for administrative expenses, or any amendment thereto or conference report thereon, shall cause to accompany this concurrent resolution, that reduces the actuarial balance by at least.01 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 206(c)(2) of the Social Security Act.

(b) SPECIAL RULE.—For purposes of enforcing sections 302(f) and 311 of the Congressional Budget Act of 1974 to the Committee on Appropriations amounts for the discretionary administrative expenses of the Social Security Administration and the United States Postal Service.

SEC. 404. LIMITATION ON TRANSFERS FROM THE GENERAL FUND OF THE TREASURY TO THE HIGHWAY TRUST FUND.

For purposes of the Congressional Budget Act of 1974, the balanced budget and emergency deficit control Act of 1985, or any amendment thereto or conference report thereon, that transfers funds from the general fund of the Treasury to the Highway Trust Fund shall not be counted as new budget authority and outlays equal to the amount of the transfer in the fiscal year the transfer occurs.

SEC. 405. LIMITATION ON ADVANCE APPROPRIATIONS.

(a) IN GENERAL.—In the House, except as provided for in subsection (b), any bill or joint resolution, or amendment thereto or conference report thereon, that reduces the actuarial balance by at least .01 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 206(c)(2) of the Social Security Act.

(b) EXCEPTION.—Subsection (a) shall not apply to—

(1) a bill or joint resolution that reduces the actuarial balance by at least .01 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 206(c)(2) of the Social Security Act.

(c) LIMITATIONS.—The aggregate level of advance appropriations shall not exceed—

(1) $36,000,000 in new budget authority and outlays in the fiscal year 2016; and

(2) $173,446,000 in new budget authority and outlays in the fiscal year 2017.

SEC. 406. FAIR VALUE CREDIT ESTIMATES.

(a) FAIR VALUE ESTIMATES.—Upon the request of the chair or ranking member of the Committee on the Budget, the Comptroller General shall submit a report to the Committee on the Budget pursuant to section 302(o)(2) of the Congressional Budget Office.
Office under the terms of title V of the Congressional Budget Act of 1974, "credit reform," shall be, as a supplement to such estimate, and to the extent practicable, also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(b) Fair Value Estimates for Housing and Student Loan Programs.—Whenever the Director of the Congressional Budget Office prepares an estimate pursuant to section 402 of the Balanced Budget Act of 1974 of the budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such housing, residential mortgage, or student loan program under title V of the Congressional Budget Act of 1974, then the Director shall also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by the provisions of such bill or joint resolution that result in such effect.

(c) Enforcement.—If the Director of the Congressional Budget Office provides an estimate pursuant to subsection (a) or (b), the chair of the Committee on the Budget may use such estimate to determine compliance with the Congressional Budget Act of 1974, and such enforcement could be in the form of a conference report.

SEC. 407. LIMITATION ON LONG-TERM SPENDING.

(a) In General.—In the House, it shall not be necessary to consider a bill or joint resolution reported by a Committee (other than the Committee on Appropriations), on an amendment thereto or a conference report thereon, if the provisions of such measure have the net effect of increasing direct spending in excess of $5,000,000,000 for any period described in subsection (b).

(b) Time Periods.—The applicable periods for purposes of this section are the four consecutive fiscal years beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 408. ALLOCATION FOR OVERSEAS CONTINUENCY OPERATIONS/GLOBAL WAR ON TERRORISM.

(a) Separate OCO/GWOT Allocation.—In the House, the chair of the Committee on Appropriations (other than the Committee on Appropriations), or the amendment thereto or a conference report thereon, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

(b) Application.—For purposes of enforcing the separate allocation referred to in subsection (a), under section 302(f) of the Congressional Budget Act of 1974, the "budget year" and the "total of fiscal years" shall be deemed to refer to fiscal year 2016. Section 302(c) of such Act shall not apply to such separate allocation.

(c) Designations.—New budget authority or outlays counting toward the allocation established by subsection (a) shall be designated in the conference report of the Balanced Budget and Emergency Deficit Control Act of 1985.

(d) Adjustments.—For purposes of subsection (a) for fiscal year 2016, no adjustment shall be made under section 314(a) of the Congressional Budget Act of 1974 if any adjustment would be made under section 251(b)(2)(A)(ii) of the Balanced Budget and Emergency Deficit Control Act of 1985.

SEC. 409. ADJUSTMENTS FOR IMPROVED CONSTRUCTION OF BUDGETARY RESOURCES.

(a) Adjustments of Discretionary and Direct Spending Levels.—In the House, if a committee (other than the Committee on Appropriations) reports a bill or joint resolution, or amendment thereto, or a conference report thereon, the committee shall transmit to the Committee on the Budget a report containing a certification that such committee has conducted an economic analysis of the bill or joint resolution, or amendment thereto, or conference report thereon, and that such committee has determined that such bill or joint resolution, or amendment thereto, or conference report thereon, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

(b) Enforcement.—If the Director of the Congressional Budget Office provides an estimate pursuant to section 402 of the Balanced Budget Act of 1974 of the budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such housing, residential mortgage, or student loan program under title V of the Congressional Budget Act of 1974, then the Director shall also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by the provisions of such bill or joint resolution that result in such effect.

(c) Enforcement.—If the Director of the Congressional Budget Office provides an estimate pursuant to section 402 of the Balanced Budget Act of 1974 of the budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such housing, residential mortgage, or student loan program under title V of the Congressional Budget Act of 1974, then the Director shall also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by the provisions of such bill or joint resolution that result in such effect.

SEC. 410. CONCEPTS, AGGREGATES, ALLOCA TIONS AND APPLICATION.

(a) Conception, Aggregates, and Application.—In the House—

(1) a change in budgetary concepts or definitions, the chair of the Committee on the Budget may adjust any aggregations, aggregates, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments of the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration;

(B) take effect upon the enactment of that measure; and

(C) be published in the Congressional Record as soon as practicable;

(3) section 202 of S. Con. Res. 21 (110th Congress) shall have no force or effect for any reconciliation bill reported pursuant to instructions set forth in this concurrent resolution;

(4) the chair of the Committee on the Budget may adjust the allocations, aggregates, and other budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office; and

(5) the term "budget year" means the most recent fiscal year for which a concurrent resolution on the budget has been adopted.

(b) Aggregates, Allocations and Application.—In the House, for purposes of this concurrent resolution and budget enforcement—

(1) the consideration of any bill or joint resolution, or amendment thereto or conference report thereon, for which the chair of the Committee on the Budget makes adjustments or revisions in the allocations, aggregates, and other budgetary levels of this concurrent resolution shall be subject to the points of order set forth in clause 19 of rule XXI of the Rules of the House of Representatives or section 407 of this concurrent resolution; and

(2) revised allocations and aggregates resulting from these adjustments shall be considered for the purposes of the Congressional Budget Act of 1974 as allocations and aggregates included in this concurrent resolution.

SEC. 411. RULEMAKING POWERS.

The House adopts the provisions of this title—

(1) as an exercise of the rulemaking power of the House of Representatives and as such shall be subject to the rules of the House of Representatives, and these rules shall supersede other rules only to the extent that they are inconsistent with other such rules; and

(2) with full recognition of the constitutional right of the House of Representatives and the Senate to legislate in the same manner, and to the same extent as in the case of any other rule of the House of Representatives.

SEC. 501. RESERVE FUND FOR THE REPEAL OF THE PRESIDENT'S HEALTH CARE LAW.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 502. DEFICIT-NEUTRAL RESERVE FUND FOR PROMOTING REAL HEALTH CARE REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 503. DEFICIT-NEUTRAL RESERVE FUND RELATED TO THE MEDI CARE PROVIS IONS OF THE PRESIDENT'S HEALTH CARE LAW.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 504. DEFICIT-NEUTRAL RESERVE FUND FOR THE STATE CHILDREN'S HEALTH INSURANCE PROGRAMS.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 505. DEFICIT-NEUTRAL RESERVE FUND FOR GRADUATE MEDICAL EDUCATION.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.
Means, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 507. DEFICIT-NEUTRAL RESERVE FUND FOR FEDERAL RETIREMENT REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure reforms policies and programs to reduce poverty and increase opportunity and upward mobility. But only if such measure would neither adversely impact job creation nor increase the deficit over the period of fiscal years 2016 through 2025.

SEC. 509. DEFICIT-NEUTRAL RESERVE FUND TO REDUCE POVERTY AND INCREASE OPPORTUNITY AND UPWARD MOBILITY.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure maintains the solvency of the Highway Trust Fund, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 510. DEFICIT-NEUTRAL RESERVE FUND FOR TRANSPORTATION.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure maintains the solvency of the Highway Trust Fund, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 511. DEFICIT-NEUTRAL RESERVE FUND FOR FEDERAL RETIREMENT REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure reforms policies and programs to reduce poverty and increase opportunity and upward mobility. But only if such measure would neither adversely impact job creation nor increase the deficit over the period of fiscal years 2016 through 2025.

SEC. 512. DEFICIT-NEUTRAL RESERVE FUND FOR DEFENSE SEQUESTER REPLACEMENT.

The chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure supports the following activities: Department of Defense training and maintenance associated with combat readiness, modernization of equipment, auditability of financial statements, or military compensation and benefit reforms, by the amount provided for these purposes, but only if such measure would not increase the deficit (without counting any net revenue increases in that measure) over the period of fiscal years 2016 through 2025.

SEC. 513. DEFICIT-NEUTRAL RESERVE FUND FOR OVERSEAS CONTINGENCY OPERATIONS/GLOBAL WAR ON TERRORISM.

The chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure is related to the Department of Defense Support for Overseas Contingency Operations/Global War on Terrorism by the amounts provided in such legislation in excess of $73.5 billion but not to exceed $94 billion, but only if such measure would not increase the deficit (without counting any net revenue increases in that measure) over the period of fiscal years 2016 through 2025.

TITLE VI—ESTIMATES OF DIRECT SPENDING

SEC. 601. DIRECT SPENDING.

(a) MEANS-TESTED DIRECT SPENDING.—

(1) For means-tested direct spending, the average rate of growth in the total level of outlays during the period preceding fiscal year 2016 is 6.8 percent.

(2) For means-tested direct spending, the estimated average rate of growth in the total level of outlays for the fiscal year beginning with fiscal year 2016 is 4.6 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for means-tested direct spending:

(A) In 1996, a Republican Congress and a Democratic president reform welfare by limiting the duration of benefits, giving States more control over the program, and helping recipients find work. In the five years a budget would not increase the deficit (without counting any net revenue increases in that measure) over the period of fiscal years 2016 through 2025.

(B) For Medicaid, this budget assumes the conversion of the Federal share of Medicaid spending into State allotments, which States will be able to tailor to meet their unique needs. Such a reform would end the misguided one-size-fits-all approach that imposes rigidities on State governments and would provide States with the freedom and flexibility they have long requested in the Medicaid program. Moreover, this budget assumes the repeal of the Medicaid expansions in the President’s health care law, relieving State governments of the cripplng one-size-fits-all enrollment mandates, as well as the added pressure the law’s Medicaid expansion puts on an already-strained system.

(C) For the Supplemental Nutrition Assistance Program and Medicaid, this budget assumes the conversion of the program into a flexible State allotment tailored to meet each State’s needs. The allotment would increase based on the Department of Agriculture Thrifty Food Plan index and beneficiary growth. Such a reform would provide incentives for States to ensure dollars will go towards those who need them most.

(D) For Medicaid, the average rate of growth in the total level of outlays during the period preceding fiscal year 2016 is 4.6 percent.

(2) NON-NEAMS-TESTED DIRECT SPENDING.—

(1) For nonmeans-tested direct spending, the average rate of growth in the total level of outlays during the period preceding fiscal year 2016 is 4.5 percent under current law.

(2) For nonmeans-tested direct spending, the estimated average rate of growth in the total level of outlays during the period beginning with fiscal year 2016 is 4.6 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for nonmeans-tested direct spending:

(A) For Medicare, this budget advances plans to put seniors in charge of their health care decisions. Future retirees will be able to choose from a range of guaranteed coverage options, with private plans competing alongside the traditional fee-for-service Medicare program. Medicare would provide a premium-support payment either to pay for or offset the premium of the plan chosen by the senior, depending on the plan’s cost. The Medicare premium-support payment would be adjusted so that the sick would receive more assistance, and healthier seniors would receive additional assistance to help cover out-of-pocket costs; and wealthier seniors would assume responsibility for a greater share of their premiums. Putting seniors in charge of how their health care dollars are spent will force providers to compete against each other on price and quality. This market competition will act as a real check on widespread waste and skyrocketing health care costs. As with previous budgets, this program will begin in 2024 and makes no changes to those in or near retirement.

(B) In keeping with a recommendation from the National Commission on Fiscal Responsibility and Reform, this budget calls for Federal employees—including Members of Congress and congressional staff—to make greater contributions toward their own retirement.

TITLE VII—RECOMMENDED LONG-TERM BUDGET OPTIONS

SEC. 701. LONG-TERM BUDGET OPTIONS.

The following are the recommended revenue, spending, and deficit levels for each of fiscal years 2030, 2035, and 2040 as a percent of the gross domestic product of the United States:

1. REVENUES.—The budgetary levels of Federal revenues are as follows:

Fiscal year 2030: 18.7 percent.
Fiscal year 2035: 19.0 percent.
Fiscal year 2040: 19.0 percent.

2. OUTLAYS.—The budgetary levels of total budget outlays are not to exceed:

Fiscal year 2030: 18.4 percent.
Fiscal year 2035: 17.8 percent.
Fiscal year 2040: 16.9 percent.

3. DEFICITS.—The budgetary levels of deficits are not to exceed:

Fiscal year 2030: -0.3 percent.
Fiscal year 2035: -1.2 percent.
Fiscal year 2040: -2.1 percent.

4. DEBT.—The budgetary levels of debt held by the public are not to exceed:

Fiscal year 2030: 44.0 percent.
Fiscal year 2035: 52.0 percent.
Fiscal year 2040: 58.0 percent.

TITLE VIII—POLICY STATEMENTS

SEC. 801. POLICY STATEMENT ON BALANCED BUDGET AMENDMENT.

(a) FINDINGS.—The House finds the following:

(1) The Federal Government collects approximately $3 trillion annually in taxes, but spends more than $3.5 trillion to maintain the operations of government. The Federal Government must borrow 14 cents of every Federal dollar spent.

(2) At the end of the year 2014, the national debt of the United States was more than $18.1 trillion.

(3) A majority of States have petitioned the Federal Government to hold a Constitutional Convention for the consideration of adopting a Balanced Budget Amendment to the United States Constitution.

(4) Forty-nine States have fiscal limitations on their State Constitutions, including the requirement to annually balance the budget.
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(5) H.J. Res. 2, sponsored by Rep. Robert W. Goodlatte (R-VA), was considered by the House of Representatives on November 18, 2011, though it received 262 aye votes, it did not receive the two-thirds required for passage.

(6) Numerous balanced budget amendment proposals have been introduced on a bipartisan basis. Twelve were introduced in the 113th Congress alone, including H.J. Res. 4 by Democratic Representative John J. Barrow of Georgia, and H.J. Res. 38 by Republican Representative Jackie Walorski of Indiana.

(7) The joint resolution providing for a balanced budget is set forth in subsection (b), and send such joint resolution to the States for their approval, to amend the Constitution of the United States to require an annual balanced budget.

SEC. 902. POLICY STATEMENT ON BUDGET PROCESS AND BASELINE REFORM.

(a) FINDINGS.—

(1) In 1974, after more than 50 years of executive dominance over fiscal policy, Congress acted to reassert its "power of the purse", and passed the Congressional Budget and Impoundment Control Act.

(2) The measure explicitly sought to establish congressional control over the budget process, to provide for annual congressional determination of the appropriate level of taxes and spending, to set important national budget priorities, and to find ways in which Members of Congress could have access to the most accurate, objective, and highest quality information to assist them in discharging their duties.

(3) Achieving its intended purpose, however, the process has instituted a bias toward higher spending and larger government. The behemoth of the Federal Government has financed through either borrowing or taking ever greater amounts of the national income through high taxation.

(4) The process does not treat programs and policies consistently and shows a bias toward higher spending and higher taxes.

(5) An extension of spending programs (of more than $30 million per year) scheduled to expire.

(6) Yet it does not assume the extension of tax policies in the same way, consequently, extensions of tax policies that are scheduled to expire is characterized as a new tax reduction, requiring offsets to "pay for" merely keeping tax policy the same even though estimating conventions would not require similar treatment of spending programs.

(7) The original goals set for the congressional process are admirable in their intent, but because the essential mechanisms of the process have remained the same, and "reforms" to the process of the past 40 years have largely taken the form of layering greater levels of legal complexity without reforming or reassessing the very fundamental nature of the process.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives, Congress, as the branch of Government that is the primary branch of Government, Congress must:

(1) Restructure the fundamental procedures of budget decision making;

(2) Select a budget process of "zero-based budget" and reform the balance of powers between Congress and the President, as the 1974 Act intended.

(3) Create incentives for lawmakers to do budgeting as intended by the Congressional Budget Act of 1974, especially adopting a budget resolution every year.

(4) Encourage more effective control over spending, especially currently uncontrolled direct spending.

(5) Consider innovative fiscal tools such as: zero based budgeting, which would require a department or agency to justify its budget as if it were a new expenditure; and direct spending caps to enhance oversight of automatic pilot spending that increases each year without congressional approval.

(6) Promote efficient and timely budget actions, so that lawmakers complete their budget actions by the time the new fiscal year begins.

(7) Provide access to the best analysis of economic growth and job creation overall economic growth and job creation.

(8) Remove layers of complexity that have complicated the procedures designed in 1974, and made budgeting more arcane and opaque.

(9) Remove existing biases that favor higher spending.

(10) Include procedures by which current tax laws may be extended and treated on a basis that is not merely keeping tax policy the same even though estimating conventions would not require them to be offset; and,

(11) Tax-reform legislation should not include tax increases just to offset the extension of current tax laws.

(c) BUDGET PROCESS REFORM.—Comprehensive budget process reform should also remove the bias against the extension of current tax laws in the following ways:

(1) Permanent extension of tax laws should not be used as a means to increase taxes on other taxpayers;

(2) For those expiring tax provisions that are proposed to be permanently extended, Congress should use a more realistic baseline that does not require them to be offset; and,

(3) Eliminate any offset requirements on a forward-looking basis.

SEC. 803. POLICY STATEMENT ON ECONOMIC GROWTH AND JOB CREATION.

(a) FINDINGS.—

(1) The United States economy technically emerged from recession more than 5 years ago, the subsequent recovery has felt more like a malaise than a rebound. Real gross domestic product GDP growth over the past 5 years has averaged slightly more than 2 percent, well below the 3.2 percent historical trend rate of growth in the United States. Although the economy has shown strong signs of improvement in late 2015, the Nation remains in the midst of the weakest economic recovery of the modern era.

(2) Looking ahead, CBO expects the economy to grow by an average of just 2.3 percent per year over the next 10 years. That level of economic growth remains unsatisfactory and inconsistent with conditions and the incomes of millions of middle-income Americans.

(3) Slugish economic growth has also contributed to the country's fiscal woes. Subpar growth means that revenue levels are lower than they would otherwise be while government spending (e.g., welfare-support programs) is higher. Clearly, there is a dire need for policies that will spark higher rates of economic growth and greater, high-quality job opportunities.

(4) Although job gains have been trending up of late, other aspects of the labor market remain weak. The labor force participation rate, for instance, is at the lowest level since 1978. Long-term unemployment also remains a problem. Of the roughly 8.7 million people who were working currently unemployed (more than 30 percent) have been unemployed for more than 6 months. Long-term unemployment erodes an individual's job skills and detaches them from job opportunities. It also undermines the long-term productive capacity of the economy.

(5) Perhaps most important, wage gains and income growth have been subpar for middle-class Americans. Average hourly earnings of private-sector workers have increased by just 1.6 percent over the past year. At this pace of increase, average hourly earnings were tracking close to 4 percent. Likewise, average income levels have remained flat in recent years. Real median household income is just under $52,000, one of the lowest levels since 1995.

(6) The unsustainable fiscal trajectory has cast a shadow on the country's economic outlook. Investors and businesses make decisions on a forward-looking basis. They know that today's large debt levels are simply tomorrow's tax hikes, interest rate increases, or recession and the country's growth. This debt overhang, and the uncertainty it generates, can weigh on growth, investment, and job creation.

(7) Nearly all economists, including those at the CBO, conclude that reducing budget deficits (thereby bending the curve on debt levels is a net positive for economic growth over time. The logic is that deficit reduction creates long-term economic benefits because it increases the pool of national savings and boosts investment, thereby raising economic growth and job creation.

(b) POLICY ON ECONOMIC GROWTH AND JOB CREATION.—It is the policy of this resolution to promote faster economic growth and job
creation. By putting the budget on a sustain-able path, this resolution ends the debt-fueled uncertainty holding back job creators. Reforms to the tax code will put American business and workers in a better position to compete and thrive in the 21st century global economy. This resolution targets the regular and abnormal tax expenditures that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow and expanding opportunity for all Americans.

SEC. 804. POLICY STATEMENT ON TAX REFORM.

(a) FINDINGS.—The House finds the following:

(1) A world-class tax system should be simple, fair, and promote (rather than impede) economic growth. The United States tax code is all three of these; it is notori-ously complex, patently unfair, and highly inefficient. The tax code’s complexity dis-torts decisions to work, save, and invest, which undermines tax revenue, lowers wages, and less job creation.

(2) Over the past decade alone, there have been 4,107 changes to the tax code, more than one per legislative day. Many of the major changes over the years have involved carving out special preferences, exclusions, or deductions for various groups. These changes add up to more than $1 trillion per year and make the code unfair, inefficient, and highly complex.

(3) In addition, these tax preferences are disproportionately used by upper-income individ-uals.

(4) The large amount of tax preferences that pervade the code end up narrowing the tax base. A narrow tax base, in turn, requires much higher tax rates to raise a given amount of revenue.

(5) It is estimated that American taxpayers end up spending $160 billion and roughly 6 billion hours a year complying with the tax code waste of time and resources that could be used in more productive activities.

(6) Standard economic theory shows that high marginal tax rates dampen the incen-tives to work, save, and invest, which reduces economic output and job creation. Lower economic output, in turn, mutes the intended revenue gain from higher marginal tax rates.

(7) Roughly half of U.S. active business in-come and half of private sector employment are derived from business entities (such as partnerships, limited liability companies, and s Corporations) that are taxed on a “pass-through” basis, meaning the income flows through to the tax returns of the individual owner and is taxed at the individual rate structure rather than at the corporate rate. Small businesses, in particular, tend to choose this form for Federal tax purposes, and the Federal rate on such small busi-ness income can reach nearly 45 percent. For these reasons, sound economic policy re-quires lowering marginal rates on these pass-through entities.

(8) The U.S. corporate income tax rate (in-cluding Federal, State, and local taxes) sums to slightly more than 39 percent, the highest rate in the industrialized world. Tax rates this high suppress wages and discourage in-vestment and job creation, distort business activity, and put American businesses at a competitive disadvantage with foreign com-petitors.

(9) By deterring potential investment, the U.S. corporate tax restrains economic growth. The U.S. tax differential with other countries also fosters a variety of complicated multinational corpo-rate behaviors intended to avoid the tax, which is ironic given that one of the goals of moving the tax to offshore, destroying American jobs, and de-creasing corporate revenue.

(10) The “worldwide” structure of U.S. international taxation essentially taxes earnings of United States firms twice, putting them at a significant competitive dis-advantage position with more com-petitive international tax systems.

(11) Reforming the United States tax code to a more competitive international system that would benefit the competitiveness of United States companies operating abroad and it would greatly reduce tax avoidance.

(12) The tax code imposes costs on Ameri-can workers, consumers, and investors in higher prices, and on investors in diminished returns.

(13) Revenue averaged about 17.4 per-cent of the economy throughout modern American history. Revenues rise above this level under current law to 18.3 percent of the economy by the end of the 10-year budget window.

(14) Attempting to raise revenue through new tax increases to meet out-of-control spending would sink the economy and Amer-i-cans’ ability to save for their retirement and their children’s education.

(15) This resolution also rejects the idea of instituting a consumption tax in the United States, which some have offered as a new source of revenue. Such a plan would damage the economy, cost jobs, and raise prices on American consumers.

(16) Closing tax loopholes to fund spending does not constitute fundamental tax reform.

(17) The goal of tax reform should be to curb or eliminate them and use those savings to lower tax rates across the board, not to fund more wasteful Government spending. Washington has a spending problem, not a revenue problem.

(18) Many economists believe that funda-mental tax reform (i.e., a broader tax base and lower tax rates) increases the labor supply and increased investment, which, over time, would have a positive im-pact on total national output.

(19) Herefore, the congressional scorekeepers the Congressional Budget Office (CBO) and the Joint Committee on Taxation (JCT) will score the resolution.

(20) Static scoring implicitly assumes that the size of the economy (and therefore key economic variables such as labor supply and investment) remains fixed throughout the considered horizon. This is an abstraction from reality.

(21) A new House rule was adopted at the beginning of the 114th Congress to help cor-recpt the process requires CBO and JCT to incorporate the macroeconomic effects of major legislation into their official cost estimates.

(22) This rule sees to the divide be-tween static estimates and scoring that in-corporates economic feedback effects by pro-viding policymakers with a greater amount of information about the likely economic impact of policies under their consideration while at the same time preserving tradi-tional scoring methods and reporting con-ventions.

(b) POLICY ON TAX REFORM.—It is the policy of this resolution that Congress should enact legislation that provides for a com-prehensive reform of the United States tax code to promote economic growth, create American jobs, increase wages, and benefit American consumers, investors, and workers through fundamental tax reform that—

(1) simplifies the tax code to make it fairer to American families and businesses and re-duces the competitive disadvantage those businesses face with global competitors.

(2) reduces the corporate tax rate; and

(3) repeals the Alternative Minimum Tax;
some erroneously refer to as a “tax loophole,” cushions this disadvantage to a certain extent. Eliminating or restricting this provision (and others like it) would harm United States competitiveness.

(11) This budget resolution advocates fundamental tax reform that would lower the United States corporate rate, now the highest in the industrialized world, and switch to a more competitive system of international taxation. This would make the United States a much more attractive place to invest and stabilize corporate and would chip away at the incentives for United States companies to keep their profits overseas (because the United States corporate rate is so high).

(b) POLICY ON TRADE.—It is the policy of this concurrent resolution to pursue international trade, global commerce, and a modern and competitive United States international tax system to promote job creation in the United States. The United States should include employer-provided economic opportunities for American workers and businesses through the expansion of trade opportunities, adherence to trade agreements, to improve consultation with Congress, and to provide a clear framework for congressional consideration and implementation of trade agreements.

SEC. 806. POLICY STATEMENT ON SOCIAL SECURITY.

(a) FINDINGS.—The House finds the following:

(1) More than 55 million retirees, individuals with disabilities, and survivors; depend on Social Security. Since enactment, Social Security has served as a vital leg on the “three-legged stool” of retirement security, which includes employer-provided pensions as well as personal savings.

(2) The Social Security Trustees Report has repeatedly recommended that Social Security’s financial challenges be addressed soon. Each year without reform, the financial condition of Social Security becomes more precarious and the threat to seniors and survivors’ Social Security benefits becomes more pronounced:

(A) In 2016, the Disability Insurance Trust Fund will be exhausted and program revenues will be unable to pay scheduled benefits.

(B) In 2033, the combined Old-Age and Survivors and Disability Insurance Trust Funds will be exhausted and program revenues will be unable to pay scheduled benefits.

(C) With the exhaustion of the Trust Funds in 2033, benefits will be cut nearly 23 percent across the board, devastating those currently in or near retirement and those who rely on Social Security the most.

(3) The recession and continued low economic growth have exacerbated the looming fiscal crisis facing Social Security. The most recent Congressional Budget Office (CBO) projections find that Social Security will run cash deficits of more than $2 trillion over the next 10 years.

(4) Lower income Americans rely on Social Security for a larger proportion of their retirement income, therefore, reforms need to take into consideration the need to protect lower income Americans’ retirement security.

(5) The Disability Insurance program provides an essential income safety net for those with disabilities and their families. According to the CBO, between 1970 and 2012, the number of people receiving disability benefits (both disabled workers and their dependent family members) has increased by more than 300 percent from 2.7 million to over 10.9 million. This increase is not due strictly to population growth or decreases in health. David Autor and Mark Duggan have found that careers on disability does not reflect a decrease in self-reported health. CBO attributes program growth to changes in demographics, changes in the composition of the labor force and compensation, as well as Federal policies.

(6) If this program is not reformed, families who rely on the lifetime that disability benefits provide will face benefit cuts of up to 20 percent in 2016, devastated individuals who need assistance the most.

(7) In the past, Social Security has been reformed on a bipartisan basis, most notably by the “Greenspan Commission” which helped to address Social Security shortfalls for more than a generation.

(8) Americans deserve action by the President, the House, and the Senate to preserve and strengthen Social Security. It is critical that bipartisan action be taken to address the looming Social Security crisis. In this spirit, this resolution creates a bipartisan opportunity to find solutions by requiring policymakers to ensure that Social Security remains a sound and secure net.

(b) POLICY ON SOCIAL SECURITY.—It is the policy of this resolution that Congress should work on a bipartisan basis to make Social Security sustainably solvent. This resolution assumes reform of a current law trigger, such that:

(1) If in any year the Board of Trustees of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund annual Trustees Report determines that the 75-year actuarial balance of the combined Old-Age and Survivors Insurance and Disability Insurance Trust Funds in the 75th year is in deficit, the Board of Trustees should, no later than September 30 of the same calendar year, submit to the President recommendations for statutory reforms necessary to achieve a positive 75-year actuarial balance and a positive annual balance in the 75th year. Recommendations provided to the President must be agreed upon by both Public Trustees of the Board of Trustees.

(2) Not later than 1 December of the same calendar year in which the Board of Trustees submit their recommendations, the President should promptly submit implementing legislation to Congress including his recommendations necessary to achieve a positive 75-year actuarial balance and a positive annual balance in the 75th year. The Major Leader of the Senate and the Majority Leader of the House should introduce the President’s legislation upon receipt.

(3) Within 60 days of the President submitting legislation, the committees of jurisdiction to which the legislation has been referred should report a bill, which should be considered by the full House or Senate under expedited procedures.

(4) Legislation submitted by the President should—

(A) protect those in or near retirement;

(B) preserve the safety net for those who count on Social Security the most, including those with disabilities and survivors;

(C) improve incentives for participation;

(D) reduce the burden on, and provide certainty for, future generations; and

(E) secure the future of the Disability Insurance program by improving the need for those with disabilities today and improving the determination process.

(c) POLICY ON DISABILITY INSURANCE.—It is the policy of this resolution that Congress and the President should enact legislation on a bipartisan basis to reform the Disability Insurance program in 2016 and should not raid the Social Security retirement system without reforms to the Disability Insurance system. This resolution assumes reform that—

(1) ensures benefits continue to be paid to individuals with disabilities and their families members who rely on Social Security the most;

(2) prevents a 20 percent across-the-board benefit cut;

(3) makes the Disability Insurance program work better; and

(4) promotes opportunity for those trying to return to work.

(d) POLICY ON SOCIAL SECURITY SOLVENCY. Any legislation that Congress considers to improve the solvency of the Disability Insurance trust fund also must improve the long-term solvency of the combined Old Age and Survivors Insurance (OASDI) trust fund.

SEC. 807. POLICY STATEMENT ON REPEALING THE PRESIDENT’S HEALTH CARE LAW AND PROMOTING REAL HEALTH CARE REFORM.

(a) FINDINGS.—The House finds the following:

(1) The President’s health care law put Washington’s priorities first, and not patients. The Affordable Care Act (ACA) has failed to reduce health care premiums as promised; instead, the law mandated benefits and coverage levels, denying patients the opportunity to choose the type of coverage that best suits their health needs and driving up health care costs. A typical family’s health care premiums were supposed to decline by 5.50% a year; instead, according to the 2014 Employer Health Benefits Survey, health care premiums have increased by 7 percent for individuals and families since 2010.

(2) The President pledged “If you like your health care plan, you can keep your health care plan.” Instead, the nonpartisan Congressional Budget Office now estimates 9 million Americans with employment-based health coverage will lose those plans due to the President’s health care law, further limiting patient choice.

(3) Then-Speaker of the House, Pelosi, said that the President’s health care law would create 4 million jobs over the life of the law and save 900,000 jobs. Instead, the Congressional Budget Office estimates that the reduction in hours worked due to Obamacare represents a decline of about 2.5 million to 2.9 million full-time workers, compared with what would have occurred in the absence of the law. The full impact on labor represents a reduction in employment by 1.5 percent to 2.0 percent, while additional studies show less modest results. A recent study by the Mercatus Center at George Mason University estimates that Obamacare will reduce employment by up to 3 percent, or about 4 million full-time equivalent workers.

(4) The President has charged the Independent Payment Advisory Board, a panel of unelected bureaucrats, with cutting Medicare by an additional $29.9 billion over the next ten years, according to the President’s most recent budget.

(5) Since ACA was signed into law, the administration has repeatedly failed to implement it as written. The President has unilaterally changed the law to make adjustments, delays, and exemptions. The President has signed into law another 17 changes made by Congress. The Supreme Court struck down the provision that allowed the individual “mandate” could only be characterized as a tax to remain constitutional;
and rejected the requirement that closely held companies provide health insurance to their employees if doing so violates these companies’ religious beliefs. Even now, almost 4 years after enactment and just last week, the Supreme Court continues to evaluate the legality of how the President’s administration has implemented the law. All of these changes underscore the underlying need for program health care in the United States cannot be run from a centralized bureaucracy.

(6) The President’s health care law is unaffordable, intrusive, overreaching, destructive, and unworkable. The law should be fully repealed, allowing for real, patient-centered health care reform. The American Association of Retired Persons (AARP), vast numbers of small businesses, and a spectrum of groups representing patients, families, and doctors in charge, not Washington, DC. These reforms should encourage increased competition and transparency. Under the President’s health care law, government controls Americans’ health care choices. Under true, patient-centered reform, Americans would.

(2) Affordability.—Health care reform should be centered on ensuring that all Americans, no matter their age, income, or health status, have the ability to afford health care coverage and deliver care as efficiently as possible. The law, as enacted, will not be affordable, affordable care to those who are eligible for the program and to track down and weed out waste, fraud and abuse. Beneficiary choices under the Health Insurance Program (CHIP) and Medicaid should be improved. States should make available the purchase of private insurance as an option to recipients of CHIP populations (though they should not require enrollment).

(7) Responsiveness.—Reform should return authority to States wherever possible to make decisions about the delivery of care to patients and their needs. Instead of trying States’ hands with Federal requirements for their Medicaid programs, the Federal Government should return control of this program to the States. Not only does the current Medicaid program drive up Federal debt and threaten to bankrupt State budgets, but States are better positioned to provide quality, affordable care to those who are eligible for the program and to track down and weed out waste, fraud and abuse. Beneficiary choices under the Health Insurance Program (CHIP) and Medicaid should be improved. States should make available the purchase of private insurance as an option to recipients of CHIP populations (though they should not require enrollment).

(8) Reforms.—Reforms should be made to prevent lawsuit abuse and curb the practice of defensive medicine, which are significant drivers increasing health care costs. The burden of proof in medical malpractice cases should be based on compliance with best practice guidelines, and States should be free to implement those policies to best suit their needs.

SEC. 808. POLICY STATEMENT ON MEDICARE.

(a) Findings.—The House finds the following:

(1) More than 50 million Americans depend on Medicare for their health security.

(2) The Medicare Trustees Report has repeatedly recommended that Medicare’s long-term financial challenges be addressed soon. Each Medicare Trustees Report finds the financial condition of Medicare becomes more precarious and the threat to those in or near retirement becomes more pronounced. According to the Medicare Trustees Report:

(A) the Hospital Insurance Trust Fund will be exhausted in 2030 and unable to pay scheduled benefits;

(B) Medicare enrollment is expected to increase by over 50 percent in the next two decades, 10,000 baby boomers reach retirement age each day;

(C) enrollees remain in Medicare three times longer than at the outset of the program;

(D) current workers’ payroll contributions pay for future beneficiaries;

(E) in 2013, the ratio was 3.2 workers per beneficiary, but this falls to 2.3 in 2030 and continues to decrease over time;

(F) most Medicare beneficiaries receive about three dollars in Medicare benefits for every dollar paid into the program; and

(G) Medicare spending is growing faster than the economy and Medicare outlays are currently rising at a rate of 6.5 percent per year over the next 10 years. According to the Congressional Budget Office’s 2014 Long-Term Baseline, Medicare spending on Medicare is projected to reach 5 percent of gross domestic product (GDP) by 2043 and 9.3 percent of GDP by 2090.

(3) Failure to address this problem will leave millions of American seniors without adequate health security and younger generations burdened with enormous debt to pay for spending levels that cannot be sustained.

(b) Policy on Medicare Reform.—It is the policy of this resolution to preserve the program for those in need and strengthen Medicare for future beneficiaries.

(c) Assumptions.—This resolution assumes reforms to the Medicare that:

(1) current Medicare benefits are preserved for those in or near retirement;

(2) permanent reform of the sustainable growth rate is required for the Medicare program to provide quality health care for beneficiaries;

(3) when future generations reach eligibility, Medicare is reformed to provide a premium support payment and a selection of guaranteed health coverage options from which recipients can choose a plan that best suits their needs;

(4) Medicare will maintain traditional fee-for-service as a plan option;

(5) Medicare will provide additional assistance for lower income beneficiaries and those with greater health risks; and

(6) Medicare spending is put on a sustainable path and the Medicare program becomes solvent over the long-term.

### SEC. 809. POLICY STATEMENT ON MEDICAL DISCOVERIES, DEVELOPMENT AND INNOVATION.

(a) Findings.—The House finds the following:

(1) For decades, the Nation’s commitment to the discovery, development, and delivery of new treatments and cures has made the United States the biomedical innovation capital of the world, bringing life-saving drugs and devices to patients and well over a million high-paying jobs to local communities.

(2) Thanks to the visionary and determined leadership of innovators throughout America, including industry, academic medical centers, the National Institutes of Health (NIH), the United States has led the way in early discovery. The United States leadership role is being threatened, however, and other countries contribute more to basic research from both public and private sources.

(3) The Organisation for Economic Development and Cooperation predicts that China, for example, will outspend the United States in total research and development by the end of the decade.

(4) As a result, policies should foster innovation in health care, not stifle it. America should maintain its world leadership in medical science by encouraging competitive forces that work through the marketplace in delivering cures and therapies to patients.

(5) Too often the bureaucracy and red-tape in Washington hold back medical innovation and prevent new lifesaving treatments from reaching patients. This resolution recognizes the valuable role of the NIH and the indispensable contributions to medical research coming from outside Washington.

(6) America is the greatest, most innovative Nation on Earth. Her people are innovators, entrepreneurs, visionaries, and relentless builders of the future. Americans were responsible for the first telephone, the first airplane, the first computer, for putting the first man on the moon, for creating the first vaccines for polio and for legions of other scientific and medical breakthroughs that have improved and prolonged human health and life for countless people in America and around the world.

(b) Policy on Medical Innovation.

(1) It is the policy of this resolution to support the important work of medical researchers both in the government and by reducing private-sector innovators, medical centers and the National Institutes of Health.
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(2) At the same time, the budget calls for continued strong funding for the agencies that engage in valuable research and development, while also urging Washington to get out of the business of running energy-intensive industries and saddled job creators with more than $63 million hours of compliance paperwork.

(3) The National Association of Manufacturers estimates that the cost of regulations is as high as $2.03 trillion per year. Since 2009, the White House has generated more than $494 billion in regulatory activity, with an additional $67.6 billion in regulatory costs currently pending.

(4) The Dodd-Frank financial services legislation (Public Law 111–203) has resulted in more than $82 billion in compliance costs and saddled job creators with more than $24.3 billion of compliance costs on the private sector and an $8 billion cost burden on the States.

(5) The highest regulatory costs come from rules issued by the Environmental Protection Agency (EPA); these regulations are primarily targeted at the coal industry. In June 2014, the EPA proposed a rule to cut pollution from power plants. The regulations are unfavorable toward current commercially available technology, resulting in a de facto ban on new coal-fired power plants.

(6) Coal-fired power plants provide roughly 40 percent of the United States electricity at a low cost. Unfairly targeting the coal industry with costly and unachievable regulations will increase energy prices, disproportionately disadvantaging energy-intensive industries like manufacturing and construction, and will make life more difficult for millions of low-income families already struggling to pay their bills.

(7) Three hundred and thirty coal units are being retired or converted as a result of EPA regulations. Combined with the de-facto prohibition on new plants, these retirements and conversions may further increase the cost of electricity.

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(9) A recent study by the energy market analysis group Energy Ventures Analysis Inc. estimates the average energy bill in West Virginia will rise $750 per household by 2020, resulting in $12 billion in EPA regulations. West Virginia receives 95 percent of its electricity from coal.

(10) The Heritage Foundation found that a phaseout of coal would cost 600,000 jobs by the end of 2023, resulting in an aggregate gross domestic product decrease of $2.23 trillion over the entire period and reducing the income of families of four by $1,200 per year. Of these jobs, 330,000 will come from the manufacturing sector, with California, Texas, Ohio, Illinois, Pennsylvania, Michigan, Florida, Wisconsin, North Carolina, and Georgia seeing the highest job losses.

(a) FINDINGS.—It is the policy of this resolution that:

(1) Excessive regulation at the Federal level has increased and dampened the economy, slowing the Nation’s recovery from the economic recession.

(2) Since President Obama’s inauguration in 2009, regulations have issued at a rate of 986,500 pages of regulations in the Federal Register including 70,066 pages in 2014.

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(b) POLICY.—It is the policy of this resolution to address the root drivers of tuition inflation, by:

(1) targeting Federal financial aid to those most in need;

(2) streamlining programs that provide aid to make them more effective;

(3) maintaining the maximum Pell grant award level at $5,775 in each year of the budget window; and

(4) removing regulatory barriers in higher education that act to restrict flexibility and innovative teaching, particularly as it relates to non-traditional models such as online coursework and competency-based learning.

(c) FINDINGS ON WORKFORCE DEVELOPMENT.—It is the policy of this resolution to address the failings in the current workforce development system, by:

(1) further streamlining and consolidating Federal job training programs; and

(2) empowering states with the flexibility to use Federal funding to address the specific needs of their workforce, including the development of career scholarships.

SEC. 812. POLICY STATEMENT ON DEPARTMENT OF VETERANS AFFAIRS.

(a) FINDINGS.—It is the policy of this resolution to:

(1) For years, there has been serious concern regarding the Department of Veterans Affairs (VA) bureaucratic mismanagement and continuous failure to provide veterans timely access to health care and benefits.

(2) From 2010 through 2014, reports across the Nation that VA medical centers were manipulating wait-list documents to hide long delays veterans were facing to receive health care. The House Appropriations Committee on Veterans’ Affairs held several hearings into the VA’s operations, addressing the root drivers of tu...
the VA's progress to ensure resources provided by Congress are sufficient and efficiently used to provide needed benefits and services to veterans.

SEC. 812. POLICY STATEMENT ON FEDERAL ACCOUNTING METHODOLOGIES.

(a) FINDINGS.—The House finds the following:

(1) Given the thousands of Federal programs and trillions of dollars the Federal Government spends each year, assessing and accounting for Federal fiscal activities and liabilities is a complex undertaking.

(2) Current methods of accounting leave much to be desired in capturing the full scope of Federal fiscal activities and in presenting information in a clear and compelling way that illuminates the best options going forward.

(3) Most fiscal analysis produced by the Congressional Budget Office (CBO) is conducted over a relatively short time horizon: 10 or 25 years. While this time frame is useful for most purposes, it fails to consider the fiscal consequences over the longer term.

(4) Additionally, current accounting methodology does not provide an analysis of how the Federal Government's fiscal situation over the long run affects Americans of various age cohorts.

(5) Another consideration is how Federal programs should be accounted for. The "accrual accounting" methodology used when it is earned and expenses when they are incurred, while the "cash method" records revenue and expenses when cash is actually paid or received.

(6) The Federal budget accounts for most programs using cash accounting. Some programs, however, particularly loan and loan guarantee programs, are accounted for using accrual methods.

(7) GAO has indicated that accrual accounting may provide a more accurate estimation of the Government's liabilities than cash accounting for some programs specifically those that provide some form of insurance.

(8) Where accrual accounting is used, it is almost exclusively calculated by CBO according to the methodology outlined in the Federal Credit Reform Act of 1990 (FCRA). CBO uses fair value methodology instead of FCRA to measure the cost of Fannie Mae and Freddie Mac, for example.

(9) A methodology, however, understates the risk and thus the true cost of Federal programs. An alternative is fair value methodology, which uses discount rates that incorporate the risk inherent to the type of liability. In 2011, in the fiscal year, the Treasury discount rates of the proper maturity length.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to more effectively allocate budgetary resources and accurately enforce budget targets by addressing the direct outyear budgetary effects caused by appropriation Acts and using this information to determine the appropriate allocations of budgetary resources to the Committee on Appropriations when considering future concurrent resolutions on the budget.

SEC. 814. POLICY STATEMENT ON SCISSORING OR OUTYEAR BUDGETARY EFFECTS IN APPROPRIATIONS ACTS.

(a) FINDINGS.—The House finds the following:

(1) Section 302 of the Congressional Budget Act of 1974 directs the Committee on Appropriations to specify the allocation of budgetary resources to the Committee on Appropriations for the budget year covered by a concurrent resolution on the budget.

(2) The allocation of budgetary resources provided by the Committee on the Budget to the Committee on Appropriations covers a period of one fiscal year only, which is ineffective for the budget year.

(3) An appropriation Act, joint resolution, amendment thereto or conference report thereon may contain changes to programs, bilateral or multilateral, that occur beyond the budget year and beyond the period for which the allocation of budgetary resources provided by the Committee on the Budget is effective.

(4) The allocation of budgetary resources provided to the Committee on Appropriations does not currently anticipate or capture direct outyear budgetary effects to programs.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to more effectively allocate budgetary resources and accurately enforce budget targets by addressing the direct outyear budgetary effects caused by appropriation Acts and using this information to determine the appropriate allocations of budgetary resources to the Committee on Appropriations when considering future concurrent resolutions on the budget.

SEC. 815. POLICY STATEMENT ON REDUCING UNNECESSARY, WASTEFUL, AND UNAUTHORIZED SPENDING.

(a) FINDINGS.—The House finds the following:

(1) The Government Accountability Office (GAO) is required by law to identify examples of waste, duplication, and overlap in Federal programs, and has so identified dozens of such examples.

(2) In its report to Congress on Government Efficiency and Effectiveness, the Comptroller General has addressed the identified waste, duplication, and overlap in Federal programs could "lead to tens of billions of dollars of additional savings."

(3) In 2011, 2012, 2013, and 2014 the GAO issued reports showing excessive duplication and redundancy in Federal programs including:

(A) two hundred nine Science, Technology, Engineering, and Mathematics education programs in 13 different Federal agencies at a cost of $3 billion annually.

(B) two hundred separate Department of Justice crime prevention and victim services grant programs with an annual cost of $3.9 billion in 2010;

(C) twenty different Federal entities administer 160 housing programs and other forms of Federal assistance for housing with a total cost of $170 billion in 2010;

(D) seventeen separate Homeland Security preparedness grant programs that spent $37 billion between fiscal year 2003 and 2007;

(E) fourteen grant and loan programs, and three tax benefits to reduce diesel emissions;

(F) ninety-four different initiatives run by 11 different agencies to encourage "green building" in the private sector; and

(G) twenty-three agencies implemented approximately 670 renewable energy initiatives in fiscal year 2010 at a cost of nearly $15 billion.

(4) The Federal Government spends more than $80 billion each year for approximately 1,400 information technology investments. GAO has identified broad acquisition failures, waste, and unnecessary duplication in the Government's information technology infrastructure, experts have estimated that eliminating these problems could save 25 percent or $20 billion.

(5) GAO has identified strategic sourcing as a potential source of savings. In 2011 GAO estimated that saving 10 percent of the total or all Federal procurement could generate more than $50 billion in savings annually.

(6) Federal agencies reported an estimated $106 billion in improper payments in fiscal year 2012.

(7) Under clause 2 of rule XI of the Rules of the House of Representatives, each standing committee must hold at least one hearing during each 120 day period following its last hearing on waste, fraud, and mismanagement in Government programs.

(8) According to the Congressional Budget Office, by fiscal year 2015, 32 laws will expire, potentially resulting in $65 billion in unauthorized appropriations. Timely reauthorizations of these laws would ensure assessments of program justification and effectiveness.

(9) The findings resulting from congressional oversight of Federal Government programs should result in programmatic changes in both authorizing statutes and program funding levels.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to more effectively allocate budgetary resources and accurately enforce budget targets by addressing the direct outyear budgetary effects caused by appropriation Acts and using this information to determine the appropriate allocations of budgetary resources to the Committee on Appropriations when considering future concurrent resolutions on the budget.

SEC. 816. POLICY STATEMENT ON DEFICIT REDUCTION THROUGH THE CANCELLATION OF UNOBLIGATED BALANCES.

(a) FINDINGS.—The House finds the following:

(1) Each authorizing committee annually should include in its views and estimates letter required under section 301(d) of the Congressional Budget Act of 1974 recommendations to the Committee on the Budget for the reauthorization of programs that in the committees' judgment are not authorized or reauthorized for the budget year.

(2) Committees of jurisdiction should reauthorize those programs that in the committees' judgment should result in programmatic changes in both authorizing statutes and program funding levels.

(3) Committees should reauthorize those programs that in the committees' judgment should continue to receive funding.

(4) For those programs not reauthorized by committees, the House of Representatives should enforce the limitations on funding such unauthorized programs in the House rules and the standing committees' rules. The findings are deemed to be too rapid in prohibiting spending on unauthorized programs, then milder measures should be adopted and enforced until a return to the full prohibition of clause 34(a)(1) of rule XIX of the Rules of the House.
(1) According to the most recent estimate from the Office of Management and Budget, Federal agencies were expected to hold $844 billion in unobligated balances at the close of fiscal year 2015.

(2) Those funds represent direct and discretionary spending previously made available by Congress that remains available for expenditure.

(3) In some cases, agencies are granted funding and it remains available for obligation indefinitely.

(4) The Congressional Budget and Impoundment Control Act of 1974 requires the Office of Management and Budget to make funds available for obligation and prohibits the Administration from withholding or cancelling unobligated funds unless approved by an Act of Congress.

(5) Greater congressional oversight is required to review and identify potential savings from canceling unobligated balances of funds that are no longer needed.

(b) POLICY ON DEFICIT REDUCTION THROUGH THE CANCELLATION OF UNOBLIGATED BALANCES.—Congressional committees should through their oversight activities identify and advance proposals to cancel or rescission of unobligated balances that neither abrogate contractual obligations of the Government, reduce or diminish fundamental commitments under programs such as Social Security, veterans’ affairs, national security, and Treasury authority to finance the national debt.

(1) Russian aggression, the growing threats from China and the Levant in the Middle East, North Korean and Iraqi nuclear and missile programs, and continued Chinese investments in high-end military capabilities shape the parameters of an increasingly complex and challenging security environment.

(2) All current service chiefs testified that the National Defense Strategy could not be executed at sequestration levels.

(3) The independent and bipartisan National Defense Panel conducted risk assessments of force structure changes triggered by the Budget Control Act of 2011 (BCA) and concluded that in addition to previous cuts to defense dating back to 2009, the sequestration level of defense spending led to “caused significant shortfalls in U.S. military readiness and both present and future capabilities”.

(4) The President’s fiscal year 2016 budget irresponsibly ignores current law and requests a defense budget $38 billion above the caps for rhetorical gain. By creating an expectation, the President’s budget plan to avoid the BCA’s guaranteed sequester upon breaching of its caps, the White House’s proposal compounds the fiscal uncertainty that has squelched the military’s ability to adequately plan for future contingencies and make investments crucial for the Nation’s defense.

(5) The President’s budget proposes $1.8 trillion in tax increases, in addition to the $1.7 trillion in tax hikes the Administration has already imposed. The President’s tax increases would further burden economic growth and is not a realistic source for offsets to fund defense sequester replacement.

I. DEFENSE FUNDING.—In fiscal year 2015, the House-passed budget resolution anticipated $566 billion for national defense in the discretionary budget. With no necessary statutory changes yet provided by Congress, the BCA statute would require limiting national defense discretionary base funding to $523 billion in fiscal year 2016.

(1) The House of Representatives has voted for Overseas Contingency Operations funding for the Department of Defense, the fiscal year 2016 budget provides over $513 billion total for defense spending that is higher than the President’s budget for the fiscal year 2016. This concurrent resolution provides $22 billion above the President’s Five Year Defense Plan and $151 billion above the 10-year totals. This would reach full audibility of the Department of Defense’s financial statements, and implementation of military and compensation reforms.

II. DEFENSE READINESS AND MODERNIZATION FUND.—(1) The budget resolution recognizes the need to ensure robust funding for national defense while maintaining overall fiscal discipline. The budget resolution recognizes the need to maintain the needs of the warfighter by providing needed dollars through the creation of the “Defense Readiness and Modernization Fund”.

The Defense Readiness and Modernization Fund provides the mechanism for Congress to responsibly allocate in a deficit-neutral way the resources the military needs to secure the safety and liberty of United States citizens from threats at home and abroad. The Defense Readiness and Modernization Fund will provide the chair of the Committee on the Budget of the House the ability to increase allocations to support legislation that would provide for the Defense Reform, Modernization, and an opponent.

III. FISCAL YEAR 2015.—Each amendment may be offered only once in the order printed in the report. Each amendment is a concurrent resolution on an appropriation Act. The Acting CHAIR. No amendment shall be in order except those printed in House Report 114–49.

Each amendment may be offered only in the order printed in the report, may be disposed of only by the vote of a majority in the House as determined in the report, shall be considered as read, and shall be debateable for the time specified in the report, equally divided and controlled by the proponent and an opponent. If the House on such amendment is adopted, then only the one receiving the greater number of affirmative votes shall be considered as finally adopted.

(a) FINDINGS.—The House finds the following:

(1) The budget for the House of Representatives is $38 billion less than what was enacted for the same period in 2011.

(2) The House of Representatives has achieved significant savings by consolidating operations and renegotiating contracts.

(b) POLICY ON RESPONSIBLE STEWARDSHIP OF TAXPAYER DOLLARS.—It is the policy of this resolution that:
After conclusion of consideration of the concurrent resolution for amendment, there shall be a final period of general debate, which shall not exceed 10 minutes, equally divided and controlled by the chair and ranking minority member of the Committee on the Budget.

AMENDMENT NO. 1 IN THE NATURE OF AN ALTERNATIVE BUDGET OFFERED BY MR. ELLISON

The Acting CHAIR (Mrs. ELLMERS of North Carolina). It is now in order to consider amendment No. 1 printed in House Report 114–49.

Mr. ELLISON. Madam Chair, as the designee of the gentleman from Arizona (Mr. GUTIÉRREZ), I have an amendment at the desk, and I rise to offer an alternative budget on behalf of the Congressional Progressive Caucus.

The Acting CHAIR. The Clerk will designate the amendment.

The Acting CHAIR (Mrs. ELLMERS of North Carolina). Amendment No. 1 in the nature of a substitute is as follows:

(1) DECLARATION.—Congress declares that the resolution is the concurrent resolution on the budget for fiscal year 2016 and that enforcement of this concurrent resolution, the budgetary levels of total new budget authority are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Total New Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$3,307,153,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$3,688,702,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$3,676,002,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$3,851,980,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$4,012,310,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$4,104,070,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$4,254,231,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$4,366,410,000,000</td>
</tr>
</tbody>
</table>

(2) NEW BUDGET AUTHORITY.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of total new budget authority are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>New Budget Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$39,815,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$40,364,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$40,918,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$37,823,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$35,245,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$37,811,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$37,005,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$36,796,000,000</td>
</tr>
<tr>
<td>2023</td>
<td>$36,053,000,000</td>
</tr>
<tr>
<td>2024</td>
<td>$35,807,000,000</td>
</tr>
<tr>
<td>2025</td>
<td>$35,226,000,000</td>
</tr>
</tbody>
</table>

(3) BUDGET OUTLAYS.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of total budget outlays are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Total Budget Outlays</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$3,307,153,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$3,688,702,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$3,676,002,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$3,851,980,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$4,012,310,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$4,104,070,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$4,254,231,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$4,366,410,000,000</td>
</tr>
<tr>
<td>2023</td>
<td>$4,479,845,000,000</td>
</tr>
<tr>
<td>2024</td>
<td>$4,636,441,000,000</td>
</tr>
<tr>
<td>2025</td>
<td>$4,935,827,000,000</td>
</tr>
</tbody>
</table>

(4) DEFICITS (ON-BUDGET).—For purposes of the enforcement of this concurrent resolution, the amounts of the deficits (on-budget) are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Deficit (on-budget)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$73,942,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$88,474,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$104,178,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$125,829,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$153,607,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$181,011,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$218,570,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$258,029,000,000</td>
</tr>
<tr>
<td>2023</td>
<td>$297,055,000,000</td>
</tr>
<tr>
<td>2024</td>
<td>$344,740,000,000</td>
</tr>
<tr>
<td>2025</td>
<td>$394,477,000,000</td>
</tr>
</tbody>
</table>

(5) DEFICITS SUBJECT TO LIMIT.—The budgetary levels of the public debt are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Public Debt</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$18,874,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$20,229,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$20,193,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$20,075,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$20,011,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$19,977,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$20,047,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$20,202,000,000</td>
</tr>
<tr>
<td>2023</td>
<td>$20,190,000,000</td>
</tr>
<tr>
<td>2024</td>
<td>$20,134,000,000</td>
</tr>
<tr>
<td>2025</td>
<td>$20,073,000,000</td>
</tr>
</tbody>
</table>

(6) DEBT HELD BY THE PUBLIC.—The budgetary levels of debt held by the public are as follows:

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>Debt Held by Public</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$13,767,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$14,503,000,000</td>
</tr>
<tr>
<td>2017</td>
<td>$14,827,000,000</td>
</tr>
<tr>
<td>2018</td>
<td>$15,088,000,000</td>
</tr>
<tr>
<td>2019</td>
<td>$15,421,000,000</td>
</tr>
<tr>
<td>2020</td>
<td>$15,785,000,000</td>
</tr>
<tr>
<td>2021</td>
<td>$16,156,000,000</td>
</tr>
<tr>
<td>2022</td>
<td>$16,613,000,000</td>
</tr>
<tr>
<td>2023</td>
<td>$17,059,000,000</td>
</tr>
<tr>
<td>2024</td>
<td>$17,411,000,000</td>
</tr>
<tr>
<td>2025</td>
<td>$17,867,000,000</td>
</tr>
</tbody>
</table>

SEC. 102. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the budgetary levels of new budget authority and outlays for fiscal years 2015 through 2024 for each major functional category are:

(a) National Defense (050): Fiscal year 2015: $596,720,000,000.
March 25, 2015

CONGRESSIONAL RECORD — HOUSE

Piscal year 2022:
(A) New budget authority, $42,048,000,000.
(B) Outlays, $41,250,000,000.
Piscal year 2023:
(A) New budget authority, $43,159,000,000.
(B) Outlays, $42,156,000,000.
Piscal year 2024:
(A) New budget authority, $44,309,000,000.
(B) Outlays, $43,225,000,000.
Piscal year 2025:
(A) New budget authority, $45,477,000,000.
(B) Outlays, $44,349,000,000.
(B) Outlays, $44,061,000,000.
(A) New budget authority, $42,252,000,000.
Piscal year 2016:
(A) New budget authority, $19,874,000,000.
(B) Outlays, $20,785,000,000.
Piscal year 2017:
(A) New budget authority, $20,906,000,000.
(B) Outlays, $19,512,000,000.
Piscal year 2018:
(A) New budget authority, $21,083,000,000.
(B) Outlays, $20,257,000,000.
Piscal year 2019:
(A) New budget authority, $21,142,000,000.
(B) Outlays, $20,505,000,000.
Piscal year 2020:
(A) New budget authority, $21,385,000,000.
(B) Outlays, $20,785,000,000.
Piscal year 2021:
(A) New budget authority, $21,032,000,000.
(B) Outlays, $20,151,000,000.
Piscal year 2022:
(A) New budget authority, $20,536,000,000.
(B) Outlays, $19,904,000,000.
Piscal year 2023:
(A) New budget authority, $20,415,000,000.
(B) Outlays, $19,860,000,000.
Piscal year 2024:
(A) New budget authority, $21,062,000,000.
(B) Outlays, $20,505,000,000.
Piscal year 2025:
(A) New budget authority, $21,963,000,000.
(B) Outlays, $27,471,000,000.
Piscal year 2015:
(A) New budget authority, $21,890,000,000.
(B) Outlays, $20,934,000,000.
Piscal year 2016:
(A) New budget authority, $19,904,000,000.
(B) Outlays, $19,711,000,000.
Piscal year 2017:
(A) New budget authority, $19,596,000,000.
(B) Outlays, $19,382,000,000.
Piscal year 2018:
(A) New budget authority, $19,414,000,000.
(B) Outlays, $18,954,000,000.
Piscal year 2019:
(A) New budget authority, $19,413,000,000.
(B) Outlays, $18,852,000,000.
Piscal year 2020:
(A) New budget authority, $19,698,000,000.
(B) Outlays, $18,879,000,000.
Piscal year 2021:
(A) New budget authority, $20,511,000,000.
(B) Outlays, $19,382,000,000.
Piscal year 2022:
(A) New budget authority, $20,526,000,000.
(B) Outlays, $18,945,000,000.
Piscal year 2023:
(A) New budget authority, $19,874,000,000.
(B) Outlays, $18,495,000,000.
Piscal year 2016:
(A) New budget authority, $13,057,000,000.
(B) Outlays, $12,944,000,000.
Piscal year 2017:
(A) New budget authority, $22,185,000,000.
(B) Outlays, $20,151,000,000.
Piscal year 2018:
(A) New budget authority, $22,423,000,000.
(B) Outlays, $21,062,000,000.
Piscal year 2019:
(A) New budget authority, $20,934,000,000.
(B) Outlays, $20,257,000,000.
Piscal year 2020:
(A) New budget authority, $21,142,000,000.
(B) Outlays, $20,505,000,000.
Piscal year 2021:
(A) New budget authority, $21,129,000,000.
(B) Outlays, $20,373,000,000.
Piscal year 2022:
(A) New budget authority, $21,129,000,000.
(B) Outlays, $20,934,000,000.
Piscal year 2023:
(A) New budget authority, $21,132,000,000.
(B) Outlays, $20,785,000,000.
(A) New budget authority, $609,092,000,000.
(B) Outlays, $610,183,000,000.

Fiscal year 2019:
(A) New budget authority, $632,934,000,000.
(B) Outlays, $633,452,000,000.

Fiscal year 2020:
(A) New budget authority, $666,788,000,000.
(B) Outlays, $670,365,000,000.

Fiscal year 2021:
(A) New budget authority, $690,145,000,000.
(B) Outlays, $690,026,000,000.

Fiscal year 2022:
(A) New budget authority, $726,916,000,000.
(B) Outlays, $726,254,000,000.

Fiscal year 2023:
(A) New budget authority, $761,443,000,000.
(B) Outlays, $762,573,000,000.

Fiscal year 2024:
(A) New budget authority, $802,035,000,000.
(B) Outlays, $801,277,000,000.

Fiscal year 2025:
(A) New budget authority, $840,653,000,000.
(B) Outlays, $839,972,000,000.

Fiscal year 2015:
(A) New budget authority, $542,269,000,000.
(B) Outlays, $541,942,000,000.

Fiscal year 2016:
(A) New budget authority, $581,875,000,000.
(B) Outlays, $580,231,000,000.

Fiscal year 2017:
(A) New budget authority, $581,353,000,000.
(B) Outlays, $581,261,000,000.

Fiscal year 2018:
(A) New budget authority, $589,432,000,000.
(B) Outlays, $589,362,000,000.

Fiscal year 2019:
(A) New budget authority, $656,196,000,000.
(B) Outlays, $655,941,000,000.

Fiscal year 2020:
(A) New budget authority, $700,224,000,000.
(B) Outlays, $700,419,000,000.

Fiscal year 2021:
(A) New budget authority, $759,519,000,000.
(B) Outlays, $759,823,000,000.

Fiscal year 2022:
(A) New budget authority, $818,282,000,000.
(B) Outlays, $818,709,000,000.

Fiscal year 2023:
(A) New budget authority, $876,573,000,000.
(B) Outlays, $876,254,000,000.

Fiscal year 2024:
(A) New budget authority, $931,046,000,000.
(B) Outlays, $930,824,000,000.

Fiscal year 2025:
(A) New budget authority, $987,126,000,000.
(B) Outlays, $987,012,000,000.

Fiscal year 2015:
(A) New budget authority, $31,693,000,000.
(B) Outlays, $30,351,000,000.

Fiscal year 2016:
(A) New budget authority, $31,554,000,000.
(B) Outlays, $31,621,000,000.

Fiscal year 2017:
(A) New budget authority, $31,649,000,000.
(B) Outlays, $31,546,000,000.

Fiscal year 2018:
(A) New budget authority, $31,792,000,000.
(B) Outlays, $31,649,000,000.

Fiscal year 2019:
(A) New budget authority, $31,792,000,000.
(B) Outlays, $31,792,000,000.

Fiscal year 2020:
(A) New budget authority, $31,832,000,000.
(B) Outlays, $31,790,000,000.

Fiscal year 2021:
(A) New budget authority, $31,790,000,000.
(B) Outlays, $31,832,000,000.

Fiscal year 2022:
(A) New budget authority, $31,832,000,000.
(B) Outlays, $31,790,000,000.

Fiscal year 2023:
(A) New budget authority, $31,790,000,000.
(B) Outlays, $31,832,000,000.

Fiscal year 2024:
(A) New budget authority, $31,832,000,000.
(B) Outlays, $31,790,000,000.

Fiscal year 2025:
(A) New budget authority, $31,832,000,000.
(B) Outlays, $31,790,000,000.

Fiscal year 2015:
(A) New budget authority, $31,693,000,000.
(B) Outlays, $31,151,000,000.

(18) Net Interest (900):
Fiscal year 2015:
(A) New budget authority $326,529,000,000.
(B) Outlays, $325,529,000,000.

Fiscal year 2016:
(A) New budget authority $327,249,000,000.
(B) Outlays, $326,733,000,000.

Fiscal year 2017:
(A) New budget authority $327,783,000,000.
(B) Outlays, $326,733,000,000.

Fiscal year 2018:
(A) New budget authority $328,672,000,000.
(B) Outlays, $329,763,000,000.

Fiscal year 2019:
(A) New budget authority $357,611,000,000.
(B) Outlays, $357,611,000,000.

Fiscal year 2020:
(A) New budget authority $368,177,000,000.
(B) Outlays, $368,177,000,000.

Fiscal year 2021:
(A) New budget authority $377,249,000,000.
(B) Outlays, $377,249,000,000.

Fiscal year 2022:
(A) New budget authority $383,783,000,000.
(B) Outlays, $383,783,000,000.

Fiscal year 2023:
(A) New budget authority $399,872,000,000.
(B) Outlays, $399,872,000,000.

Fiscal year 2024:
(A) New budget authority $426,566,000,000.
(B) Outlays, $426,266,000,000.

Fiscal year 2025:
(A) New budget authority $454,653,000,000.
(B) Outlays, $454,653,000,000.

Fiscal year 2015:
(A) New budget authority, $760,812,000,000.
(B) Outlays, $760,812,000,000.

(19) Allowances (920):
Fiscal year 2015:
(A) New budget authority $5,709,000,000.
The People's Budget includes the President's proposal to boost the Child Tax Credit maximum deduction to $3,000. It makes key expansions permanent to protect 50 million American children including increases be at jeopardy for losing part or all of their EITC or CTC.

The People's Budget creates a debt free college that provides Federal matching grants to support states efforts to expand investments in higher education, bring down student loan interest rates, and increase aid to students to make college attendance without taking on debt. The proposal would encourage innovation by states and colleges to improve efficiency and enable them to graduate students in 4 years and cut costs. By treating higher education as a public good worth investing in, we can once again make higher education accessible to all.

The People's Budget allows students to finance their student loans at low rates and allows private borrowers to shift their debt to affordable government loans. Allowing student borrowers to reduce the value of their debt will free up income for purchases and will create a job-creating ripple effect throughout the entire economy.

The People's Budget restores cuts made to the Supplemental Nutrition Assistance Program (SNAP) and permanently adopts the enhanced levels established in the American Recovery and Reinvestment Act. The vast majority of SNAP recipients are households with children, seniors and individuals with disabilities, but recent cuts lowered average benefits by $216 in 2014. Providing families with basic food security through SNAP is one of the most effective targeted programs that has the potential to hit plans it wasn't intended to impact.

The People's Budget establishes a representative democracy that truly reflects the diversity and opinions of the American people. The new system will provide for the funding of public financing of campaigns. This gives a voice to small donors that have been drowned out by dark money from special interests and corporations accountable to the voters that elect them instead of to special interest money. In the era of the devastating Citizens United decision, election money has taken the reins of our election process. It is now more important than ever to provide candidates with effective alternatives to finance their campaigns.

The People's Budget improves the Affordable Care Act by repealing the excise tax on high-priced health plans. Proponents of the provision hoped that this tax would slow the rate of growth of health costs, while raising revenue. However, in an effort to avoid the tax, employers who traditionally offered generous plans. This is an ineffective tool to reduce costs for seniors.

The People's Budget restores cuts made to the Supplemental Nutrition Assistance Program (SNAP) and permanently adopts the enhanced levels established in the American Recovery and Reinvestment Act. The vast majority of SNAP recipients are households with children, seniors and individuals with disabilities, but recent cuts lowered average benefits by $216 in 2014. Providing families with basic food security through SNAP is one of the most effective targeted programs that has the potential to hit plans it wasn't intended to impact.

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The people’s budget brings down the cost for the building blocks of the American Dream. At a time when too many young people are getting priced out of a college education situation, our budget offers debt-free college for all; and for students who are already paying back their student loans, we offer affordable loan refinancing.

To reduce health care costs, the people’s budget removes the 40 percent excise tax on high-cost health care plans and makes tax credits and develops a fund to provide for a public option for consumers. The Congressional Budget Office estimates that a public option would provide premiums that are 7 to 8 percent lower than those offered by private plans.

To help parents take care of their children, our budget expands family tax credits and develops a fund to provide eligible low-income families with access to health care.

At the bottom line, Madam Chair, is this: the richest nation in the history of the world at what may well be argued its richest point in its history should be a place where working people can look forward to an American Dream, where they don’t have to huddle around the table at the end of the week and wonder if they are going to make it. So we offer the people’s budget.

Madam Chair, I yield 2 minutes to the gentleman from Arizona (Mr. Grijalva), my cochair.

Mr. Grijalva. I thank Mr. Ellison for yielding me the time.

Madam Chair, in support of the people’s budget, let me simply say, this budget places this Nation’s greatest resource, its people, as the priority. It places value on the needs and hopes of regular working people in this country and on help for those aspiring to the middle class who are wanting to leave poverty and low-wage jobs behind.

You are going to hear from our colleagues on the other side of the aisle what a terrible scourge our people’s budget is on raising taxes and spending, but our budget provides to the American people some very distinct and necessary support: jobs, it creates jobs; security in retirement and in difficult times for the American people; fair prices for a day’s work; investments in our collective future: education, environment, children, and job training for the future; income stability and ending income inequality. Those are the priorities within the budget that reflect the needs of the American people. We offer opportunity to Americans who strive for a better life in this budget.

Republicans are clearly angry that we are ending the special treatment of Wall Street buddies. Meanwhile, they have no problem at ending tax credits for low- and middle-income families. Among the few specific tax proposals in the House Republican budget is a plan to spend hundreds of billions on high-income and corporate tax cuts. The trickle down has not trickled, and we continue that process.

Republicans are saying they are seeking to balance the budget. They are balancing this budget on the backs of the middle class, while cutting taxes for the wealthy and well connected, and getting to balance through irresponsible budget gimmicks.

We close corporate loopholes. Offshore havens of profits are eliminated. We have a progressive tax rate for income above $1 million. Our budget is about the American people.

Mr. TOMP PRICE of Georgia. Madam Chair, I claim the time in opposition.

Mr. Grijalva. The gentleman is recognized for 15 minutes.

Mr. TOMP PRICE. Madam Chair, I yield myself such time as I may consume.

I want to commend our friends in the Progressive Caucus for bringing forward a budget. It is not necessarily an easy thing to do, and so we want to thank them for bringing their budget forward.

There aren’t many times in Congress when we actually get to compare like products to like products side by side, so I think it is important to compare exactly where this budget that is being proposed would take us. These are the three budgets that are going to be offered as amendments on the other side of the aisle. The Progressive Caucus is the first one. So how does it compare to the budget, A Balanced Budget for a Stronger America, that we have offered for this Chamber?

First, taxes; their budget would increase taxes over $7 trillion over the next 10 years. Spending? Spending increases $9.3 trillion over our budget. Deficits? $2.4 trillion increase over the next 10 years. Debt? $2.8 trillion increase over our financial debt over the Republican option, A Balanced Budget for a Stronger America. Defense; decreasing defense spending by $529 billion. When does it get to balance? Never. Never gets to balance.

Secondly, Madam Chair, it clearly is not the direction that the American people desire or the American people need. So we stand strongly in favor of A Balanced Budget for a Stronger America.

I yield my remaining time to the gentleman from California (Mr. McClintock), and I ask unanimous consent that he be allowed to control the time.
The Acting CHAIR. Is there objection to the request of the gentleman from Georgia?

There was no objection.

Mr. McCLINTOCK. Madam Chair, I reserve the balance of my time.

Mr. NADLER. Madam Chair, I yield 1 minute to the gentleman from Michigan (Mr. CONYERS), the dean of the House of Representatives and my good friend.

Mr. CONYERS. Madam Chair, I stand up to cheer for the Ellison-Grijalva Progressive Caucus budget and what it stands for, and especially for the full employment bill that is woven inside this very spectacular budget.

With 20 million Americans unemployed or underemployed or have given up, we put a fraction of a percent of tax on Wall Street speculators and fees on big polluters to finance more than a trillion dollars in investments to repair our roads and bridges, upgrade energy systems, and prepare our young people to thrive as citizens and workers. This budget will create 8.4 million jobs by 2018.

I came to Congress a number of decades ago to fight for Dr. Martin Luther King’s priorities: jobs, justice, and peace. The Progressive Caucus does it.

Mr. ELLISON. Madam Chair, I yield 1 minute to the gentleman from New York (Mr. NADLER).

Mr. NADLER. I thank the gentleman for yielding.

Madam Chair, for the fifth year in a row, the Republicans have put forth a budget that devastates nondefense spending and dismantles Medicare, Medicaid, CHIP, and aid to college students. It gives a $200,000 tax break to the wealthiest Americans while imposing a $2,000 tax increase on working families. It abandons our critical national infrastructure and the jobs it could create. The Republican budget makes a clear choice: billionaires and corporations before working Americans and our economy.

The Progressive Caucus people’s budget offers a clear alternative. This budget creates 8.4 million jobs through investments in infrastructure, worker training, and clean energy. It repeals the devastating sequester cuts and gives the 46½ million Americans living in poverty a path back to prosperity. This alternative budget puts an end to a system where CEOs pay a lower tax rate than their secretaries. It closes tax loopholes that allow corporations to avoid taxes on overseas profits and makes it harder for American businesses to set up shop in low-tax countries.

The Acting CHAIR. The time of the gentleman has expired.

Mr. ELLISON. I yield an additional 15 seconds to the gentleman.

Mr. NADLER. It makes it harder for American businesses to set up shop in low-tax countries to lower their tax burden. It supports middle-class families and expanded parental leave, childcare, and debt-free college. It proves that Congress can pass a budget that supports working families and seniors, builds an economy that creates jobs and restores faith in the American Dream.

I urge my colleagues to invest in this country and its people. Support the people’s budget.

The Acting CHAIR. The gentleman from Minnesota has 7½ minutes remaining. The gentleman from California has 15 minutes remaining.

Mr. ELLISON. I reserve the balance of my time.

Mr. McCLINTOCK. Madam Chair, I yield myself such time as I may consume.

Madam Chair, even though I disagree heartily with the budgets advanced by the Progressive Caucus, they do an invaluable service to the budget debate by bringing into sharp relief two very different visions of governance advanced by the two parties.

The Progressive budget is sincere and bold. Unfortunately, it is also wrong. It would hike taxes by $7 trillion over the next 10 years relative to the Republican budget, hike spending by $9.3 trillion, and run up $2.8 trillion more in debt than the Republican budget over 10 years.

Now, let’s begin with a reality check here. Divide $1 trillion into the number of families in this country. Every trillion dollars that we pass around here is roughly $8,000 taken from an average family’s earnings. Some of that they see as direct taxes; some of that they see as increased prices or depressed wages as businesses pass along their costs to consumers and employees; but ultimately it is paid by working Americans because that is where the bulk of our economy rests.

So $3.8 trillion in increased taxes means roughly $30,000 taken from an average family over the earnings of an average family over the next 10 years. It means another $22,000 of debt added to that family’s obligations that they will have to pay in future taxes. We are told, well, don’t worry, rich people will pay all those taxes. The problem is, there aren’t enough rich people in the country to begin to make more than a dent in these numbers. It turns out, many of the so-called rich people aren’t rich, and they aren’t even people. They are struggling small businesses filing under the subchapter S.

And remember this dirty little secret of finance: businesses do not pay business taxes. The only three possible ways a business tax can be paid is by consumers through higher prices, by typical dollars through lower wages, and by investors through lower earnings. That is your 401(k) or your pension plan that we are talking about.

We are told, well, don’t worry. We are using that money to create wealth and jobs. Well, the problem is government does not create wealth. There is a large and growing body of evidence that the government cannot inject a dollar into the economy until it has first taken that same dollar out of the economy. True, we see the job that government creates when it puts the dollar back in. What we don’t see as clearly is the job that is lost when government first takes that dollar out of the economy.

We see those lost jobs in the lowest labor participation rate in nearly 40 years and in declining median incomes for working Americans.

Here is what government can do—and what the Progressive Democratic budget proposes. It can transfer jobs from the private sector to the public sector by taxing one and expanding the other. It can transfer jobs from one sector of the private market to the other by taxing one and subsidizing the other.

In fact, that is precisely the difference between Apple Computer and Solyndra. It is the difference between FedEx and the post office. It is the difference between the Reagan recovery and the Obama recovery. It has been estimated that if the Obama recovery had mirrored the Reagan recovery, millions more Americans would be working today, and family incomes would be thousands of dollars higher than they are today.

But, of course, Reagan diagnosed the problem very differently than this administration. You remember his famous words: In this great economic crisis, government is not the solution to our problems—government is the problem.

He dramatically reduced the tax burden from 70 percent down to 28 percent. He reduced spending by 2 percent of GDP. He rolled back many of the regulatory burdens imposed on our economy. And the result was one of the most dramatic and prolonged economic expansions in our Nation’s history.

And it wasn’t just Reagan. We forget that after the 1994 congressional election, Bill Clinton realized his policies weren’t working. He came here to this floor in his State of the Union Address and proclaimed the era of Big Government was over. And he made good on that promise. He reached across the aisle to work with the Republican Congress and together they accomplished some amazing things.

They reduced Federal spending by 4 percent of GDP. They approved what amounted to the biggest capital gains tax cut in American history. They dramatically reduced entitlement spending by—in Clinton’s words—ending welfare as we know it.

The result was the only four budget surpluses in the last half century and another period of prolonged economic expansion. And the percentage of children living in poverty dropped dramatically.

The budget reported by the House Budget Committee employs these principles that worked when Reagan and Clinton used them and worked when John F. Kennedy and Harry Truman and Warren Harding used them.

The Republican House budget gradually reduces spending as a percentage...
of GDP. It calls for a lower, flatter tax rate. It puts our Nation back on a course to a balanced budget. It saves Medicare from bankrupting and collapsing on an entire generation of Americans.

It is off the path of debt and doubt and despair that this administration has dogmatically followed and restores us to policies that have repeatedly brought prosperity to our Nation.

Government cannot create jobs, but it can create conditions where jobs multiply. It can create conditions where everybody pays their student loans at high interest rates of 10 percent or larger.

Rather than a Republican budget that would have sent families indentured to Wall Street banks and the Federal student loan program, our alternative allows students to refinance their loan.

You can refinance your house. Why can’t the millions of students in this country refinance their student loans to get a lower rate? It is because the Republicans are tied to the banks and won’t let it happen.

Now, if the Republicans had their way, students would continue to choose between paying the rent and paying their student loan debt. That is where kids are today. They are paying more to the banks on their loans than they pay for their rent.

That is not the America I want. It is not the America anybody in this country really wants, except a very few people that the Republicans represent.

I urge you to vote “yes” on the Progressive budget.

Mr. MCDERMOTT. Madam Chairman, I am pleased to yield 3 minutes to the distinguished Member from South Carolina (Mr. SANFORD).

Mr. SANFORD. I thank the gentleman.

Madam Chairman, I would just make the point that as we have this debate on the so-called Progressive budget versus the House budget, that in fact it is Chairman PRICE’s committee budget that is indeed the progressive budget.

And I say that for this reason. If you stop and think about this notion of being progressive, it is to yield to innovation, to change to flexibility in one’s own choice in the way that one does something. And I don’t think that there is anything more sacred in that regard than the way that one spends one’s own money.

If we were to go with this alternative, what we would see on the tax and spending side is going from 18 percent of GDP up to around 22 percent of GDP. Those are sort of amorphous numbers, but what does that equate to in 2025? It equates to about $800 billion. $800 billion means that you could go and fund the State of South Carolina government 115 times. In other words, if you say to the state, you say to the state, multiply it times 115. Think about what we spend on, for instance, transportation here at the Federal level. You could fund it 60 times.

It is a big number by any account. And fundamentally, it is a question of equity. Should 435 folks here in this Chamber decide how folks’ money is spent, or should they decide how their money is spent?

I think it is also important because when you think about debt and deficit and the interest payments, if we were to go with this alternative, what we are looking at is substantial increases on that front, so much so that I think that you are looking at the next generation that, to a degree, becomes an indentured servant to the Federal Government.

This isn’t my thinking. If you go to the University of Boston, Laurence Kotlikoff has done a thing called generational accounting. It says, What is the imputed cost for a child born in America in terms of tax and spending load? It is about 82 percent. That is 82 percent.

In fairness to Chairman PRICE, what he has done is try to stem that tide and moves us back in the direction so that people have more discretion on how they spend their money. And that is ultimately what is at play.

I would also say that it is progressive from the standpoint in the way that the House budget attempts to deal with entitlements.

Take, for instance, just the healthcare side. On Medicare, there is nothing crazier than trying to do the same thing over and over and expecting a different result because what all the actuaries have said is, if we continue on that road, we are going to see real shortfalls with regard to the Federal Government’s ability to handle entitlements.

Obamacare, there is nothing progressive about forcing somebody to pay into a system that may or may not fit their needs. On the Medicaid level, there is nothing less progressive than not offering choices.

Think about the diversity of the different States we have out there and how different the health care needs may be in South Carolina than the inner city of Los Angeles.

What Chairman PRICE’s proposal does, is say: Let’s give flexibility to different States so the Governors in those different States can look at what works best for them and their citizens.

Mr. ELLISON. Madam Chair, may I inquire how much time I have remaining?

The Acting CHAIR. The gentleman from Minnesota has 5½ minutes remaining.

Mr. ELLISON. Madam Chairman, I yield 2 minutes to the gentleman from Wisconsin (Mr. POCAN), a member of the Budget Committee and the Education and the Workforce Committee.

Mr. POCAN. I thank Mr. ELLISON for his work with the Progressive Caucus.

Madam Chairman, I have got to tell you, I couldn’t disagree more with the good Governor of South Carolina on the budget. To call the Republican Tea Party-infused budget progressive is like calling Velvetea a type of Wisconsin cheese. It just doesn’t compare.

The Republican budget means American will work harder and earn less. It will be harder to buy a home, it will be harder to send your children to college, and harder to save for a secure retirement. It will do nothing to grow wages or help people get ahead. But it will do one thing for the people in the middle class. It will give you a $2,000 tax increase so that the wealthiest in this country can get a tax break.
The Progressive Caucus budget is exactly the opposite. The people’s budget boosts economic opportunity for more Americans and gives hard-working Americans a raise.

The Progressive Caucus Budget grows the economy and will create 8.4 million jobs by investing in the very things the economy needs most, things like infrastructure and teachers. It puts money into the pockets of workers so that you can get a raise and go out to support your family in a movie and boost our economy and create jobs via that.

The Progressive budget puts our next generation on a better track by making college more affordable—even debt free—and more accessible for more people.

That is why I am supporting the people’s budget, the Progressive Caucus budget, because it will grow your paycheck and create more jobs for hard-working Americans. I encourage my colleagues to join me in that support.

Mr. ELLISON. Madam Chairman, I yield 2 minutes to the gentlewoman from California (Ms. LEE), former chairwoman of the Progressive Caucus, the Black Caucus, and Appropriations Committee member.

Ms. LEE. Let me thank the gentlewoman for yielding, and also thanks to you, Mr. Speaker, and to the congressional colleagues for your tremendous leadership of the Progressive Caucus and for crafting this people’s budget—which is a people’s budget.

Today, millions of Americans are working hard and still struggling to make ends meet, and millions are working hard trying to find a job. Paychecks are shrinking while corporations reap record profits.

Instead of developing a budget to create jobs and help American families, the House Republican budget “balances” the budget once again on the backs of the most vulnerable to protect giveaways to special interests and the backs of the most vulnerable to protect giveaways to special interests and the wealthiest few.

The CPC’s people’s budget stands in stark contrast to the House Republican budget. This is a moral document. It reflects our values as a nation. It creates more than 8 million good-paying jobs. It includes a plan to lift more than 22 million Americans out of poverty over the next 10 years. It restores funding for SNAP and opens educational opportunity to all.

It ends the Pentagon’s slush fund, known as the overseas contingency account, that for far too long has padded the wallets of defense contractors at taxpayer expense. It also tackles waste, fraud, and abuse at the Pentagon by demanding audit readiness.

The people’s budget does what the House Republican budget does not. It works for American families, not special interests, defense contractors, or the 1 percent.

I urge my colleagues to do what is best for all American families, and that is support this amendment.

Mr. ELLISON. Madam Chairman, I yield such time as she may consume to the gentlewoman from New Jersey (Mrs. WATSON COLEMAN), a freshman Member who is a very well-respected member of the Progressive Caucus.

Mrs. WATSON COLEMAN. Madam Chairman, I rise to urge support of the people’s budget. This budget put forth by the Congressional Progressive Caucus. This budget is responsive to working people of this country who work hard every day and play by the rules in an attempt to accomplish the noble task of providing for their families in the midst of calculating costs and decreasing wages.

The people’s budget recognizes that corporate profits are at their highest level in 65 years, but workers’ wages are simultaneously at the lowest level in 65 years.

The Progressive budget was built with the working people of America in mind. It is to allow working families to keep more of the money that they earn; access higher wages; and live healthy, productive lives by increasing access to health care and lowering taxes.

It recognizes it is not enough to fight against efforts to take from the middle class to give tax breaks to the rich. We must also fight for tax breaks for the middle class, expand family tax credits, fight for the cost-of-living increases for the retired, provide universal pre-K for children, and help students finance their student loans.

The people’s budget makes real working people of this Nation its priority, and I would urge my colleagues to support this, the people’s budget.

Mr. ELLISON. Mr. Chairman, thank you for allowing us the time to talk about the people’s budget. This is the budget that puts 8.4 million people back to work.

Early in this debate, my colleague on the other side of the aisle, Mr. PRICE, pulled up a chart, and he did a comparison between our budget and the Republican budget, but there was one category that I did not see on that chart, and that is: How many jobs do you create?

This is the right number that we should be comparing budgets on, and I would say, for Americans all over this country looking for work, wanting to make a valuable contribution to themselves and their family, this is the right budget because this is the jobs budget, this is the good work budget, and this is the people’s budget.

I would also like to give a big thanks to over 150,000 people who signed a petition in favor of the people’s budget. Citizen activists know what is good for their government. They want the people’s budget. The Economic Policy Institute, trained economists who have strict numbers and modeling, have come up to help us out, so the people’s budget.

We urge a “yes” vote.

Mr. Chairman, I yield back the balance of my time.

Mr. McCLENTOCK. Mr. Chairman, my friend forgets the 8.4 million jobs that will be destroyed in the productive sector as government transfers those 8.4 million, through taxes, to the public sector.

I think the reason these times are so interesting is because we are arriving at a moment when two very different visions of society are competing for our Nation’s future, and they are very much reflected in the budgets put forward by the two parties in this House.

America’s prosperity and greatness spring from unique principles of individual freedom, personal responsibility, and constitutionally limited government.

America’s Founders created a voluntary society where people are free to make their own decisions, enjoy the fruit of their own labors, take responsibility for their own decisions, and lead their own lives with a minimum of government interference and intrusion.

When someone needs our help, we freely give that help, but we ask in return that they make the effort to support themselves to the extent that they can. Our government views no one person or group as more or less worthy than any other.

We are Americans. We will be judged on our own merits, and we will make our own choices, including what kind of car we will drive, or what kind of light bulbs we prefer or what we will have for dinner.

Today, a very different vision competes with our future, that of a compulsory society, where our individual rights are subordinated to the mandates of government bureaucrats, where innocent taxpayers are forced to bail out the bad decisions of others, and where consumers are compelled to purchase products or underwrite the losses of politically favored companies.

Under this vision, the government is not to protect individual freedom, but it is to improve society however those in power decide that it should be improved, to take from those it declares are deserving—or, to put it more succinctly, to take from each according to his abilities or, to put it more succinctly, to take from each according to his abilities and to give to each according to his needs. That is what this is all about.

Not more than 100 steps from where we debate right now, Thomas Jefferson reviewed the bountiful resources of the Nation and asked:

With all these blessings, what more is necessary to make us a happy and prosperous people? Still one thing more, fellow citizens, a wise and frugal government which shall restrain men from injuring one another; shall leave them otherwise free to regulate their own pursuits of industry and improvement, and shall not take from the mouth of labor the bread that it has earned. This is the sum of good government.

This is A Balanced Budget for a Stronger America put forward by the House Budget Committee, and let us be...
clear, the various Democratic plans, including the one before us now, fundamentally reject these American principles and replace them with values that are alien and antithetical to those that built our Nation.

This is the question that our generation must decide in all of its forms, including the question put to us today by this substitute amendment.

Mr. Chairman, I yield back the balance of my time.

Ms. JACKSON LEE. Mr. Chair, I rise in strong support of the Amendment in the Nature of a Substitute (ANS) offered by the Congressional Progressive Caucus to H. Con. Res. 27, the House Republicans’ “Budget Resolution, H. Con. Res. 27, FY2016.” I support the CPC’s ANS, “The People’s Budget” because it fixes an economy that, for too long, has failed to provide the opportunities American families need to get ahead.

Mr. Chair, if we reject the House Republicans’ “Price Is Not Right” Budget with its discredited and unworkable economic gimmicks and unrealistic projections and adopt the CPC’s People’s Budget, here is what we can expect: 1. $8.4 million good paying jobs by 2016; 2. 7 million new jobs in America’s future; and 3. $820 billion investment in infrastructure and transportation improvements.

The People’s Budget will usher in a new era of broad-based and shared prosperity by: 1. repealing the draconian sequester and all Budget Control Act spending caps; 2. increasing discretionary funding to invest in working families; 3. reversing harmful cuts to social safety net; and 4. investing in veterans, women, and working families.

Under the People’s Budget, millions of working families will see an increase in their purchasing power because the budget: 1. creates more than 8 million good paying jobs by 2016; 2. includes a four percent raise for federal workers; 3. provides for paid leave and child care; 4. supports an increase in the minimum wage increase and collective bargaining; and 5. fully funds programs to make housing affordable and accessible for all Americans.

Mr. Chair, Americans cannot reach their full potential if they lack educational opportunities, health security, or are saddled with crushing education debt.

That is why the CPC’s People’s Budget invests in K-12 and provides free pre-school, and provides debt-free college to every student and refinancing of student loans on terms favorable to students trying to get ahead, not banks.

The CPC’s People’s Budget repeals the excise tax on high-priced workers plans, removes the prohibition barring CMS to negotiate lower prescription drug prices for Medicare recipients, and reauthorizes the Children’s Health Insurance Program.

Mr. Chair, because the People’s Budget is for all persons in our country, it adopts comprehensive immigration reform and welcomes the substantial economic benefits it will generate.

Everyone knows that our current outdated immigration laws have failed workers, families, businesses and increasingly, our nation’s immigrants.

Employers are unable to hire the workers they need, immigrant workers are exploited.

Families trying to reunite legally are separated for many years, and millions of individuals are forced to live in the shadows.

The People’s Budget helps immigrants integrate into American society and participate in the economy by becoming entrepreneurs, small business owners, innovators and future job creators.

With comprehensive immigration reform, the federal budget deficit will be reduced by $197 billion over the next decade and $700 billion over the next 20 years according to a report by the non-partisan Congressional Budget Office.

Mr. Chair, I could go on at length explaining why the CPC’s People’s Budget is superior to the House Republican’s “Worker Harder, Get Less” budget.

But let me conclude by noting that in evaluating the merits of a budget resolution, it is not enough to subject it only to the test of fiscal responsibility. To keep faith with the nation’s past, to be fair to the nation’s present, and to safeguard the nation’s future, the budget must also pass a “moral test.”

The Republican budget resolution fails both of these standards; the CPC’s People’s Budget does not.

For these reasons, I urge my colleagues to join me in rejecting the House Republicans’ budget and voting for a better alternative, the CPC’s People’s Budget.

The Acting CHAIR (Mr. HULTGREN). The question is on the amendment in the nature of a substitute offered by the gentleman from Minnesota (Mr. ELLISON).

The question was taken; and the Act-

Mr. ELLISON. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Minnesota will be postponed.

AMENDMENT NO. 2 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. BUTTERFIELD

The Acting CHAIR. It is now in order to consider amendment No. 2 printed in House Report 114-49.

Mr. BUTTERFIELD. Mr. Chairman, I rise to offer an alternative budget on behalf of the Congressional Black Caucus.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

SECTION 1. AMENDMENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.

(a) DECLARATION.—The Congress determines and declares that this concurrent resolution establishes the budget for fiscal year 2016 and sets forth appropriate budgetary levels for fiscal years 2017 through 2025.

(b) TABLE OF CONTENTS.—

Sec. 1. Concurrent resolution on the budget for fiscal year 2016.

Sec. 2. Recommended levels and amounts.

Sec. 3. Major functional categories.

Sec. 4. Direct grants.

SEC. 2. RECOMMENDED LEVELS AND AMOUNTS.

The following budgetary levels are appropriate for each of fiscal years 2016 through 2025:

FEDERAL REVENUES.—For purposes of the enforcement of this concurrent resolution:

(A) The recommended levels of Federal revenues are as follows:

B) The amounts by which the aggregate levels of Federal revenues should be changed are as follows:

(A) The recommended levels of Federal revenues are as follows:

B) The amounts by which the aggregate levels of Federal revenues should be changed are as follows:

The question is on the amendment in the nature of a substitute offered by the gentleman from Minnesota (Mr. ELLISON).

The Acting CHAIR (Mr. HULTGREN). It is now in order to consider amendment No. 2 printed in House Report 114-49.
### Fiscal Year 2022:

<table>
<thead>
<tr>
<th>Category</th>
<th>New Budget Authority</th>
<th>Fiscal Year 2021</th>
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<tr>
<td>(A) New budget authority</td>
<td>$33,948,000,000</td>
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<tr>
<td>(B) Outlays</td>
<td>$33,517,000,000</td>
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**SEC. 3. MAJOR FUNCTIONAL CATEGORIES.**

The Congress determines and declares that the appropriate levels of new budget authority and outlays for fiscal years 2016 through 2025 for each major functional category are:

1. **National Defense (050):**
   - Fiscal year 2016: (A) New budget authority, $570,380,000,000.
   - (B) Outlays, $582,430,000,000.

2. **Fiscal year 2022:**
   - (A) New budget authority, $48,976,000,000.
   - (B) Outlays, $48,976,000,000.

3. **General Science, Space, and Technology (300):**
   - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
   - (B) Outlays, $8,003,000,000.

4. **Energy (270):**
   - Fiscal year 2016: (A) New budget authority, $37,372,000,000.
   - (B) Outlays, $36,650,000,000.

5. **Commerce and Housing Credit (370):**
   - Fiscal year 2016: (A) New budget authority, $23,078,000,000.
   - (B) Outlays, $23,113,000,000.

6. **Community and Regional Development:**
   - Fiscal year 2016: (A) New budget authority, $116,517,000,000.
   - (B) Outlays, $116,058,000,000.

7. **International Affairs (150):**
   - Fiscal year 2016: (A) New budget authority, $655,940,000,000.
   - (B) Outlays, $650,255,000,000.

8. **General Science, Space, and Technology (300):**
   - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
   - (B) Outlays, $8,003,000,000.

9. **Economic Development (200):**
   - Fiscal year 2016: (A) New budget authority, $570,380,000,000.
   - (B) Outlays, $567,134,000,000.

10. **Transportation (400):**
    - Fiscal year 2016: (A) New budget authority, $3,122,000,000.
    - (B) Outlays, $3,192,000,000.

11. **Agriculture (350):**
    - Fiscal year 2016: (A) New budget authority, $577,134,000,000.
    - (B) Outlays, $577,134,000,000.

12. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

13. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

14. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

15. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

16. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

17. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

18. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

19. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.

20. **General Science, Space, and Technology (300):**
    - Fiscal year 2016: (A) New budget authority, $8,003,000,000.
    - (B) Outlays, $8,003,000,000.
(B) Outlays, $38,311,000,000.
Fiscal year 2017:  
(A) New budget authority, $28,102,000,000.  
(B) Outlays, $28,794,000,000.
Fiscal year 2018:  
(A) New budget authority, $18,642,000,000.  
(B) Outlays, $30,629,000,000.
Fiscal year 2019:  
(A) New budget authority, $14,820,000,000.  
(B) Outlays, $24,036,000,000.
Fiscal year 2020:  
(A) New budget authority, $14,754,000,000.  
(B) Outlays, $18,819,000,000.
Fiscal year 2021:  
(A) New budget authority, $14,712,000,000.  
(B) Outlays, $18,835,000,000.
Fiscal year 2022:  
(A) New budget authority, $14,867,000,000.  
(B) Outlays, $17,049,000,000.
Fiscal year 2023:  
(A) New budget authority, $14,708,000,000.  
(B) Outlays, $15,556,000,000.
Fiscal year 2024:  
(A) New budget authority, $14,790,000,000.  
(B) Outlays, $14,642,000,000.
Fiscal year 2025:  
(A) New budget authority, $14,922,000,000.  
(B) Outlays, $15,676,000,000.
Fiscal year 2026:  
(A) New budget authority, $14,976,000,000.  
(B) Outlays, $14,166,000,000.
Fiscal year 2027:  
(A) New budget authority, $14,874,000,000.  
(B) Outlays, $14,275,000,000.
Fiscal year 2028:  
(A) New budget authority, $14,556,000,000.  
(B) Outlays, $15,185,000,000.
Fiscal year 2029:  
(A) New budget authority, $15,266,000,000.  
(B) Outlays, $16,968,000,000.
Fiscal year 2030:  
(A) New budget authority, $15,609,000,000.  
(B) Outlays, $15,664,000,000.
Fiscal year 2031:  
(A) New budget authority, $15,238,000,000.  
(B) Outlays, $15,731,000,000.
Fiscal year 2032:  
(A) New budget authority, $15,176,000,000.  
(B) Outlays, $16,011,000,000.
Fiscal year 2033:  
(A) New budget authority, $16,292,000,000.  
(B) Outlays, $15,537,000,000.
Fiscal year 2034:  
(A) New budget authority, $57,859,000,000.  
(B) Outlays, $57,527,000,000.
Fiscal year 2035:  
(A) New budget authority, $60,932,000,000.  
(B) Outlays, $59,737,000,000.
Fiscal year 2036:  
(A) New budget authority, $62,244,000,000.  
(B) Outlays, $62,034,000,000.
Fiscal year 2037:  
(A) New budget authority, $65,155,000,000.  
(B) Outlays, $65,225,000,000.
Fiscal year 2038:  
(A) New budget authority, $58,484,000,000.  
(B) Outlays, $58,422,000,000.
Fiscal year 2039:  
(A) New budget authority, $59,965,000,000.  
(B) Outlays, $58,272,000,000.
Fiscal year 2040:  
(A) New budget authority, $60,902,000,000.  
(B) Outlays, $59,737,000,000.
Fiscal year 2041:  
(A) New budget authority, $62,244,000,000.  
(B) Outlays, $62,034,000,000.
Fiscal year 2042:  
(A) New budget authority, $65,155,000,000.  
(B) Outlays, $65,225,000,000.
Fiscal year 2043:  
(A) New budget authority, $58,484,000,000.  
(B) Outlays, $58,422,000,000.
Fiscal year 2044:  
(A) New budget authority, $59,965,000,000.  
(B) Outlays, $58,272,000,000.
Fiscal year 2045:  
(A) New budget authority, $60,902,000,000.  
(B) Outlays, $59,737,000,000.
Fiscal year 2046:  
(A) New budget authority, $62,244,000,000.  
(B) Outlays, $62,034,000,000.
Fiscal year 2047:  
(A) New budget authority, $65,155,000,000.  
(B) Outlays, $65,225,000,000.
Fiscal year 2048:  
(A) New budget authority, $58,484,000,000.  
(B) Outlays, $58,422,000,000.
CONGRESSIONAL RECORD — HOUSE

We cannot allow their budget to come to unacceptable financial risks, and they will weaken the traditional Medicare program. Instead, this budget builds on the success of the Affordable Care Act, which made significant strides in health-care cost containment and put into place a framework for continuous innovation. This budget supports comprehensive reforms to give physicians and other care providers incentives to provide high-quality, coordinated, efficient care, in a manner consistent with the goals of fiscal sustainability. It makes no changes that reduce benefits available to seniors and individuals with disabilities in Medicare.

The Acting CHAIR. Pursuant to House Resolution 163, the gentleman from North Carolina (Mr. BUTTERFIELD) and a Member opposed each will control 15 minutes.

The Chair recognizes the gentleman from North Carolina.

Mr. BUTTERFIELD. Mr. Chairman, the Congressional Black Caucus has a long history of submitting fiscally sound and morally responsible budget alternatives that emphasize our commitment to eradicating poverty in America.

The budget, which is endorsed by groups such as the National Education Association, SEIU, AFSCME, Planned Parenthood, and PolicyLink, focuses on a fairer Tax Code, ending the sequestration battle, creating jobs, and eliminating poverty and reducing the deficit.

Mr. Chairman, the CBC budget is a plan that will work to protect and enhance the social safety net that continues to save millions from the ravages of poverty. Our goal is to increase economic opportunities for all Americans through significant and sustained investments in education and infrastructure, affordable housing, domestic manufacturing, small businesses, and job training.

We propose, Mr. Chairman, significant investments to further accelerate our economic recovery and ensure no community in America is left behind. Additionally, no other budget on Capitol Hill prioritizes the plight of voting rights enforcement into the Federal fiscal map or contemplates $3 billion saved over 10 years by limiting mandatory minimum sentences for non-violent drug offenders.

Once again, the House Republican budget relies on partisan rhetoric and gimmicks instead of making the tough choices needed to invest in our Nation, grow our economy, and provide economic opportunities for hard-working Americans.

The House Republicans’ unrealistic and unworkable budget continues the sequester for domestic spending this year and cuts that spending drastically in future years, disinvesting in our Nation and asking the most vulnerable Americans to carry the burden of deficit reduction.

We cannot allow their budget to move forward on the backs of the
American people. I request my colleagues to support the Congressional Black Caucus alternative budget, as it is a budget that reflects the priorities of our nation.

Mr. Chairman, I yield the balance of my time to the gentleman from Virginia (Mr. SCOTT), who really did the heavy lifting, along with Congresswoman BARBARA LEE and Congresswoman GWEN MOORE, in crafting our budget. I ask unanimous consent that the gentleman from Virginia (Mr. SCOTT) be allowed to manage the time.

The Acting CHAIR. Is there objection to the request of the gentleman from North Carolina?

There was no objection.

Mr. TOM PRICE of Georgia. Mr. Chairman, I claim the time in opposition.

The Acting CHAIR. The gentleman is recognized for 15 minutes.

Mr. TOM PRICE of Georgia. Mr. Chair, I want to commend our friends in the CBC for coming forward with a budget. It is not an easy thing to do, having worked these last 10 or 11 weeks to try to fashion a budget that could be dealt with on the floor of the House.

I also want to just point out that this is one of the few opportunities that we have, as Congress, to look at a comparison of apples to apples, of similar work products with each other.

There are three budgets that will be offered to the friends on the other side. We have talked just now about the Progressive Caucus. In the middle is the CBC budget, the one that we are discussing right now.

I just want to highlight the differences between this budget, from a numerical standpoint, with the budget that has been offered by the Republican majority, A Balanced Budget for a Stronger America.

In the area of taxes, what does the CBC oppose? Increases taxes by over $3.2 trillion over the next 10 years. Spreading? Increases spreading by over $7 trillion over the next 10 years, compared to the Republican budgets. Deficits? Increases deficits by over $4 trillion over the next 10 years. Debt? Same, $4 trillion added to the debt.

What do they spend on the defense of our Nation at these perilous times? Decreased spending on defense by $314 billion.

The big question is: When does their budget ever get to balance? Because a balanced budget is what we need to get this economy rolling again. When does it ever get to balance? The answer is never.

It is a worthy endeavor that our friends in the CBC have undertaken; however, it is not right for the country and certainly doesn’t stand up to the scrutiny of A Balanced Budget for a Stronger America.

Mr. Chairman, I yield my remaining time to the gentlewoman from Tennessee (Mrs. BLACK), and I ask unanimous consent that she be allowed to control the time.

The Acting CHAIR. Is there objection to the request of the gentleman from Georgia?

There was no objection.

Mr. SCOTT of Virginia. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, I rise in strong support of the Congressional Black Caucus budget, which is a more credible and responsible alternative than the underlying Republican budget.

A nation’s budget reflects its priorities, but the Republican budget continues to highlight the wrong priorities. The underlying Republican budget is not a serious plan. It contains trillions of dollars in tax cuts, but claims to be revenue neutral, without showing a dime’s worth of tax increases that will be necessary to make it revenue neutral.

It includes trillions of dollars in unspecified cuts, and many of the specified cuts are made. For example, are we really going to repeal Medi-care as we know it?

If you actually believe that the Republican majority will carry out their plan, it would actually devastate our economy by balancing the budget on the backs of students, workers, seniors, the disabled, and vulnerable communities across the Nation.

The Republican budget assumes that sequestration cuts will be enacted and then adds an additional $759 billion in nondefense spending cuts. That is the part of the budget that invests in education, workforce training, scientific research, transportation, and infrastructure.

In stark contrast to the Republican budget, the Congressional Black Caucus budget actually puts real numbers on the page. We show our arithmetic. The CBC budget proposes $2.7 trillion in additional revenue over the next decade, but our budget lays out $5.6 trillion in revenue options and loophole closings that Congress could adopt to achieve that goal.

With this additional revenue, we eliminate sequestration; we propose a $500 billion jobs package that will put millions of people back to work, and we include more than $300 billion above the President’s budget for significant and sustained investments in programs that have been instrumental in lifting millions of Americans out of poverty.

Our budget also calls for a raise in the minimum wage, adds a public option to the health insurance marketplace, and calls for the passage of comprehensive immigration reform. Factoring in the paid-for elimination of sequestration, our revenue enhancements, CBO’s analysis of the deficit reduction impacts of both enacting a public option and comprehensive immigration reform, our budget credibly reduces the 10-year deficit by $1.9 trillion when compared to CBO’s March baseline.

Mr. Chairman, our budget is a credible alternative to the vague and unrealistic plan offered by our Republican colleagues, and I urge my colleagues to support the CBC budget.

I reserve the balance of my time.

Mrs. BLACK. Mr. Chairman, today, I rise in opposition to this substitute amendment.

Every day, I hear from my constituents in Tennessee who are still struggling to find work and make ends meet. This is the result of the slowest economic recovery in American history, and in parts of my communities are still plagued by double-digit unemployment rates; yet this amendment would raise taxes on Americans by $3.2 trillion. This would be on top of the $1.6 trillion in new taxes already imposed under President Obama.

Raising taxes on small business is exactly the opposite of what is needed to reduce unemployment, get Americans back to work, and grow our economy. The threat of ISIS in the Middle East, and an increasing unpredictable security environment, we need to adequately fund our servicemen and -women. That is why the House Republican budget would comply with the current spending caps in the law but still adds $387 billion in defense spending over a 10-year window, all while balancing the budget without any tax increases.

At a time when we are faced with Russian aggression in the Ukraine, the threats of ISIS in the Middle East, and an increasingly unpredictable security environment, we need to adequately fund our servicemen and -women. That is why the House Republican budget would comply with the current spending caps in the law but still adds $387 billion in defense spending over a 10-year window, all while balancing the budget without any tax increases.

Long before I served on the Budget Committee, I got a crash course on budgeting 101 as a single working mother. And in those years, I raised three children on a nurse’s salary, teaching me how to live within my means and stretch my dollars.

Mr. Chair. I have had to make ends meet, so I know how important our social safety net is for those in need. I want to see this safety net strengthened and preserved for future generations.

However, this budget falls into the trap of measuring how much we care by how much we spend. Federal programs and initiatives should be evaluated based on their outcomes, by how many people we help get out of poverty, help to get back to work, and help to get the training and the education they need.

One example is our Federal job training program. In 2011, the Government...
Accountability Office, the GAO, issued a report that found 47 overlapping Federal job training programs, costing $18 billion in 2009 alone. The report showed that this duplication was not serving workers that needed training and was not responsibly using Federal dollars.

If we want workers who need training, there is a clear need to reform these programs to improve outcomes.

That is why last year, this House passed the Workforce Innovation and Opportunity Act. Mr. BOBBY SCOTT, the gentleman from Virginia, introduced this bipartisan legislation which was signed into law and made important reforms to Federal job training programs, better helping workers looking for a job while responsibly using taxpayer dollars. This substitute budget would take a step back from these reforms and simply spend an additional $13 billion on these programs without any reform. Unfortunately, this is just one example of this substitute amendment doubling down on failed policies of the past.

It would also reverse bipartisan reforms made to the Supplemental Nutrition Assistance Program, commonly called SNAP, and increase spending. If we want to protect those who are most in need, we need to find ways to reform the SNAP program.

The substitute amendment would go further than even ObamaCare, House Republicans want to see greater choice, more affordability, increased quality, and innovation in health care, which is why our budget proposes a market-based, patient-centered reform.

We also will provide structural reforms to Medicare and Medicaid, which provide care to our Nation’s seniors and those in need. The House Republican budget would make no changes for those who are near or currently in retirement, and provides States the flexibility to administer their Medicaid programs to meet the needs of the people in their own State.

Doing nothing to reform this unsustainable path that Medicare and Medicaid are on, as this substitute amendment does, ensures that we will go bankrupt.

I reserve the balance of my time.

Mr. SCOTT of Virginia. Mr. Chair, I yield myself 30 seconds before yielding to another speaker.

The case has been made that this budget raises taxes. Sure, it does. But the Republican budget also raises taxes.

They have cut the cut. They have reduced the marginal rate. There are other tax extenders. And they say it is revenue-neutral. The only way you can make it revenue-neutral, Mr. Chair, is to raise billions of dollars to make it revenue-neutral. They don’t show a dime of taxes. The difference between that budget and ours is, we list specific options that could be used.

They also would repeal the Affordable Care Act, but they keep all the taxes that paid for it.

The Acting CHAIR. The time of the gentleman has expired.

Mr. SCOTT of Virginia. Mr. Chair, I yield 2 minutes to the gentlewoman from California (Ms. LEE).

Ms. LEE. I thank the gentleman from Virginia for yielding, and I also thank him for his tremendous leadership in continuing to craft the Congressional Black Caucus’ budget and also for his work as ranking member on the Education and the Workforce Committee.

Mr. Chairman, I rise in strong support of this amendment and of the Congressional Black Caucus’ alternative budget. I want to, once again, commend Congressman BOBBY SCOTT for leading us to this point and for putting together a budget which really is a budget that reflects our values as a Nation.

As a member of the Budget and Appropriations Committees and as chair of our Task Force on Poverty, Income Inequality, and Opportunity, I know that our national budget is a moral document and a statement of our national priorities. The budget that my Republican colleagues have put forward does not reflect the struggle of those living in poverty. Instead, it includes draconian cuts to programs which, over the last 50 years, cut poverty by one-third, thanks to the War on Poverty.

The Republican plan cuts the safety net while 45 million people still are living in poverty.

Mr. Chairman, poverty in the African American community is 27.2 percent. In the Latino community, it is 23.5 percent.

Our budget addresses this problem with the Half in Ten plan. By coordinating Federal programs and agencies under a national strategy, we will cut poverty by 50 percent in one decade. That is 22 million people lifted out of poverty in the next 10 years.

This budget outlines a clear package for eradicating poverty rather than foolishly turning vital programs into block grants.

We continue federal assistance for our children and seniors. We extend unemployment compensation for those still looking for work following the recent recession. We give America a raise and, thereby, boost our economy, because no one should be working and living in poverty.

With regard to the Pentagon, we require that we audit the Pentagon and encourage DOD to implement remaining GAO recommendations that would likely lead to tens of billions in cost savings by bringing about a culture of financial accountability to the Pentagon.

As in the previous budgets, the CBC invests savings from cuts in the balance of the missile defense program to be used by the Defense Department to implement the remaining GAO recommendations.

The Acting CHAIR. The time of the gentlewoman has expired.

Mr. SCOTT of Virginia. Mr. Chair, I yield the gentlelady an additional 30 seconds.

Ms. LEE. I thank the gentleman from Virginia. Also, let me just say, our budget employs the 10–20–30 formula championed by our leader, the gentleman from South Carolina (Mr. CRAWFORD).

By directing at least 10 percent of Federal spending in areas with poverty rates of more than 20 percent over the last 30 years, we will make progress toward ending entrenched and generational poverty that hurts families and communities.

A vote for the CBC budget really is a vote with the conscience of the Congress. It is a message to the American people that you stand with those who are working hard to find a job or working hard at a job with low wages. It is a message to the country that balancing the budget on the backs of the most vulnerable to keep giveaways to the superwealthy is unacceptable, and that is not the American way.

Mrs. BLACK. Mr. Chairman, the best way to lift someone out of poverty is to give them an opportunity to have a job, and that is what A Balanced Budget for a Stronger America does. It does cut taxes, allowing for more job opportunities and an increase in wages for the workers.

I reserve the balance of my time.

Mr. SCOTT of Virginia. Mr. Chair, could you advise us of the time remaining on both sides.

Mr. SCOTT of Virginia. Mr. Chair, I yield 2 minutes to the gentlewoman from Wisconsin (Ms. MOORE).

Ms. MOORE. I yield to the gentleman.

Mr. PRICE of Georgia. Will the gentleman yield?

Mr. PRICE of Georgia. I would like to engage the gentleman from Georgia (Mr. PRICE) in a colloquy.

I was wondering if it were possible for the gentleman to yield the Congress to the Black Caucus maybe 4 to 6 minutes of his time. We have many speakers, and we have worked very hard on this budget. You know, the majority gets its way, but the minority ought to get its say.

Mr. PRICE of Georgia. Will the gentlewoman yield?

Ms. MOORE. I yield to the gentleman.
Mr. TOM PRICE of Georgia. I appreciate the gentlelady yielding.

The gentlelady from Tennessee (Mrs. BLACK) controls our time, and we do have another speaker or two. But as soon as your time expires and if we have time remaining, that we will be happy to yield some time to the CBC.

Ms. MOORE. Thank you so much for that courtesy.

Mr. Chair, it is really my privilege to discuss the social safety net programs that are at the heart of the Congressional Black Caucus budget.

The CBC acknowledges the efforts on the part of the majority to address debt and deficits, but we cannot do it on the backs of the poor.

Much has been made of jobs being the answer. We agree with that, but there are the disabled, elderly, and children who comprise the poor who cannot and do not work.

The Republican budget proposes $759 billion in cuts to the nondefense discretionary budget below the already damaging sequester levels. That is in addition to the more than $1 trillion in cuts to mandatory spending, a lifeline to benefits like food stamps, Medicaid, and Medicare.

The CBC budget offers Americans a choice. In stark contrast to the Republican budget, we invest in low-income families and students and provide security so that our impoverished, our firm, and our elderly and children are treated with dignity and respect. It protects the social safety net.

It rejects the block granting of Medicaid and food stamps and voucherizing Medicare. It restores the TANF emergency contingency fund, rather than the $34 billion OCO slush fund. We do $2.5 billion rather than $34 billion for a slush fund.

It also restores our emergency unemployment insurance for all Americans. Millions of Americans have exhausted these benefits. It invests in so many other vital programs, such as WIC, LIHEAP, public housing, homeless assistance, Section 8 and rural housing programs, Social Services Block Grant, Child Care and Development Block Grant...

I want to thank the chair and my CBC colleagues for working with me on this very worthy budget. Please vote “yes” on this alternative budget.

Mrs. BLACK. I reserve the balance of my time.

Mr. SCOTT of Virginia. Mr. Chairman, I yield 2 minutes to the gentleman from Louisiana (Mr. RICHMOND).

Mr. RICHMOND. I thank the gentlewoman from Virginia (Ms. Scott) for diligently preparing this budget.

Mr. Chair, I rise today to encourage my colleagues to vote for the CBC budget. Mr. Chair, the budget that we adopt will speak to our values as a Congress and our values as a country.

I am eager, Mr. Chair, that the Republican budget says that we are a country without values and lacking a conscience. The Republican budget makes severe cuts to Medicare, Medicaid, education, job training, and transportation so that it can fund tax cuts to the wealthy.

I want to be crystal clear. The Republican budget is a financial hocus pocus that will not put us on a path to financial stability.

However, Mr. Chairman, it is a certain path to a dire moral bankruptcy that is counter to the soul of our great country.

Now, Mr. Chairman, on the other hand, the CBC budget is a financially superior budget that invests in what makes this country exceptional. The CBC budget eradicates poverty by increasing economic opportunities through significant and sustained investments in education, infrastructure, affordable housing, manufacturing, small business, and job training.

I want to be clear that the CBC budget reduces the $34 billion OCO slush fund. We do not support that budget. We do not support that budget. We do not support that budget.

Mr. Chairman, the Republican budget rewards those who make political contributions, and the CBC budget rewards those who contribute to society and the greater good.

In closing, the CBC budget recognizes that working families in this country are getting shortchanged, so our budget tries to level the playing field and give more opportunities to those working families so that they can enjoy the economic prosperity that the investor class has enjoyed since our efforts to come out of the Great Recession.

Mrs. BLACK. Mr. Chairman, I yield 2 minutes to the gentlewoman from Tennessee (Mrs. Blackburn), my fellow colleague of the Budget Committee and also fellow Tennessean.

Mrs. BLACKBURN. Mr. Chairman, I want to thank Ms. Moore. She is still on the floor and serves on the Budget Committee with us. She is such a good, productive, and contributory member of that committee. I appreciate the perspective that she brings, and I know that she has worked diligently on the budget that the CBC is bringing before us today.

I do not support that budget. I support the committee print that we have. Mr. Chairman, here is exactly why.

We all know Washington does not have a revenue problem: it has a spending problem. Last year, more revenues came into our Federal coffers than ever. It is always important, as we talk about the budget, to put in perspective where this money comes from. It comes from hard-working taxpayers, and the government has not one single penny to spend until a taxpayer sends that money in.

Now, the budget that we have brought out of committee does some-thing quite significant. Number one, it will reduce Federal spending $5.5 trillion over the next 10 years. That is an important thing to do, and here is why. We are continuing to borrow somewhere around 30 cents for every dollar that we are spending right now. I think, between 28 and 30 cents for every dollar. That is too much. It gets to be a fairness issue for future generations.

We have got $38 trillion worth of debt, and $9 trillion worth of that debt has come on our books in the past 6 years. That is not fair to future generations. It is not fair to our Nation’s security.

Getting the debt under control is important. That is why a budget that saves $5.5 trillion and comes to balance—comes to balance—for our annual outlays in 9 years is significantly important.

The Acting CHAIR. The time of the gentlewoman has expired.

Mrs. BLACK. Mr. Chairman, I yield the gentlewoman an additional 30 seconds.

Mrs. BLACKBURN. I thank the gentlewoman for the time.

You see, when we talk about what will be accomplished by our budget and we talk about fairness, it is imperative that the spending be brought under control. What we are bringing forward is a way for us to bring that into balance and to begin to get the agencies, even reducing the Federal workforce by 10 percent, making certain that the rightsizing that workforce. Those are steps that should be taken. They are steps that we ought to be taking, and it is something that we all should support.

Mr. SCOTT of Virginia. Mr. Chairman, I yield 2 minutes to the gentlewoman from Texas (Ms. JACKSON LEE).

Ms. JACKSON LEE. Mr. Chairman, I yield my thoughts that I vigorously disagree with. As I stand in explaining or supporting the Congressional Progressive Caucus budget—and I will provide a statement into the Record—for its efforts in improving America.

There is a premise in the Republican budget, two premises or underlying thoughts that I vigorously disagree with. As I stand in explaining or supporting the Congressional Progressive Caucus budget, let me also say that I rise in support of the Congressional Progressive Caucus budget—and I will provide a statement into the Record—for its efforts in improving America.

The premise of the budget of our friends on the other side of the aisle is that if you are poor, if you are in need of help, then it is either your fault or you are taking advantage of the government's charity and largesse. That is not fair to future generations.

Walk a mile in the district that I represent—and many districts across America—and you will find parents who get up at 4 and 6 in the morning to jobs that are less than the minimum wage, working very hard to support their families. Those individuals deserve an equal opportunity.
I am grateful that this budget, the Congressional Black Caucus budget, talks about a comprehensive jobs program totaling some $500 billion—a mere $500 billion—over 3 years.

We understand that people want to work. This involves a national direct job creation program to assist local government in hiring and retaining teachers and law enforcement, investing to rebuild our Nation’s crumbling infrastructure, rebuilding neighborhoods, and, as well, understanding that you can’t work harder and get less.

Mr. Chairman, one of the issues that I am very supportive of in this budget, one that others would not think of, is ending the Cradle to Prison Pipeline.

The Acting CHAIR. The time of the gentlewoman has expired.

Mr. SCOTT of Virginia. Mr. Chairman, I yield the gentlewoman an additional 30 seconds.

Ms. JACKSON LEE. I thank the gentleman.

Mr. Chairman, in fact, the Congressional Budget Office has estimated that limiting the imposition of mandatory minimum sentences on nonviolent drug offenders would have an overall net savings of $3 billion over 10 years. This is a budget that goes to the heart of the concerns of Americans who may not have the right start in life but deserve an opportunity.

I want to be able to support a budget that, in essence, reduces the deficit and takes away sequestration, not piles taxes on persons who cannot afford them and creates very little jobs and undermines the social network that is necessary for those of us who believe we are, in fact, our brothers’ and sisters’ keeper.

I ask you to support the Congressional Black Caucus budget. It is smart, it is strong, and it leads America forward.

Mr. Chairman, I rise in strong support of the Amendment in the Nature of a Substitute (ANS) offered by the Congressional Black Caucus to H. Con. Res. 27, the House Republicans’ Budget Resolution for Fiscal Year 2016.

I support the CBC Budget for four principal reasons: 1. It ends the threat of sequestration; 2. It will accelerate our economic recovery; 3. It will help eradicate poverty in America; and 4. It will reduce the deficit by approximately $1.9 trillion over 10 years.

Mr. Chairman, I rise to protect the House Republicans’ “Price Is Not Right” and “Work Harder to Get Less” Budget with its discredited economic gimmicks and unrealistic projections and adopt the CBC Budget, we will get in stead a comprehensive jobs program totaling $500 billion over 3 years.

The jobs created will accelerate our economic recovery and ensure that it reaches every community in America, while also making the necessary investments to ensure America’s long-term economic competitiveness.

Specifically, the CBC Budget will create jobs by providing $300 billion to fund a National Direct Job Creation Program; 2. $50 billion for school Modernization; 3. $50 billion to assist local government hire and retain teachers, law enforcement and first responder Jobs; 4. $230 billion in immediate investment to rebuild our nation’s crumbling infrastructure; 5. $50 billion to rebuild neighborhoods and communities not fully recovered from the Great Recession of 2008; 6. $13 billion for job training programs; and 7. $7 billion for summer jobs so young persons can earn money to attend college and plan for their futures.

Mr. Chair, when it comes to addressing the poverty that is still too prevalent in our country, the CBC Budget is clearly superior to the Republican’s “Work Harder, Get Less” Budget.

The CBC Budget provides for $300 billion for programs that have proven instrumental in lifting millions of Americans out of poverty.

The funding provided will be used to restore cuts to the Supplemental Nutrition Assistance Program, expand emergency unemployment insurance, expand access to affordable housing, increase access to quality and affordable education, and increase funding for job training and trade adjustment assistance programs.

Additionally, Mr. Chair, to ensure that federal resources are targeted more efficiently towards eradicating poverty and are actually reaching communities most in need, the CBC budget proposes the codification of the “10–20–30” policy for federal spending.

Under the “10–20–30” policy at least 10 percent of the federal funds in certain accounts are to be directed to areas that have had a poverty rate of 20 percent for the last 30 years.

Finally, I support the CBC Budget because it puts an end to the draconian sequester burden that, in essence, reduces the deficit and serving an opportunity.

In addition, according to an analysis by the Congressional Budget Office, it will reduce the deficit by approximately $1.9 trillion over 10 years.

Mr. Chair, it is said often, but is no less true, that the federal budget is more than a financial document; it is an expression of the nation’s most cherished values.

As the late and great former senator and Vice-President Hubert Humphrey said:

“The moral test of government is how that government treats those who are in the dawn of life, the children; those who are in the twilight of life, the elderly; and those who are in shadows of life, the sick, the needy, and the handicapped.

The Republican budget resolution fails this moral test; the CBC Budget does not.

For these reasons, I urge my colleagues to join me in rejecting the House Republicans’ budget and voting for a better alternative, the CBC Budget.

Mrs. BLACK. Mr. Chairman, I reserve the balance of my time.

The Acting CHAIR. The gentleman from Virginia has 1 minute remaining.

The gentlewoman from Tennessee has 45 minutes remaining.

Mrs. BLACK. Mr. Chairman, I yield 2 minutes to the gentleman from Virginia (Mr. SCOTT), and I ask unanimous consent that he may control that time.

The Acting CHAIR. Is there objection to the request of the gentlewoman from Virginia?

There was no objection.

The Acting CHAIR. Mr. SCOTT?

Mr. SCOTT of Virginia. Mr. Chairman, I yield 2 minutes to the gentlewoman from California (Ms. MAXINE WATERS).

Ms. MAXINE WATERS of California. I thank the gentlewoman very much. I appreciate being given some time at this hour.

Mr. Chairman, the wealth gap and racial wealth gap have reached record levels, and alarming statistics tell the story. Mr. Chairman, 46.5 million Americans are living in poverty, and the disparity is even worse in the African American community and other communities of color. For decades, we have had policies and made funding decisions that have benefited only a few at the expense of the middle class and minorities. The Great Recession and subsequent years of budget cuts have only made things worse for these communities.

While the Republicans’ budget demonstrates their commitment to maintaining this inequity, the budget put forth by the Congressional Black Caucus today attempts to rebuild and restore what we lost, especially in the housing sector, which is why it has my support.

Finally, the CBC budget retains a robust Consumer Financial Protection Bureau, which Congress created to protect all Americans from predatory loans that led to millions of foreclosures, many of which were in the African American community. The CBC budget also makes critical investments in affordable housing programs, including fully funding public housing and fully restoring Section 8 housing choice vouchers lost due to sequestration.

The CBC budget would also invest much-needed resources to add over 20,000 new beds for the homeless across our country. Investments in these important rental and homeless assistance programs is especially important given the fact that we have nearly 8 million households in America for whom safe, decent, and affordable housing is not available to them.

Put simply, the Republican budget would widen the wealth gap in this country; the CBC budget would help eliminate it.

Further, the CBC budget strengthens our housing market, our financial system and economic stability as a whole. I urge that all Members of this House vote in favor of it, and our budget puts our country back on a sustainable economic path.

Mrs. BLACK. Mr. Chairman, I reserve the balance of my time.

Mr. SCOTT of Virginia. Mr. Chairman, I thank the gentlewoman for her courtesy in extending additional time, and I yield myself such time as I may consume.

Mr. Chairman, there is a percentage of the economy, the Republican under-budget, that is far worse than the previous low in half a century. It is only balanced because it is missing a couple of trillion dollars where you cut...
taxes and say it is revenue neutral. There is no indication that the taxes will be restored. It is unrealistic because the level of cuts won’t be made.

You are not going to repeal Medicare as you know it. We have tried to repeal the Affordable Care Act over 50 times and haven’t been able to do it. It is interesting that they want to repeal the services but not the taxes. There are substantial cuts in Pell grants and increases in student loans. Transportation initiatives are just about zeroed out.

On the other hand, Mr. Chairman, the CBC budget has specific tax increases. It shows that we make money by comprehensive immigration reform and the public option. We pay to eliminate sequestration. We create jobs, eliminate poverty, and have a realistic budget.

I would hope, Mr. Chairman, that we would adopt the Congressional Black Caucus’ budget as a realistic priority, with the right priorities we would adopt the Congressional Black Caucus budget.

I yield back the balance of my time.

Mrs. BLACK. Mr. Chairman, I yield myself now in the Chair.

Mr. Chairman, I want to just contrast these two budgets just a little bit. As we look at a stronger America—and our balanced budget does provide for a stronger America—we see that the Congressional Black Caucus budget is one that will increase our debt for our children and our grandchildren and increase taxes. Neither one of these is going to help our economy grow nor get people out of poverty.

Our budget balances in less than 10 years. A balanced budget means a healthier economy today and greater opportunity for tomorrow, helping to raise people out of poverty.

The budget repeals the unworkable and unfair ObamaCare plan and starts over with more choice.

The budget boosts our defense spending, helping to provide defense for our country and support for our men and women.

The budget eliminates the double dipping of the disability insurance and the unemployment insurance and establishes a plan that will strengthen the Social Security trust fund rather than having the trust fund be depleted.

The budget saves and strengthens Medicare, ending that $700 billion ObamaCare raid that was in the President’s proposal.

Mr. Chairman, all of these things help to get us on the path and on the course to a successful America where we can be proud to hand our children and our grandchildren a successful country whereby they can know the kind of opportunities that we have had and live the American Dream. So I urge a “no” vote on this budget amendment, and I yield back the balance of my time.

Mrs. BEATTY. Mr. Chair, I rise today in support of the CBC Alternative Budget for Fiscal Year 2016.

As has been highlighted during today’s debate, the Federal budget is a blueprint for our nation. It is a statement of our national priorities and of our national values. Our budget should lay the groundwork to secure a strong middle class, create more jobs, and grow paychecks.

We shouldn’t want to create a level playing field for all Americans. We cannot continue with these short-term fixes which lately have become all too common in Congress.

For instance, in May, the Highway Trust Fund is set to expire again. Yet, more than sixty-five percent of America’s roads are in need of repair and the American Society of Civil Engineers has given our nation’s infrastructure a D in its most recent report card.

We could be creating thousands of jobs—from real estate to construction work—if we got serious about investing in infrastructure. As the conscious of the Congress. The CBC budget focuses on creating jobs and giving hard-working Americans families a fair-share. Our CBC budget would provide $230 billion for our nation’s infrastructure—providing an immediate investment to help modernize our roads, bridges, and tunnels, as well as providing dollars to improve existing commuter and public transportation systems.

We cannot delay or rely on short term funding patches that seem to become the norm in this Republican Congress. Mr. Chair, when we rebud our roads and modernize our nation’s transportation, we create and maintain good-paying jobs.

That’s the best investment we can make of taxpayer dollars. Not only do we keep Americans safe, but we create the resource—the American worker. That’s what I call a bang for your buck.

The Acting CHAIR. The question is on the amendment in the nature of a substitute offered by the gentleman from North Carolina (Mr. BUTTERFIELD).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. SCOTT of Virginia. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from North Carolina will be postponed.

AMENDMENT NO. 3 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. STUTZMAN

The Acting CHAIR. It is now in order to consider amendment No. 3 printed in House Report 114-49.

Mr. STUTZMAN. Mr. Chairman, I have an amendment on the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

Strike all after the resolving clause and insert the following:

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.

(a) DECLARATION.—The Congress determines and declares that this concurrent resolution establishes the budget for fiscal year 2016 and sets forth appropriate budgetary levels for fiscal years 2017 through 2025.

(b) TAX LIMITATION—The table of contents for this concurrent resolution is as follows:

Sec. 1. Concurrent resolution on the budget for fiscal year 2016.

TITLE I—RECOMMENDED LEVELS AND AMOUNTS

Sec. 101. Recommended levels and amounts.

Sec. 102. Major functional categories.

TITLE II—RECONCILIATION

Sec. 201. Reconciliation in the House of Representatives.


Sec. 203. Additional guidance for reconciliation.

Sec. 204. Policy statement on reconciliation to repeal Obamacare.

TITLE III—BUDGET ENFORCEMENT

Sec. 301. Cost estimates for major legislation to incorporate macroeconomic effects.

Sec. 302. Limitation on measures affecting Social Security solvency.

Sec. 303. Budgetary treatment of administrative expenses.

Sec. 304. Limitation on transfers from the general fund of the Treasury to the Highway Trust Fund.

Sec. 305. Limitation on advance appropriations.

Sec. 306. Fair value credit estimates.

Sec. 307. Limitation on long-term spending.

Sec. 308. Allocation for overseas contingency operations/global war on terrorism.

Sec. 309. Adjustments for improved control of budgetary resources.

Sec. 310. Concepts, aggregates, allocations and application.

Sec. 311. Rulemaking powers.

TITLE IV—ESTIMATES OF DIRECT SPENDING

Sec. 401. Direct spending.

TITLE V—RESERVE FUNDS

Sec. 501. Reserve fund for the repeal of the 2010 health care laws.

Sec. 502. Deficit-neutral reserve fund for the replacement of Obamacare.

Sec. 503. Deficit-neutral reserve fund related to the Medicare provisions of the 2010 health care laws.

Sec. 504. Deficit-neutral reserve fund for the sustainable growth rate of the Medicare program.

Sec. 505. Deficit-neutral reserve fund for reforming the tax code.

Sec. 506. Deficit-neutral reserve fund for trade agreements.

Sec. 507. Deficit-neutral reserve fund for revenue measures.

Sec. 508. Deficit-neutral reserve fund for transportation reform.

Sec. 509. Deficit-neutral reserve fund to reduce poverty and increase opportunity and upward mobility.

Sec. 510. Implementation of a deficit and long-term debt reduction agreement.

Sec. 511. Deficit-neutral reserve account for reforming SNAP.


Sec. 513. Deficit-neutral reserve fund for the State Children’s Health Insurance Program.

Sec. 514. Deficit-neutral reserve fund for graduate medical education.

Sec. 515. Deficit-neutral reserve fund for Federal retirement reform.

Sec. 516. Deficit-neutral reserve fund for defense sequester replacement.

TITLE VI—POLICY STATEMENTS

Sec. 601. Policy statement on health care law repeal.

Sec. 602. Policy statement on replacing the President’s health care law.

Sec. 603. Policy statement on Medicare.
SEC. 101. RECOMMENDED LEVELS AND AMOUNTS.

The following budgetary levels are appropriate for each of fiscal years 2016 through 2025:

(1) FEDERAL REVENUES.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of total new budget authority are as follows:

Fiscal year 2017: $2,785,462,458,903.
Fiscal year 2019: $3,000,076,760,861.
Fiscal year 2023: $3,353,376,032,969.
Fiscal year 2024: $3,485,534,274,531.
Fiscal year 2025: $3,492,960,160,634.

(2) NEW BUDGET AUTHORITY.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of total new budget authority are as follows:

Fiscal year 2016: $2,875,014,856,384.
Fiscal year 2017: $2,814,832,688,381.
Fiscal year 2018: $2,849,474,859,887.
Fiscal year 2020: $3,068,172,096,646.
Fiscal year 2021: $3,144,758,956,503.
Fiscal year 2022: $3,261,322,193,088.
Fiscal year 2023: $3,323,765,849,882.
Fiscal year 2024: $3,410,157,380,662.
Fiscal year 2025: $3,464,735,098,225.

(3) BUDGET OUTLAYS.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of total new budget outlays are as follows:

Fiscal year 2016: $2,826,239,856,384.
Fiscal year 2017: $661,949,488,381.
Fiscal year 2018: $803,808,711.
Fiscal year 2020: $977,384,043,497.
Fiscal year 2021: $1,276,585,890,012.
Fiscal year 2022: $226,622,159,018.
Fiscal year 2024: $440,912,901,775.

(4) DEFICITS (ON-BUDGET).—For purposes of the enforcement of this concurrent resolution, the amounts of the deficits (on-budget) are as follows:

Fiscal year 2016: $288,706,086,804.
Fiscal year 2017: $651,949,860,804.
Fiscal year 2018: $803,808,711.
Fiscal year 2020: $977,384,043,497.
Fiscal year 2021: $1,276,585,890,012.
Fiscal year 2022: $226,622,159,018.
Fiscal year 2024: $440,912,901,775.

(5) DEBT HELD BY THE PUBLIC. —The budgetary levels of the public debt are as follows:

Fiscal year 2016: $19,753,901,750,475.
Fiscal year 2017: $20,124,941,998,331.
Fiscal year 2018: $20,563,840,455,325.
Fiscal year 2019: $20,897,858,879,371.
Fiscal year 2021: $21,505,714,337,567.
Fiscal year 2023: $22,901,532,189,180.
Fiscal year 2024: $22,717,769,655,646.

(6) DEBT HELD BY THE PUBLIC.—The budgetary levels of debt held by the public are as follows:

Fiscal year 2016: $13,703,981,750,475.
Fiscal year 2017: $13,960,949,960,266.
Fiscal year 2018: $14,067,434,672,731.
Fiscal year 2019: $14,248,184,941,570.
Fiscal year 2021: $14,587,672,210,472.
Fiscal year 2023: $15,125,854,409,576.
Fiscal year 2024: $14,963,760,099,108.
Fiscal year 2025: $15,014,505,127,509.

SEC. 102. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the budgetary levels of new budget authority and outlays for fiscal years 2016 through 2025 for each major functional category are:

(1) National Defense (050):
Fiscal year 2016: $14,972,985,000,000.
Fiscal year 2017: $15,129,530,000,000.
Fiscal year 2018: $15,246,800,000,000.
Fiscal year 2019: $15,363,800,000,000.
Fiscal year 2020: $15,482,800,000,000.
Fiscal year 2021: $15,600,800,000,000.
Fiscal year 2022: $15,720,800,000,000.
Fiscal year 2023: $15,842,800,000,000.
Fiscal year 2024: $15,964,800,000,000.
Fiscal year 2025: $16,086,800,000,000.

(2) International Affairs (150):
Fiscal year 2016: $14,753,428,000,000.
Fiscal year 2017: $14,753,428,000,000.
Fiscal year 2018: $14,753,428,000,000.
Fiscal year 2019: $14,753,428,000,000.
Fiscal year 2020: $14,753,428,000,000.
Fiscal year 2021: $14,753,428,000,000.
Fiscal year 2022: $14,753,428,000,000.
Fiscal year 2023: $14,753,428,000,000.
Fiscal year 2024: $14,753,428,000,000.
Fiscal year 2025: $14,753,428,000,000.

(3) General Science, Space, and Technology (250):
(300): Natural Resources and Environment

Fiscal year 2016:
(A) New budget authority, $31,299,572,447.
(B) Outlays, $31,763,905,675.
Fiscal year 2017:
(A) New budget authority, $31,804,397,584.
(B) Outlays, $32,653,424,435.
Fiscal year 2018:
(A) New budget authority, $31,940,706,078.
(B) Outlays, $33,072,114,262.
Fiscal year 2019:
(A) New budget authority, $32,515,716,150.
(B) Outlays, $33,019,236,283.
Fiscal year 2020:
(A) New budget authority, $32,800,053,945.
(B) Outlays, $32,914,442,144.
Fiscal year 2021:
(A) New budget authority, $32,731,162,151.
(B) Outlays, $33,002,142,690.
Fiscal year 2022:
(A) New budget authority, $33,463,492,711.
(B) Outlays, $33,585,695,102.
Fiscal year 2023:
(A) New budget authority, $33,834,190,867.
(B) Outlays, $34,011,836,980.
Fiscal year 2024:
(A) New budget authority, $34,301,969,627.
(B) Outlays, $33,902,619,699.
Fiscal year 2025:
(A) New budget authority, $31,926,499,137.
(B) Outlays, $31,416,919,831.
(9) Community and Regional Development

Fiscal year 2016:
(A) New budget authority $75,667,811,114.
(B) Outlays, $73,292,369,608.
Fiscal year 2017:
(A) New budget authority, $74,164,815,548.
(B) Outlays, $75,293,369,608.
Fiscal year 2018:
(A) New budget authority, $75,667,811,114.
(B) Outlays, $74,466,932,745.
Fiscal year 2019:
(A) Community and Regional Development
(450):
Fiscal year 2016:
(A) New budget authority $7,082,000,000.
(B) Outlays, $6,927,518,000.
Fiscal year 2017:
(A) New budget authority, $7,688,082,500.
(B) Outlays, $7,153,320,710.
Fiscal year 2018:
(A) New budget authority, $8,088,559,563.
(B) Outlays, $7,153,320,710.
Fiscal year 2019:
(A) New budget authority, $8,381,194,111.
(B) Outlays, $7,153,320,710.
Fiscal year 2020:
(A) New budget authority, $8,408,701,972.
(B) Outlays, $8,297,214,369.
Fiscal year 2021:
(A) New budget authority, $8,304,604,699.
(B) Outlays, $12,095,209,451.
Fiscal year 2022:
(A) New budget authority, $8,303,596,421.
(B) Outlays, $10,936,833,095.
Fiscal year 2023:
(A) New budget authority, $8,358,935,928.
(B) Outlays, $9,345,212,395.
Fiscal year 2024:
(A) New budget authority, $8,446,554,262.
(B) Outlays, $8,890,070,466.
Fiscal year 2025:
(A) New budget authority, $8,578,595,232.
(B) Outlays, $8,690,219,157.
(10) Education, Training, Employment, and Social Services (500):
Fiscal year 2016:
(A) New budget authority $80,620,000,000.
(B) Outlays, $90,389,000,000.
Fiscal year 2017:
(A) New budget authority, $84,652,371,460.
(B) Outlays, $90,389,000,000.
Fiscal year 2018:
(A) New budget authority, $86,829,771,467.
(B) Outlays, $87,877,060,000.
Fiscal year 2019:
(A) New budget authority, $85,313,474,278.
(B) Outlays, $86,090,000,000.
(7) Commerce and Housing Credit (370):
Fiscal year 2018:
(A) New budget authority, -$10,252,355,063.
(B) Outlays, -$10,007,947,842.
Fiscal year 2019:
(A) New budget authority, -$8,800,690,294.
(B) Outlays, -$28,586,736,251.
Fiscal year 2020:
(A) New budget authority, -$6,903,060,242.
(B) Outlays, -$27,479,356,095.
Fiscal year 2021:
(A) New budget authority, -$6,522,465,806.
(B) Outlays, -$21,788,710,970.
Fiscal year 2022:
(A) New budget authority, -$5,741,907,919.
(B) Outlays, -$22,819,106,162.
Fiscal year 2023:
(A) New budget authority, -$4,965,387,525.
(B) Outlays, -$23,865,303,558.
Fiscal year 2024:
(A) New budget authority, -$3,990,905,601.
(B) Outlays, -$23,635,008,671.
Fiscal year 2025:
(A) New budget authority, -$3,379,433,193.
(B) Outlays, -$23,841,501,407.
(8) Transportation (400):
Fiscal year 2016:
(A) New budget authority, -$9,830,000,000.
(B) Outlays, -$9,393,782,854.
Fiscal year 2017:
(A) New budget authority, -$9,308,000,000.
(B) Outlays, -$9,297,360,000.
Fiscal year 2018:
(A) New budget authority, -$8,930,419,157.
(B) Outlays, $8,930,419,157.
Fiscal year 2019:
(A) New budget authority, -$8,578,595,232.
(B) Outlays, $8,690,219,157.
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(1) New budget authority, $477,846,923,208.

(2) New budget authority, $364,527,455,629.

(3) New budget authority, $497,300,000,000.

(4) New budget authority, $469,730,877,172.

(5) New budget authority, $178,729,646,992.
Pascal year 2017:
(A) New budget authority, $26,666,000,000.
(B) Outlays, $23,715,564,000.
Pascal year 2018:
(A) New budget authority, $26,666,000,000.
(B) Outlays, $23,758,382,000.
Pascal year 2019:
(A) New budget authority, $26,666,000,000.
(B) Outlays, $22,907,067,000.
Pascal year 2020:
(A) New budget authority, $0.
(B) Outlays, $0.
Pascal year 2021:
(A) New budget authority, $0.
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Pascal year 2023:
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(B) Outlays, $0.
Pascal year 2024:
(A) New budget authority, $0.
(B) Outlays, $0.
Pascal year 2025:
(A) New budget authority, $0.
(B) Outlays, $0.

TITLE II—RECONCILIATION

SEC. 201. RECONCILIATION IN THE HOUSE OF REPRESENTATIVES.

(a) Submission Providing for Repeal of ObamaCare.—Not later than July 15, 2015, the committees named in subsection (b) shall submit their recommendations to the Committee on the Budget of the House of Representatives to carry out this section.

(b) Instructions.—

(1) COMMITTEE ON EDUCATION AND THE WORKFORCE.—The Committee on Education and the Workforce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(2) COMMITTEE ON ENERGY AND COMMERCES.—The Committee on Energy and Commerce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(3) COMMITTEE ON WAYS AND MEANS.—The Committee on Ways and Means shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

SEC. 202. RECONCILIATION PROCEDURES.

(a) Estimating Assumptions.—

(1) Assumptions.—In the House, for purposes of section 301(c)(2) of the Congressional Budget Act of 1974, the chair of the Committee on the Budget shall use the baseline underlying the Congressional Budget Office’s Budget and Economic Outlook: 2015 to 2025.

(2) Note.—In the report accompanying this concurrent resolution on the budget that repeal the Affordable Care Act and the health care-related provisions of the Health Care and Education Reconciliation Act of 2010 and (2) determine the most effective methods by which the health care laws referred to in paragraph (1) shall be repealed in their entirety.

(c) Revision of Budgetary Levels.—

(1) Submission.—Upon the submission to the Committee on the Budget of the House of a recommendation that has complied with its reconciliation instructions solely by virtue of section 310 of the Congressional Budget Act of 1974, the chair of the Committee on the Budget may file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.

(2) Conference Report.—Upon the submission to the House of a conference report recommending a reconciliation bill or resolution in which a committee has complied with its reconciliation instructions solely by virtue of this section, the chair of the Committee on the Budget may file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.

(b) Revision.—Allocations and aggregates agreed to concurrent resolutions considered to be allocates and aggregates established by the concurrent resolution on the budget pursuant to section 301 of such Act.

SEC. 203. ADDITIONAL GUIDANCE FOR RECONCILIATION.

(a) Guidance.—In the House, the chair of the Committee on the Budget may develop additional guidelines providing further information, budgetary levels and amounts, and other explanatory material to supplement the instructions and directives in this concurrent resolution pursuant to section 310 of the Congressional Budget Act of 1974 and set forth in section 201.

(b) Conference Report.—In the House, the chair of the Committee on the Budget may cause the material prepared pursuant to subsection (a) to be printed in the Congressional Record on the appropriate date, but not later than the date set forth in this title on which committee must submit their recommendations to the Committee on the Budget in order to comply with the reconciliation instructions set forth in section 201.

SEC. 204. POLICY STATEMENT ON RECONCILIATION TO REPEAL OBAMACARE.

It is the policy of this resolution that the reconciliation submitts set forth in section 201 shall be consistent with the Patient Protection and Affordable Care Act (Public Law 111–148), and the Health Care and Education Reconciliation Act of 2010 (Public Law 111–152).

TITLE III—BUDGET ENFORCEMENT

SEC. 301. COST ESTIMATES FOR MAJOR LEGISLATION TO INCORPORATE MACRO-ECONOMIC EFFECTS.

(a) CBO Estimate.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, an estimate provided by the Congressional Budget Office under section 402 of the Congressional Budget Act of 1974 for any major legislation considered in the House or the Senate during the fiscal year, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(b) Joint Committee on Taxation Estimate.—For purposes of the enforcement of this concurrent resolution, any estimate provided by the Joint Committee on Taxation to the Director of the Congressional Budget Office under section 3011 of the Congressional Budget Act of 1974 for any major legislation shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(c) Contents.—Any estimate referred to in this section shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects (including macroeconomic variables described in subsections (a) and (b)) of such legislation in the 20-fiscal year period beginning after the fiscal year of this concurrent resolution sets forth budgetary levels required by section 301 of the Congressional Budget Act of 1974; and

(2) an identification of the critical assumptions and the source of data underlying that estimate.

(d) Definitions.—As used in this section—

(1) the term “major legislation” means any bill or joint resolution—

(A) for which an estimate is required to be prepared pursuant to section 402 of the Congressional Budget Act of 1974 that causes a gross budgetary effect (before incorporating macroeconomic effects) in any fiscal year over the years of the most recently enacted 20-year period that is equal to or greater than 0.25 percent of the current projected gross domestic product of the United States for that fiscal year; or

(B) designated as such by the chair of the Committee on the Budget for all direct spending legislation other than revenue legislation or the Member who is chair or vice chair of the Joint Committee on Taxation for revenue legislation; and

(2) the term “budgetary effects” means changes in revenues, budget authority, outlays, and the deficit.

SEC. 302. LIMITATION ON MEASURES AFFECTING SOCIAL SECURITY SOLVENCY.

(a) in General.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2015, it shall not be in order to consider in the House or the Senate a bill or joint resolution, or an amendment thereto or conference report thereon, that reduces the actuarial balance by at least .01 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund established under section 201(a) of the Social Security Act for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 201(c)(2) of the Social Security Act.

(b) Exception.—Subsection (a) shall not apply to a measure that would improve the actuarial balance of the combined balance in the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 201(c)(2) of the Social Security Act.

SEC. 303. BUDGETARY TREATMENT OF ADMINISTRATIVE EXPENDITURES.

(a) in General.—Notwithstanding section 302(a)(1) of the Congressional Budget Act of
the Director of the Congressional Budget Office prepares an estimate pursuant to section 402 of the Congressional Budget Act of 1974 of the budgetary effects which would be incurred if the concurrent resolution; and if the Director determines that such bill or joint resolution has a budgetary effect related to a housing, residential mortgage, or veterans affairs program title V of the Congressional Budget Act of 1974, the Director shall also provide an estimate of the current actual or estimated market values representing the “fair value” of assets and liabilities affected by the provisions of such bill or joint resolution that result in such effect.

(c) ENFORCEMENT.—If the Director of the Congressional Budget Office provides an estimate pursuant to subsection (a) or (b), the chair of the Committee on the Budget may use such estimate to determine compliance with the Congressional Budget Act of 1974 and other budgetary enforcement controls.

SEC. 307. LIMITATION ON LONG-TERM SPENDING.

(a) IN GENERAL.—In the House, it shall not be in order to consider a bill or joint resolution reported by a committee (other than the Committee on Appropriations), or an amendment thereto or conference report thereon, that transfers funds from the general fund of the Treasury to the Highway Trust Fund that may not provide for advance appropriations.

(b) T ransfers in the fiscal year the transfer occurs shall be counted as new budget authority and total outlays provided by a measure shall include any discretionary amounts described in subsection (a).

SEC. 308. ALLOCATION FOR OASD AND OTHER PROGRAMS.

(a) Separate OCO/GOT Allocation.—In the House, there shall be a separate allocation of new budget authority and outlays counting toward the separate allocation for Overseas Contingency Operations/Global War on Terrorism.

(b) APPLICATION.—For purposes of enacting the separate allocation referred to in subsection (a) under section 302(f) of the Congressional Budget Act of 1974, the “first fiscal year” and the “total of fiscal years” shall be fiscal year 2016.

(c) Limitations.—The aggregate level of new budget authority and outlays counting toward the allocation—

(1) General.—$42,652,000,000 in new budget authority for all programs identified pursuant to section 207 of this concurrent resolution; and

(2) Veterans.—$852,700,000 in new budget authority for programs in the Department of Veterans Affairs identified pursuant to section 207 of this concurrent resolution.

SEC. 309. ALLOCATIONS FOR THE FISCAL YEAR OF THIS CONCURRENT RESOLUTION.

(a) Adjustments of Discretionary and Direct Spending Levels.—In the House, if a committee (other than the Committee on Appropriations) reports a bill or joint resolution, or submits a conference report thereon, providing for a decrease in direct spending (budget authority and outlays flowing therefrom) for any fiscal year and also provides for an authorization of appropriations for the same purpose and for the enactment of such measure, the chair of the Committee on the Budget may decrease the allocation to such committee and increase the allocation of the Appropriations Committee, and outlays (budget authority and outlays flowing therefrom) to the Committee on Appropriations for fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose.

(b) Determinations.—In the House, for the purposes of enforcing this concurrent resolution, the allocations and aggregate levels of new budget authority, outlays, direct spending, new entitlement authority, revenues, deficits, and surpluses for fiscal years 2016 and the period of fiscal years 2016 through fiscal year 2025 shall be determined on the basis of estimates made by the chair of the Committee on the Budget and such chair may adjust applicable levels of this concurrent resolution.

SEC. 310. CONCEPTS, AGGREGATES, ALLOCATIONS, AND APPLICATION.

(a) Concepts, Allocations, and Application.—In the House—

(1) upon a change in budgetary concepts or definitions, the chair of the Committee on the Budget may adjust any allocations, aggregates, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments of the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration;

(B) have no effect upon the enactment of that measure; and

(C) be published in the Congressional Record as soon as practicable.

(b) Allocation, Aggregates, and Application.—In the House, for purposes of this concurrent resolution and budget enforcement—

(1) the consideration of any bill or joint resolution, or amendment thereto or conference report thereon, for which the chair of the Committee on the Budget reported a conference report or an amendment thereto or a conference report thereon, for which the chair of the Committee on the Budget made adjustments or revisions in the allocations, aggregates, and other budgetary levels of this concurrent resolution shall not be subject to the points of order set forth in clause 10 of rule XXI of the Rules of the House of Representatives; and

(2) revised allocations and aggregates resulting from these adjustments shall be considered for the purposes of the Congressional Budget Act of 1974 as allocations and aggregates included in the concurrent resolution.

SEC. 311. RULEMAKING POWERS.

The House adopts the provisions of this title—

(1) as an exercise of the rulemaking power of the House of Representatives and as such they shall be considered as part of the rules of the House of Representatives, and these rules shall supersede other rules only to the extent that they are inconsistent with other such rules; and

(2) with full recognition of the constitutional right of the House of Representatives to change those rules at any time, in the same manner and extent as in the case of any other rule of the House of Representatives.
TITLE IV—ESTIMATES OF DIRECT SPENDING

SEC. 401. DIRECT SPENDING.

(a) MEANS-TESTED DIRECT SPENDING.—

(1) For means-tested direct spending, the average outlays in the total level of outlays during the 10-year period preceding fiscal year 2016 is 6.8 percent.

(2) For means-tested direct spending, the estimated average outlay in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 6.5 percent, projected to decrease to 4.4 percent by fiscal year 2025.

(b) NON-MEANS-TESTED DIRECT SPENDING—

(1) For nonmeans-tested direct spending, the average rate of growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 5.4 percent.

(2) For nonmeans-tested direct spending, the estimated average rate of growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 5.5 percent, projected to decrease to 3.7 percent by fiscal year 2025.

(c) The following reforms are proposed in this concurrent resolution for nonmeans-tested direct spending:

(A) For Medicare, this resolution advances permanent spending reductions and reforms to the Medicare program that together will reduce Medicare spending growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 by 3.1 percent.

(B) For Medicaid, this resolution recognizes and builds on the existing structural and programmatic reforms that are already in place, including the following reforms:

(i) The conversion of Medicaid spending into a flexible State allotment tailored to meet each State’s needs.

(ii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(iii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(iv) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(v) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(vi) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(vii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(viii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(ix) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(x) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xi) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xiii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xiv) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xv) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xvi) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xvii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xviii) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xix) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(xx) The conversion of Medicaid spending into a flexible State allotment to meet each State’s needs.

(B) For Medicare, this resolution advances permanent spending reductions and reforms to the Medicare program that together will reduce Medicare spending growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 by 3.1 percent.

(C) For the Supplemental Nutrition Assistance Program, this resolution advances permanent spending reductions and reforms to the program so that the program’s spending growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 5.5 percent, projected to decrease to 3.7 percent by fiscal year 2025.

(D) For the Federal nutrition assistance programs, this resolution advances permanent spending reductions and reforms to the programs to meet the following reforms:

(i) The conversion of Federal nutrition assistance spending into a flexible State allotment tailored to meet each State’s needs.

(ii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(iii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(iv) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(v) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(vi) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(vii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(viii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(ix) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(x) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xi) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xiii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xiv) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xv) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xvi) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xvii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xviii) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xix) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(xx) The conversion of Federal nutrition assistance spending into a flexible State allotment to meet each State’s needs.

(B) For Medicare, this resolution advances permanent spending reductions and reforms to the Medicare program that together will reduce Medicare spending growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 by 3.1 percent.

(c) In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution reported by the Committee on Ways and Means, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR MEDICARE

SEC. 502. DEFICIT-NEUTRAL RESERVE FUND FOR THE REPLACEMENT OF THE MIDDLE CLASS SUPPORT FUND.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that repeals the Patient Protection and Affordable Care Act and the health care-related provisions of the Health Care and Education Reconciliation Act of 2010. This measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR THE SUSTAINABLE GROWTH RATE OPPORTUNITY AND UPWARD MOBILITY.

SEC. 504. DEFICIT-NEUTRAL RESERVE FUND FOR REFORMING THE TAX CODE.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a tax reform, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR SOCIAL SECURITY DISABILITY IN-SURANCE REFORM.

SEC. 512. DEFICIT-NEUTRAL RESERVE FUND FOR SOCIAL SECURITY DISABILITY INSURANCE REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR REVENUE MEASURES.

SEC. 505. DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR SNAP.

SEC. 506. DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

SEC. 507. DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

SEC. 508. DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

SEC. 509. DEFICIT-NEUTRAL RESERVE FUND FOR THE IMPLEMENTATION OF A DEFICIT AND LONG-TERM DEBT REDUCTION AGREEMENT.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.
effects of any bill or joint resolution, or amendment thereto or conference report thereon, that reforms the Social Security Disability Insurance program under title II of the Social Security Act.

SEC. 513. DEFICIT-NEUTRAL RESERVE FUND FOR THE STATE CHILDREN'S HEALTH INSURANCE PROGRAM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure extends the State Children's Health Insurance Program, but only if such measure would not in the period of fiscal years 2016 through 2025.

SEC. 514. DEFICIT-NEUTRAL RESERVE FUND FOR GRADUATE MEDICAL EDUCATION.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure reduces the deficit over the period of fiscal years 2016 through 2025.

SEC. 515. DEFICIT-NEUTRAL RESERVE FUND FOR DEFENSE SEQUESTER REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure is projected to reduce the deficit over the period of fiscal years 2016 through 2025.

SEC. 516. DEFICIT-NEUTRAL RESERVE FUND FOR DEFENSE SEQUESTER REPLACE-MENT.

The chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure would not increase the deficit over the period of fiscal years 2016 through 2025.

TITLE VI—POLICY STATEMENTS

SEC. 601. POLICY STATEMENT ON HEALTH CARE LAW REPEAL.

It is the policy of this resolution that the Patient Protection and Affordable Care Act (Public Law 111-148) is repealed.

SEC. 602. POLICY STATEMENT ON REPLACING THE PRESIDENT'S HEALTH CARE LAW.

(a) FINDINGS.—The House finds the following:

(1) The President's health care law put Washington's priorities first, and not patients'. The Affordable Care Act (ACA) has failed to reduce health care premiums as promised; instead, the law mandated benefits and coverage levels, denying patients the opportunity to choose the type of coverage that best suits their health needs and driving up health care costs. The President's health care premiums were supposed to decline by $2,500 a year; instead, according to the 2014 Employer Health Benefits Survey, health care premiums have increased by 7 percent for individuals and families since 2012.

(2) The President pledged "If you like your health care plan, you can keep your health care plan." Instead, the nonpartisan Congressional Budget Office now estimates that 9 million Americans' coverage will be lost due to the President's health care law, further limiting patient choice.

(3) The President of the House, Pelosi, said that the President's health care law would create 4 million jobs over the life of the law and "insure our future." Instead, the Congressional Budget Office estimates that the reduction in hours worked due to Obamacare represents a decline of about 2.0 to 2.5 million part-time equivalent workers, compared with what would have occurred in the absence of the law. The full impact on labor represents a reduction in employment by 1.6 percent to 2.0 percent, while additional studies show less modest results. A recent study by the Mercatus Center at George Mason University estimates that Obamacare will reduce employment by up to 3.0 percent, or about 4 million full-time equivalent workers.

(4) The President has charged the Independent Payment Advisory Board, a panel of unelected bureaucrats, with cutting Medi- care by an additional $20.9 billion over the next ten years, according to the President's most recent budget submitted to Congress.

(5) Since ACA was signed into law, the administration has repeatedly failed to implement it as written. The President has unilaterally acted to make a total of 28 changes, delays, and exemptions. The President has signed into law another 17 changes made by Congress, and many efforts to stave off the forced expansion of Medicaid; ruled the individual ‘mandate’ could only be charac- terized as a tax to remain constitutional; and rejected the requirement that closely held companies provide health insurance to their employees if doing so violates these companies' religious beliefs. Even now, almost five years after enactment, the Supreme Court continues to evaluate the legal- ity of how the President's administration has implemented the law. All of these changes and the ever-shifting rules of the program health care in the United States cannot be run from a centralized bureauc- racy.

(6) The President's health care law is unaffordable, intrusive, overreaching, de- structive, and unworkable. The law should be fully repealed, allowing for real, patient-centered health care reform: the develop- ment of real health care reforms that puts patients first, that make affordable, quality health care available to all Americans, and that build on the creativity of all the participants in the health care sec- tor.

(b) POLICY ON REPLACING THE PRESIDENT'S HEALTH CARE LAW.—It is the policy of this resolution that the President’s health care law must not only be repealed, but also re- placed by enacting the American Health Care Reform Act.

SEC. 603. POLICY STATEMENT ON MEDICARE.

(a) FINDINGS.—The House finds the following:

1. More than 50 million seniors, individuals with disabilities, and survivors depend on Medicare for their health security. Medicare spending is projected to reach 5 percent of gross dom- estic product (GDP) by 2043 and 9.3 percent of GDP by 2090.

2. Growing faster than the economy and Medicare outlays are currently rising at a rate of 6.5 percent per year over the next 10 years. According to the Congressional Budget Office’s 2013 Long- Term Budget Outlook, spending on Medicare is projected to reach 5 percent of gross do- mestic product (GDP) by 2043 and 9.3 percent of GDP by 2090.

3. To address this problem will leave millions of American seniors without adequate health security and younger gener- ations burdened with enormous debt to pay for Medicare’s growing unfunded liabilities. The President has repeatedly failed to implement the law. The Supreme Court continues to evaluate the legal- ity of how the President's administration has implemented the law. All of these changes and the ever-shifting rules of the program health care in the United States cannot be run from a centralized bureauc- racy.

4. More than 55 million Medicare beneficiaries are no longer receiving Medicare coverage due to the elimination of the State Health Flexibility Act.

5. Medicare beneficiaries receive three-legged stool of retirement security, offer future beneficiaries the same health care options available to Members of Congress.

6. Medicare eligibility age is gradu- ally increased to keep pace with increases in life expectancy.

7. Medicare is simplified by combining parts A and B and reforms to Medigap plans are implemented.

SEC. 604. POLICY STATEMENT ON MEDICARE STATE FLEXIBILITY BLOCK GRANTS.

It is the policy of this resolution that Medi- care and the Children’s Health Insurance Program (CHIP) should be block granted to the States in a manner prescribed by the State Health Flexibility Act.

SEC. 605. POLICY STATEMENT ON SOCIAL SECUR- ITY.

(a) FINDINGS.—The House finds the following:

1. More than 55 million retirees, individ- uals with disabilities, and survivors depend on Social Security, Social Security has served as a vital leg on the "three-legged stool" of retirement security, which includes employer provided pensions as well as personal savings. The Social Security Trust Fund will be exhausted in 2030 and unable to pay scheduled benefits; (b) Medicare enrollment is expected to increase by over 50 percent in the next two decades, as 10,000 baby boomers reach retire- ment age each day; (c) enrollees remain in Medicare three times longer than at the outset of the program; (d) current workers’ payroll contributions pay for current beneficiaries; (e) in 2013, the ratio was 3.2 workers per beneficiary, but this falls to 2.3 in 2030 and continues to decrease over time; (f) nonworking Medicare beneficiaries receive about three dollars for every one dollar paid into the program; and (g) Medicare spending is growing faster than the economy and Medicare outlays are currently rising at a rate of 6.5 percent per year over the next 10 years. According to the Congressional Budget Office’s 2013 Long- Term Budget Outlook, spending on Medicare is projected to reach 5 percent of gross dom- estic product (GDP) by 2043 and 9.3 percent of GDP by 2090.
In 2016, the Disability Insurance Trust Fund will be exhausted and program revenues will be unable to pay scheduled benefits.

In 2033, the combined Old-Age and Survivors and Disability Trust Funds will be exhausted, and program revenues will be unable to pay scheduled benefits.

The exhaustion of the Trust Funds in 2033, benefits will be cut nearly 25 percent across the board, devastating those currently in or near retirement and those who rely on them the most.

The recession and continued low economic growth have exacerbated the looming fiscal crisis facing Social Security. The most recent CBO projections find that Social Security will run cash deficits of $1.7 trillion over the next 10 years.

Lower-income Americans rely on Social Security for a larger proportion of their retirement income. Therefore, reforms should take into consideration the need to protect lower-income Americans’ retirement security.

The Disability Insurance program provides an essential income safety net for those and their families. According to the Congressional Budget Office (CBO), between 1970 and 2012, the number of people receiving disability benefits (both disability and their dependents, especially elderly members) has increased by over 300 percent from 2.7 million to over 10.9 million. This increase is not due strictly to population growth, but to health. David Autor and Mark Duggan have found that the increase in individuals on disability does not reflect a decrease in self-reported health. CBO estimates program growth to changes in demographics, changes in the composition of the labor force and compensation, as well as Federal policies.

This program is not reformed, families who rely on the lifelong disability benefits provide will face benefit cuts of up to 25 percent in 2016, devastating individuals who need assistance the most.

In the past, Social Security has been reformed on a bipartisan basis, most notably by the “Greenspan Commission” which helped to address Social Security shortfalls for over a generation.

Americans deserve action by the President, the House, and the Senate to preserve and strengthen Social Security. It is critical that bipartisan action be taken to address the looming insolvency of Social Security. In this spirit, this resolution creates a bipartisan Commission that provides for benefits, able bodied adults without dependent children to work or be preparing for work, including enrolling in educational or job training programs, contributing community service, or participating in jobs and work experiences.

The President’s budget should disclose, in a clear and transparent manner, the aggregate amount of Federal welfare expenditures, as well as an estimate of State and local spending for this purpose, over the next ten years.

The welfare system should be reformed to give states flexibility to implement and improve safety net programs and that to be eligible for benefits, able bodied adults without dependent children to work or be preparing for work, including enrolling in educational or job training programs, contributing community service, or participating in jobs and work experiences.

It is the policy of this resolution that: (1) the welfare system should be reformed to give states flexibility to implement and improve safety net programs and that to be eligible for benefits, able bodied adults without dependent children to work or be preparing for work, including enrolling in educational or job training programs, contributing community service, or participating in jobs and work experiences.

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creates long-term economic benefits because it increases the pool of national savings and boosts investment, thereby raising economic growth and job creation.

(6) Repeals the Death Tax.

(7) Eliminates marriage penalties and encourages families.

(8) Repeals the Alternative Minimum Tax.

(9) In contrast, if the Government remains unwilling to fund more wasteful Government programs or to curb or eliminate loopholes and use those savings as a “tax loophole,” this resolution targets the regulatory red tape andcronyism that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow and expanding opportunity for all Americans.

SEC. 612. POLICY STATEMENT ON TAX REFORM.

(a) FINDINGS.—The House finds the following:

(1) A world-class tax system should be simple, fair, and promote (rather than impede) economic growth. The United States tax code fails on all three counts – it is notoriously complex, patently unfair, and highly inefficient. The tax code’s complexity distorts work, save, and invest, which leads to slower economic growth, lower wages, and less job creation.

(2) Over the past decade alone, there have been more than 4,400 changes to the tax code, more than one per day. Many of the major changes over the years have involved carving out special preferences, exclusions, or deductions. As a result, the average American professional or business entity now pays taxes on about 40 tax code sections and the tax code sections are essentially taxed twice. This puts America’s businesses at a competitive disadvantage with foreign competitors.

(3) Simplifies the tax code to ensure that every $1 billion of United States investment and job creation in the United States economy is protected against foreign competition.

(4) The ability to defer United States taxes earnings of United States firms twice, putting them at a significant competitive disadvantage with competitors with more competitive international tax systems.

(5) This budget resolution advocates fundamental tax reform that would lower the United States corporate rate to 15 percent.

(b) POLICY ON TAX REFORM.—It is the policy of this resolution to promote faster economic growth and job creation. By pushing the budget on a sustainable path, this resolution ends the debt-fueled spending that is holding back job creators. Reforms to the tax code will put American businesses and workers in a better position to compete and thrive in the 21st century global economy. This resolution targets the regulatory red tape and cronynism that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow and expanding opportunity for all Americans.

(c) FUNDING.—The House finds the following:

(1) Opening foreign markets to American exports is vital to the United States economy. Reducing marginal rates on these pass-through entities will help American businesses and workers in a better position to compete and thrive in the 21st century global economy.

(2) Attempts to raise revenue through distortionary special interest giveaways, such as the Wind Production Tax Credit, which some erroneously refer to as a “tax loophole,” cussions this disadvantage to a certain extent. Eliminating or restricting this provision would harm United States competitiveness.

(3) The United States currently has an antiquated system of international taxation whereby United States multinational companies operating abroad pay both the foreign-country corporate tax and a United States tax on the foreign-source income. This system of taxation.

(4) Ends distortionary special interest giveaways, such as the Wind Production Tax Credit.
key parent activities in the United States such as employment, worker compensation, and capital investment. When United States headquartered multinationals invest and expand abroad, it often leads to more jobs and economic growth at home.

(2) American businesses and workers have shown that, on a level playing field, they can excel and surpass the international competition.

(b) POLICY ON TRADE.—It is the policy of this resolution to pursue international trade, global commerce, and a modern and competitive United States international tax system in order to promote job creation in the United States.

SEC. 614. POLICY STATEMENT ON FEDERAL REGULATORY COST-PRODUCTION.

It is the policy of this resolution that the Arctic National Wildlife Refuge (ANWR) and currently unavailable areas of the Outer Continental Shelf (OCS) should be open for energy exploration and production. To ensure States' rights, states are given the option to withdrawal from leasing within certain areas of the OCS. Specifically, a state, through enactment of a State statute, may withdrawal from leasing from all or part of any area within 75 miles of that State's coast.

SEC. 615. POLICY STATEMENT ON FEDERAL REGULATORY POLICY.

(a) FINDINGS.—The House finds the following:

(1) Excessive regulation at the Federal level has hurt job creation and dampened the economy, slowing our recovery from the economic recession.

(2) In the first two months of 2014 alone, the Administration issued 13,166 pages of regulations imposing more than $121 billion in compliance costs on job creators and adding more than 16 million hours of compliance paperwork.

(3) The Small Business Administration estimates that the total cost of regulations is as high as $1.75 trillion per year. Since 2009, the White House has generated over $494 billion in regulatory activity, with an additional $87.6 billion in regulatory costs currently pending.

(4) The Dodd-Frank financial services legislation fails to remove or modify $24.3 billion of compliance costs on the private sector and saddles job creators with more than 58 million hours of compliance paperwork.

(5) Implementation of the Affordable Care Act to date has added 122.9 million hours of compliance paperwork, imposing $29.3 billion of compliance costs on the private sector and an $8 billion cost burden on the states.

(6) The highest regulatory costs come from rules issued by the Environmental Protection Agency (EPA); these regulations are primarily targeted at the coal industry. In September 2013, the EPA proposed a rule regulating greenhouse gas emissions from new coal-fired power plants. The proposed standards are unachievable with current commercially available technology, resulting in a de facto ban on new coal-fired power plants. Additional regulations for existing coal plants are expected in the summer of 2014.

(7) Coal-fired power plants provide roughly forty percent of the United States electricity at a low cost. Unfairly targeting the coal industry with costly and unachievable regulations will increase energy prices, disproportionately disadvantage energy-intensive industries, including coal mining and construction, and will make life more difficult for millions of low-income and middle class families already struggling to pay their bills.

(8) New or older retired coal plants are being retired or converted as a result of EPA regulations. Combined with the de facto prohibition on new plants, these retirements and conversions may further increase the cost of electricity.

(9) A recent study by Purdue University estimates that electricity prices in Indiana will rise 32 percent by 2023, due in part to EPA regulations.

(10) The Heritage Foundation recently found that compliance with just this new rule would cost 600,000 jobs by the end of 2023, resulting in an aggregate gross domestic product decrease of $2.23 trillion over the entire period and reducing the income of a family of four by $1,200 per year. Of these jobs, 300,000 will come from the manufacturing sector, with California, Texas, Ohio, Illinois, Pennsylvania, Michigan, North Carolina, Wisconsin, and Georgia seeing the highest job losses.

(b) POLICY ON FEDERAL REGULATION.—It is the policy of this resolution that Congress should, in consultation with the public burdened by excessive regulation, enact legislation that—

(1) seeks to promote economic growth and job creation by eliminating unnecessary red tape and streamlining and simplifying Federal regulations;

(2) pursues a cost-effective approach to regulation, without sacrificing environmental, health, safety benefits or other benefits, rejecting the premise that economic growth and environmental protection create an either/or proposition;

(3) ensures that regulations do not disproportionately disadvantage low-income Americans through a more rigorous cost-benefit analysis, which also considers who will be most affected by regulations and whether the harm caused is outweighed by the potential benefits to the environment;

(4) ensures that regulations are subject to an open and transparent process, rely on sound and publicly available scientific data, and that the data relied upon for any particular regulation is provided to Congress immediately upon request;

(5) frees the many commonsense energy and water projects currently trapped in complicated bureaucratic approval processes;

(6) maintains the benefits of landmark environmental, health safety, and other statutes while respecting this administration's heavy-handed approach to regulation, which has added $494 billion in mostly ideological regulatory activity since 2009, much of which flies in the face of these statutes' intended purposes; and

(7) seeks to promote a limited government, which will unshackle our economy and create millions of dollars in economic activity, millions of dollars in government savings, and millions of dollars for our National Security, with a strong and prosperous future and expanding opportunities for the generations to come.

(8) Requires congressional approval of all new major regulations (those with an impact of $50 million or more) before enactment as opposed to current law in which Congress must approve of regulation to prevent it from becoming law, which would keep Congress engaged as to pending regulatory policy and prevent costly and sound policies from being implemented and becoming effective.

SEC. 616. POLICY STATEMENT ON HIGHER EDUCATION AND WORKFORCE DEVELOPMENT OPPORTUNITY.

(a) FINDINGS ON HIGHER EDUCATION.—The House finds the following:

(1) 8.7 million Americans are currently unemployed.

(2) Despite billions of dollars in spending, those looking for work are stymied by a broken workforce development system that fails to connect workers with assistance and employers with trained personnel.

(3) The House Education and Workforce Committee successfully consolidated 15 job training programs in the recently enacted Workforce Innovation and Opportunity Act.

(b) POLICY ON WORKFORCE DEVELOPMENT.—It is the policy of this resolution to address the failings in the current workforce development system by—

(1) further streamlining and consolidating Federal job training programs; and

(2) empowering states with the flexibility to tailor funding and programs to the specific needs of their workforce, including the development of career scholarships.
SEC. 617. POLICY STATEMENT ON FEDERAL FUNDING OF ABORTION.

It is the policy of this resolution that no taxpayer's dollars shall go to any entity that provides abortion services.

SEC. 618. POLICY STATEMENT ON TRANSPORTATION REFORM.

It is the policy of this resolution that State and local officials are in a much better position to understand the needs of local commuters, not bureaucrats in Washington. Federal transportation regulations should be phased down and limited to core Federal duties, including the interstate highway system, transportation infrastructure on Federal land, responding to emergencies and a search. As the level of Federal responsibility for transportation is reduced, Congress should also concurrently reduce the Federal gas tax.

SEC. 619. POLICY STATEMENT ON DEPARTMENT OF VETERANS AFFAIRS.

(a) FINDINGS.—The House finds the following:

(1) For years, there has been serious concern regarding the Department of Veterans Affairs (VA) bureaucratic mismanagement and chronic failures to provide veterans timely access to health care and benefits.

(2) In 2014, reports started breaking across the Nation that VA medical centers were manipulating wait-list documents to hide long delays veterans were facing to receive health care. The VA hospital scandal led to the resignation of then-secretary of Veterans Affairs Eric K. Shinseki.

(3) In 2015, for the first time ever, VA health care was added to the “high-risk” list of the Government Accountability Office (GAO), due to management and oversight failures that have directly resulted in risks to the timeliness, cost-effectiveness, and quality of health care.

(4) In response to the scandal, the House Committee on Veterans’ Affairs held several oversight hearings and ultimately enacted the Veterans’ Access, Choice and Accountability Act of 2014 (VACCAct) (Public Law 113-146) to address these problems. VACCAct provided $15 billion in emergency resources to fund internal health care needs within the department and provided veterans enhanced access to private-sector health care under the new Veterans Choice Program.

(b) POLICY STATEMENT ON DEPARTMENT OF VETERANS AFFAIRS.—This budget supports the continued oversight efforts by the House Committee on Veterans’ Affairs to ensure the VA remains transparent and accountable, but also successful in achieving its goals in providing timely health care and benefits to America’s veterans. The Budget Committee will continue to closely monitor the VA’s progress to ensure resources provided by Congress are sufficient and efficiently used to provide needed benefits and services to veterans.

SEC. 620. POLICY STATEMENT ON REDUCING UNNECESSARY, WASTEFUL, AND UNAUTHORIZED SPENDING.

(a) FINDINGS.—The House finds the following:

(1) The Government Accountability Office (GAO) is required by law to identify examples of waste, duplication, and overlap in Federal programs, and has so identified dozens of such examples.

(2) In its 2014 report on Congress on Government Efficiency and Effectiveness, the Comptroller General has stated that addressing the identified waste, duplication, and overlap in Federal programs could lead to savings of tens of billions of dollars of additional savings.

(3) In 2011, 2012, 2013, and 2014 the GAO issued reports showing excessive duplication and redundancy in Federal programs including—

(A) two hundred nine Science, Technology, Engineering, and Mathematics education programs in 13 different Federal agencies at a cost of $3 billion annually;

(B) two hundred Department of Justice crime prevention and victim services grants program with an annual cost of $3.9 billion in 2010;

(C) twenty different Federal entities administer 160 housing programs and other forms of Federal assistance for housing with a total cost of $170 billion in 2011;

(D) seventeen homeland Security preparedness grant programs that spent $37 billion between fiscal year 2011 and 2012;

(E) fourteen disaster relief programs, and three tax benefits to reduce diesel emissions;

(F) ninety-four different initiatives run by 11 different agencies to encourage “green building” in the private sector; and

(G) twenty-three agencies implemented approximately $70 renewable energy initiatives in fiscal year 2010 at a cost of nearly $15 billion.

(4) The Federal Government spends more than $800 billion each year for approximately 1,400 information technology investments. GAO has identified significant procurement failures, waste, and unnecessary duplication in the Government’s information technology infrastructure, experts have estimated that eliminating these problems could save 20 percent or $20 billion.

(5) GAO has identified strategic sourcing as a potential source of spending reductions. In 2011, GAO estimated that the Government could save at least 10 percent of the total or all Federal procurement could generate more than $50 billion in savings annually.

(6) Federal agencies reported an estimated $106 billion in improper payments in fiscal year 2013.

(7) Under clause 2 of rule XI of the Rules of the House, each standing committee must hold at least one hearing in each 60-day period following its establishment on waste, fraud, abuse, or mismanagement in Government programs.

(a) FINDINGS.—The House finds the following:

(1) According to the most recent estimate from the Office of Management and Budget, Federal agencies were expected to hold $844 billion in unobligated balances at the close of fiscal year 2015.

(2) These funds represent direct and discretionary spending previously made available by Congress that remains available for expenditure.

(3) In some cases, agencies are granted funding and it remains available for obligations indefinitely.

(4) The Congressional Budget and Impoundment Control Act of 1974 requires the Office of Management and Budget to make funds available to agencies based on obligation and program priorities. The Administration is not required to provide funding or canceling unobligated funds unless approved by an Act of Congress.

(b) POLICY STATEMENT.—It is the policy of this resolution that Congress should pass a joint resolution incorporating the provisions set forth in subsection (b), and send such joint resolution to the States for their approval, to amend the Constitution of the United States to require an annual balanced budget.

SEC. 622. POLICY STATEMENT ON DEFICIT REDUCTION THROUGH THE CANCELLATION OF UNOBLIGATED BALANCES.

(a) FINDINGS.—The House finds the following:

(1) According to the most recent estimate from the Office of Management and Budget, Federal agencies were expected to hold $844 billion in unobligated balances at the close of fiscal year 2015.

(2) These funds represent direct and discretionary spending previously made available by Congress that remains available for expenditure.

(3) In some cases, agencies are granted funding and it remains available for obligations indefinitely.

(a) FINDINGS.—The House finds the following:

(1) The Federal Government collects approximately $3 trillion annually in taxes, but spends more than $3.5 trillion to maintain the operations of government. The Federal Government must borrow 14 cents of every Federal dollar spent.

(2) At the end of the year 2014, the national debt of the United States was more than $18.1 trillion.

(3) A majority of States have petitioned the Federal Government to hold a Constitutional Convention for the purpose of adopting a Balanced Budget Amendment to the United States Constitution.

(4) Forty-nine States have constitutional provisions in their State Constitutions, including the requirement to annually balance the budget.

(5) H.J. Res. 2, sponsored by Rep. Robert W. Goodlatte (R-VA), was considered by the House of Representatives on November 18, 2011, though it received 262 aye votes, it did not receive the two-thirds required for passage.

(6) Numerous balanced budget amendment proposals have been introduced on a bipartisan basis in the House, two were introduced in the 113th Congress alone, including H.J. Res. 4 by Democratic Representative John J. Barrow of Georgia, and H.J. Res. 38 by Republican Representative Jackie Walorski of Indiana.

(7) The joint resolution providing for a balanced budget amendment to the U.S. Constitution referred to in paragraph (5) prohibited outlays for a fiscal year (except those for repayment of debt principal) from exceeding total receipts for that fiscal year (except those derived from borrowing) unless Congress, by a three-fifths roll call vote of each chamber, authorizes a specific excess of outlays over receipts.

(8) In 1995, a balanced budget amendment to the U.S. Constitution passed the House with bipartisan support, but failed of passage by one vote in the United States Senate.

(b) POLICY STATEMENT.—It is the policy of this resolution that Congress should pass a joint resolution incorporating the provisions set forth in paragraph (a), and send such joint resolution to the States for their approval, to amend the Constitution of the United States to require an annual balanced budget.
through their oversight activities identify and achieve savings through the cancellation or rescission of unobligated balances that neither abrogate contractual obligations of the Government nor reduce or disrupt Federal commitments under programs such as Social Security, veterans' affairs, national security, and Treasury authority to finance the national debt.

(c) DEFICIT REDUCTION.—Congress, with the assistance of the Government Accountability Office, the Inspectors General, and other appropriate agencies should continue to make it a high priority to review unobligated balances and identify savings for deficit reduction.

SEC. 623. POLICY STATEMENT ON RESPONSIBLE STEWARDSHIP OF TAXPAYER DOLLARS.

(a) FINDINGS.—The House finds the following:

(1) The budget for the House of Representatives is $186 million less than it was when Republicans became the majority in 2011.

(2) The House of Representatives has achieved significant savings by consolidating operations and renegotiating contracts.

(b) POLICY STATEMENT.—It is the policy of this resolution that:

(1) The House of Representatives must be a model for the responsible stewardship of taxpayer resources and therefore must identify any savings that can be achieved through greater transparency and efficiency gains in the operation and maintenance of House services and resources like printing, conferences, utilities, telecommunications, furniture, grounds maintenance, postage, and rent. This should include a review of policies and procedures for acquisition of goods and services to eliminate any unnecessary spending.

(2) The House Administration should review the policies pertaining to the services provided to Members and committees of the House, and should identify ways to reduce any subsidies paid for the operation of the House gym, barber shop, salon, and the House dining room.

(3) No taxpayer funds may be used to purchase first class airfare or to lease corporate jet for Members of Congress.

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(3) Retirement benefits for Members of Congress should not include free, taxpayer-funded health care.

SEC. 624. POLICY STATEMENT ON CREATION OF A COMMITTEE TO ELIMINATE DUPLICATION AND WASTE.

It is the policy of this resolution that a new committee, styled after the post-World War II “Byrd Committee” shall be created to act on annual waste and duplication reports as well as Oversight and Government Reform Inspector General reports.

SEC. 625. POLICY STATEMENT ON BUDGET PROCESS AND BASELINE REFORM.

(a) FINDINGS.—

(1) In 1974, after more than 50 years of executive dominance over fiscal policy, Congress acted to reassert its “power of the purse” and passed the Congressional Budget and Impoundment Control Act.

(2) The measure explicitly sought to establish congressional control over the budget process, to provide for annual congressional determination of the appropriate level of taxes and spending, to set important national budget priorities, and to direct the Congress in which Members of Congress could have access to the most accurate, objective, and highest quality information to assist them in discharging their duties.

(3) Far from achieving its intended purpose, however, the process has institutionalized a bias toward higher spending and larger government. Most of the Federal Government has largely been financed through either borrowing or taking ever greater amounts of the national income through high taxation.

(4) The process does not treat programs and policies consistently and shows a bias toward the extension of special interest tax expenditures.

(5) It assumes extension of spending programs (of more than $50 million per year) scheduled to expire.

(6) Yet it does not assume the extension of tax policies in the same way. Consequently, extending existing tax policies that may be scheduled to expire is chartered as a new ‘tax reduction’ requiring offsets to “pay for” merely keeping tax policy the same even though estimating conventions would not require similar treatment of spending programs.

(b) POLICY STATEMENT.—It is the policy of this resolution on the budget process that as the primary branch of Government, Congress must:

(1) Restructure the fundamental procedures of budget decision making.

(2) Reassert Congress’s “power of the purse”, and reinforce the balance of powers between Congress and the President, as the 1974 Act intended.

(3) Create greater incentives for lawmakers to do budgeting as intended by the Congressional Budget Act of 1974, especially adopting a budget resolution in the first year.

(4) Encourage more effective control over spending, especially currently uncontrolled direct spending.

(5) Consider innovative fiscal tools such as zero based budgeting, which would require a department or agency to justify its budget as if it were a new expenditure; and direct spending caps to enhance oversight of automatic pilot spending that increases each year without congressional approval.

(6) Promote efficient and timely budget actions, so that lawmakers complete their budget actions by the time the new fiscal year begins.

(7) Provide access to the best analysis of economic conditions available and increase awareness of how fiscal policy directly impacts overall economic growth and job creation.

(8) Remove layers of complexity that have complicated the procedures designed in 1974, and made budgeting more arcane and opaque.

(9) Remove existing biases that favor higher spending.

(10) Include procedures by which current tax laws would be extended and treated on a basis that is not different from the extension of entitlement programs.

(b) Budget Process Reform.—Comprehensive budget reform should also remove the bias in the baseline against the extension of current tax laws in the following ways:

(1) Permanent extension of tax laws shall not be used as a means to increase taxes on other taxpayers;

(2) For those expiring tax provisions that are proposed to be permanently extended, Congress should use a more realistic baseline that does not require them to be offset; and,

(3) Tax-code legislation should not include tax increases to offset the extension of current tax laws.

(d) Legislation.—The Committee on the Budget will investigate and act during the 114th Congress that will rewrite the Congressional Budget and Impoundment Control Act of 1974 to fulfill the goals of making the congressional budget process more effective in ensuring taxpayers’ dollars are spent wisely and efficiently.
(2) Expanding the use of accrual accounting where appropriate.

(3) Accounting for certain Federal credit programs using fair value accounting as opposed to current approach under the Federal Credit Reform Act of 1990.

SEC. 627. POLICY STATEMENT ON SCOREKEEPING FOR OUTYEAR EFFORTS IN APPROPRIATION ACTS.

(a) FINDINGS.—The House finds the following:

(1) Section 302 of the Congressional Budget Act of 1974 directs the Committee on the Budget to provide an allocation of budgetary resources to the Appropriations Committees for the budget year and beyond for which the appropriation bills are being considered in the House. The Appropriations Committees may provide a new budgetary allocation for the next fiscal year. If by April 15, Congress has not agreed to a concurrent resolution on the budget, the payroll administrator of that House shall carry out this policy in the same manner as the provisions of Public Law 113-3, the No Budget, No Pay Act of 2013, and in place an escrow account all compensation otherwise required to be made for Members of that House of Congress. Withheld compensation shall be released to Members of that House of Congress the earlier of the day on which that House of Congress agrees to a concurrent resolution on the budget, the last day of that Congress, or the end of the period for which the allocation of budgetary resources provided by the Committee on the Budget is effective.

(2) The allocation of budgetary resources provided to the Committee on Appropriations does not currently anticipate or capture direct outyear budgetary effects to programs.

(3) An appropriation Act, joint resolution, amendment thereto or conference report thereon may contain changes to programs that result in direct budgetary effects that occur beyond the budget year and beyond the period for which the allocation of budgetary resources provided by the Committee on the Budget is effective.

(4) The allocation of budgetary resources provided to the Committee on Appropriations does not currently anticipate or capture direct outyear budgetary effects to programs.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to more effectively allocate budgetary resources and accurately enforce budget targets by agreeing to a procedure by which the Committee on the Budget should consider the direct outyear budgetary effects of changes to mandatory programs enacted in appropriations bills, joint resolutions, amendments thereto or conference reports thereon when setting the appropriate allocations of budgetary resources for the Committee on Appropriations in a concurrent resolution on the budget. The relevant committees of jurisdiction are directed to consult with this Committee during fiscal year 2016 and include recommendations for implementing such procedure in the fiscal year 2017 concurrent resolution on the budget.

SEC. 628. POLICY STATEMENT ON AGENCY FEES AND SPENDING.

(a) FINDINGS.—Congress finds the following:

(1) A number of Federal agencies and organizations have permanent authority to collect fees, offsetting receipts, or offsetting collections and to spend these collected funds.

(2) The total amount of offsetting fees and offsetting collections is estimated by the Office of Management and Budget to be $525 billion in fiscal year 2016.

(3) Agency budget justifications are, in some cases, not fully transparent about the amount of program activity funded through offsetting collections or fees. The lack of transparency prevents effective and accountable government.

(b) POLICY ON AGENCY FEES AND SPENDING.—It is the policy of this resolution that Congress must reassert its constitutional prerogative to control spending and conduct oversight. To do so, Congress should enact legislation that requires that the Federal Government be held through fees, offsetting receipts, or offsetting collections to be allocated new budget authority annually. Such allocation may arise from—

(1) legislation originating from the authorizing committee of jurisdiction for the agency or program.

(2) fee and account specific allocations included in annual appropriation Acts.

SEC. 629. NO BUDGET, NO PAY.

It is the policy of this resolution that Congress should agree to a concurrent resolution on the budget every year pursuant to section 301 of the Congressional Budget Act of 1974. If by April 15, Congress has not agreed to a concurrent resolution on the budget, the payroll administrator of that House should carry out this policy in the same manner as the provisions of Public Law 113-3, the No Budget, No Pay Act of 2013, and in place an escrow account all compensation otherwise required to be made for Members of that House of Congress. Withheld compensation shall be released to Members of that House of Congress the earlier of the day on which that House of Congress agrees to a concurrent resolution on the budget, the last day of that Congress, or the end of the period for which the allocation of budgetary resources provided by the Committee on the Budget is effective.

The Acting CHAIR. Pursuant to House Resolution 163, the gentleman from Indiana (Mr. STUTZMAN) and a Member opposed each will control 15 minutes.

The Chair recognizes the gentleman from Indiana, Mr. STUTZMAN. Mr. Chairman, today, I rise in strong support of the Blueprint for a Balanced Budget, the Republican Study Committee’s substitute amendment that will expand opportunities for middle class families, grow our economy, and strengthen our national defense.

First of all, I want to say I appreciate Chairman PRICE and his hard work on the budget that is being presented from the Republican Conference. I am looking forward to the continued debate as we make sure that we look forward to strengthening our economy and America.

Mr. Chairman, it is very clear we are on the wrong path, and we need a program improving our budget indicators, folks across the country know that our economic recovery has been sluggish at best. Over 90 million Americans are not participating in the workforce, wages are stagnant, and businesses are struggling with the uncertainty about what new tax or regulation is waiting for them just around the corner.

No matter how many stimulus packages, shovel-ready jobs, and summer recoveries the President promises, things are not better fast enough. Unfortunately, on many fronts the fundamentals are getting worse.

Since President Obama took office, our national debt has increased by 70 percent and has now soared past $18 trillion. While the President promises the corner, we are able to have a surplus. By year 2021, we will have a surplus so we can start paying that debt down. If you look at the President’s budget, you will never, ever see a balanced budget, and so we will never, ever deal with our debt.

In addition, our budget puts forward a pro-growth set of tax reforms that will make the Tax Code simpler, fairer, and more competitive. We do this by lowering rates and simplifying brackets. We reduce taxes on small businesses and corporations, and we encourage money that is setting overseas to return home by transitioning to a fairer, smarter territorial tax system.

To get the government out of one-sixth of America’s economy, through reconciliation, our plan repeals ObamaCare in full. However, we replace it. We replace the failed law with the American Health Care Reform Act, a patient-centered, free market, and affordable way to provide health care for all Americans. This act allows individuals and families to deduct health care costs as a tax deduction, access to health savings accounts, and creates options and choices for Americans to purchase their coverage across State lines.
Our budget also strengthens national defense. Our Federal Government's primary role, number one constitutional responsibility, is the defense of the Nation. By providing our men and women in uniform with $570 billion in our base defense budget, we are able to ensure our military's full capability to meet the challenges of the 21st century.

Mr. Chairman, in 1962, discretionary programs made up a majority of government spending. Today, it is the reverse—so-called mandatory programs are, like we see right here, are on autopilot, and this makes up two-thirds of the budget. As you can see, these programs are on a clock. We can see that Social Security Disability Insurance goes bankrupt in 2034. And, of course, Medicare isn't too far behind that; it is actually in front of Social Security, and goes bankrupt in 2030.

The clock is ticking, Mr. Chairman, and we need to do something sooner rather than later. This is very predictable and it is very preventable if we act now. The President doesn't do that. In contrast, our plan does, and it makes the critical structural reforms necessary to preserve these entitlement programs for current and future seniors.

Let's not let the solvable problems of today become the causes of decline tomorrow. Let's stand together and let's pass a serious budget through a serious conversation that reforms the way Washington operates. Let's pass a budget that will allow opportunities for middle class families to flourish. Let's pass a budget that will keep America strong for years to come at home and abroad.

Mr. Chairman, I reserve the balance of my time.

Mr. VAN HOLLEN. Mr. Chairman, I rise in opposition to the gentleman's amendment.

The Acting CHAIR. The gentleman from Maryland is recognized for 15 minutes.

Mr. VAN HOLLEN. Mr. Chairman, yesterday, we debated the Republican budget proposal as it came to the floor. We saw that even as Americans are working even harder every day, their budget would squeeze them more. It would squeeze middle class families and students trying to join that middle class. It would squeeze seniors trying to get an affordable college education. It would squeeze seniors by immediately increasing the cost of prescription drugs, immediately increasing the cost of copays for preventive health services.

This budget on the floor today squeezes those families even harder, even as both budgets provide another round of windfall tax cuts to the folks at the very top by cutting the top tax rate by nearly a third as they green light the Romney-Ryan plan.

This particular budget actually will slow down economic growth over the next couple of years, according to the Congressional Budget Office. Those are the nonpartisan professionals that analyze these budgets. They looked at the Republican budget and said: You know, it will slow down growth in the next couple of years.

This particular version of the Republican budget will do so even more. Why would we want to slow down economic growth just as the trends are picking up? Look, we have got a long way to go to get everybody back to work, but we are on course with the right trajectory. Why would we want to put on the brakes, as the Republican budget does, as well as the RSC budget, in the coming years?

While the Republican budget we had on the floor just the other day has no answer, no immediate answer to the pending shortfall in the transportation trust fund, this particular budget unreservedly just divests the Federal Government of responsibility for most highways, and transit projects that are currently supported by the Federal budget.

I will say in closing that there is one redeeming quality to this budget, which is that this budget does not play these games with the overseas contingency accounts, like the Republican budget brought to the floor by the chairman does. This does not use the so-called “overseas contingency account” as a shush fund. This budget funds defense in the straightforward way that the President of the United States' budget does.

I reserve the balance of my time.

Mr. STUTZMAN. Mr. Chairman, first, I would like to just mention that CBO is actually projecting that our economic growth is going to slow down. That is happening under this administration's policies, and it is not helping Americans recover as quickly as possible. This is a serious budget that deals with those challenges, and it is straightforward. We believe we have got to to a balanced budget sooner rather than later so we can have a stronger economy.

With that, Mr. Chairman, I yield 4 minutes to the gentleman from Texas (Mr. FLORES), chairman of the RSC.

Mr. FLORES. Mr. Chairman, I rise today to support the Republican Study Committee budget for fiscal year 2016.

I also want to thank my friend, the gentleman from Indiana, for the great work that he has done in crafting the budget proposal put forth by the Republican Study Committee.

The RSC budget will balance the Federal budget in just 6 years, providing a better future for our children and our grandchildren. It also reduces rampant government overspending by $7.1 trillion compared to current policy, and it gets rid of redundant and unconstitutional government programs that waste billions of precious taxpayer dollars.

Hard-working American families know the importance of prioritizing to live within their means, and it is time the Federal Government learned that lesson as well.

Our budget follows Ronald Reagan's successful strategy of “peace through strength” for our national security.

Defense spending should be determined first and foremost by our security needs, capabilities, and the threats facing our Nation. Judging that, this plan allocates $570 billion in base defense spending for fiscal year 2016 and provides for a total of $6.4 trillion in defense spending over the next decade.

We also believe that we must work to grow America's economy, not Washington's bureaucracy. The best way that we can spur growth and encourage job creation is by getting the government out of the way of America's innovators and entrepreneurs. This means repealing ObamaCare through reconciliation and establishing patient-centered reforms for better American health care.

The RSC budget also calls for replacing the current Tax Code with a new pro-growth Tax Code that will benefit all taxpayers and families. We need a simpler, fairer, more competitive Tax Code that will help, not hinder, America's opportunity economy. We also sunset the IRS and we end the death tax.

Finally, this budget addresses the dire state of America's social safety net programs and puts them back on a path toward solvency and toward doing the right thing for America's families. Unless Congress acts, Medicare will be bankrupt by 2034, Social Security retirement will be bankrupt by 2034, and Social Security Disability Insurance will be bankrupt next year, in 2016.

This budget introduces new reforms that strengthen America's social safety net so that it will be here for future generations. And we structure them in such a way to keep families together and to provide ladders of opportunity out of poverty. We don't keep people trapped in poverty.

We in Congress have an obligation to the American people to live within our means and to be trustworthy stewards of taxpayer dollars. Unfortunately, Washington has fallen short. The RSC budget is an opportunity for this Congress to restore the trust of the American people and to show that we are carrying out
the important job that they sent us here to do.

I urge all of my colleagues to vote "yes" on the RSC budget and "yes" again on the House Budget Committee budget.

Mr. VAN HOLLEN. Mr. Chairman, I now yield 2 minutes to the gentlewoman from Wisconsin (Ms. MOORE), a terrific member of the Budget Committee.

Ms. MOORE. Let me thank the ranking member and my colleagues on the other side for the tremendous effort and work that they have put into this budget.

Mr. Chair, of course, I am opposed to the Republican Study Committee budget. This is the committee adopted budget on steroids. The Republican Study Committee, to kind of outdo their Republican counterparts, balances this budget in 6 years instead of 10, and it cuts it by $7.1 trillion in just 6 years.

I can tell you, while I am opposed to this budget, I have to commend the Republican Study Committee for putting it out in a very transparent manner. Rather than raising the defense budget by $9 billion above the President’s budget and putting all of those funds into the OCO account, at least they end the sequester and do it in a transparent, budgetary way. I commend them for that, but I do urge my colleagues to reject this budget.

This budget raises taxes on the middle class. It diverts in education for our students. It diverts in infrastructure improvements for our roads, for our ports, for our bridges. There is much to be said for balancing a budget, but you not only can’t do it on the backs of the poor, the elderly, the infirm, and children, but on the back of the economy.

I am also on the Financial Services Committee, and we have been warned that growing inequality is not only bad for morale in our country, but it will destroy our economy in the long run.

Mr. STUTZMAN. Mr. Chairman, I yield myself such time as I may consume.

I will just point out really quickly that I appreciate the other side’s compliments on how we budget for defense, but let’s remember this, that defense is only 18 percent of the overall Federal Government’s spending.

As you see on this pie chart, this is defense discretionary spending right here, $596 billion. This is nondefense discretionary spending. The rest of this pie, which is the rest of the $3.5 trillion in Federal Government spending, is uncharted. It is on autopilot. Here is the interest. All of these programs continue to grow.

If we don’t protect these programs and reform them, this is only going to get squeezed more and more. If we want this country to recognize that we are going to have to do it in a way that puts our priorities in order.

Mr. Chairman, I yield 2 minutes to the gentleman from North Carolina (Mr. PITTENGER).

Mr. PITTENGER. Thank you, Congresswoman STUTZMAN, for yielding me this time and for your hard work and leadership task force. Thank you also, to Chairman FLORES for his great leadership.

Mr. Chairman, America’s national debt is now well over $18 trillion. Because of our control spending, we add another $1 million to the debt approximately every 30 seconds. The Republican Study Committee’s Blueprint for a Balanced Budget takes important steps to rein in our bloated bureaucracy, cuts unnecessary regulations, and strengthens job creation while it increases transparency and oversight.

Here is our budget proposal. It cuts $7.1 trillion in spending over 10 years. It balances the Federal budget in 6 years. It pays for it.

It repeals ObamaCare and replaces it with competitive reforms that will lower costs for all Americans while protecting the relationship between the patient and his doctor. It preserves Social Security, Medicare, Medicaid, and food stamps through commonsense reforms that bring these programs into the 21st century. It also addresses inadequacies in President Obama’s budget by providing critical funding for our national security.

Since I have started speaking, Mr. Chairman, we have added $2 million to the national debt. That is insanity. Our Founding Fathers never intended for Washington to pass on one-size-fits-all programs that will not create better opportunities for hard-working, tax-paying Americans. As well, we need to return control back to the States, where local leaders know the best solutions for their local problems.

As a member of the RSC’s budget task force, I am honored to place the priorities of North Carolinians ahead of Washington’s tax-and-spend schemes. Please join me in supporting the RSC’s Blueprint for a Balanced Budget, which will restore fiscally accountable principles to our Federal Government and better opportunities for the American people.

Mr. VAN HOLLEN. Mr. Chairman, I yield 2 minutes to the gentlewoman from the District of Columbia (Ms. NORTON), a distinguished member of the Oversight and Government Reform Committee.

Ms. NORTON. I thank my good friend from Maryland for yielding.

Mr. Chairman, about the only thing any of the Republican budgets have done in recent years is to cut the deficit, ignoring altogether the desperate needs and declining wages of the people.

This year, the American people will give Congress no credit for a budget that does not grow jobs and good wages. The Republican budget cuts growth by 2.5 percent, and it devastates almost 3 million jobs.

Instead of using a readymade, in order to grow good jobs with good wages—the surface transportation bill that must be authorized this year—the Republican budget would, for the first time in our history, cut almost all new highway and transit funding. States would be left able to fill potholes but unable to begin a single new project.

If the infrastructure budget is adopted at some point anyway, so we do ourselves no favor by our serial failure to meet the needs that also have been shown to be the best way to fuel the economy with good jobs.

There is no magical way to cut our way into good jobs and begin to repair income inequality. The old-fashioned, American way of building America’s neglected infrastructure is the best way today, as it was when President Eisenhower initiated the surface transportation bill 70 years ago.

Mr. STUTZMAN. Mr. Chairman, may I inquire as to how much time we have remaining?

The Acting CHAIR. The gentleman from Indiana has 2 minutes remaining, and the gentleman from Maryland has 9 minutes remaining.

Mr. STUTZMAN. Mr. Chairman, I yield 1 minute to the gentleman from Colorado (Mr. LAMBORN).

Mr. LAMBORN. Mr. Chairman, I rise in strong support of the Republican Study Committee budget.

It is a conservative, pro-growth document that balances in 6 years, that repeals ObamaCare and replaces it with a patient-centred entitlement that stops the President’s lawless executive amnesty, and that simplifies the Tax Code. The budget also offers commonsense reforms to strengthen America’s entitlement programs.

The RSC budget accomplishes all of this while still fully funding our national security commitments by providing $570 billion in base defense spending, not through budget gimmicks. In a time of weak and uncertain White House leadership on national security, bad actors are given incentive to be more aggressive. We must not underfund our military at this time.

I encourage all of my colleagues to support the RSC budget and return America to a position of fiscal strength and stability.

Mr. VAN HOLLEN. Mr. Chairman, I yield 2½ minutes to the gentlewoman from Florida (Ms. CASTOR), a wonderful member of the Budget Committee.

Ms. CASTOR of Florida. I thank my colleague, Mr. VAN HOLLEN, for yielding time.

Mr. Chairman, we are debating the Federal budget at a time when America is experiencing an economic recovery—unemployment is down; gas prices are lower; and retirement accounts are healthier—yet that is at risk if the Republican budget is adopted. It would weaken America’s recovery.

How? The Republican budget turns its back on what makes America grow and what makes America strong, including our students, medical and scientific research, and modern transportation systems and infrastructure.
Democrats will offer a more optimistic vision for America that builds on our economic recovery. Democrats want everyone to succeed while Republicans shower tax breaks on the wealthy at the expense of hard-working families.

The people I know and meet work hard every day. They value good jobs, good schools, safe communities, and the promise of, when they retire, that they can live their retirement years in dignity.

The Republican budget is not one for the hard-working people of America. The Republican budget is crafted by the special interests for the special interests. Republicans stack the deck against working families and small businesses. They refuse to find one tax loophole to close or change. If you are incredibly rich, then you are incredibly lucky because this Republican budget is for you. It doesn’t even matter.

If you are like the vast majority of Americans, hold on because you are going to pay more. If you are a student who wants to attend college, Republicans make it harder by cutting Pell grants and loan repayments.

If you have a job in transportation, infrastructure, or at a port or at an airport, the Republican budget could cost you your job. It will, at the very least, put us farther behind.

If you believe that America should remain the world leader in medical research and innovation, sorry, as the Republican budget slashes research at our universities, and at research institutions.

If you are an older American, the Republicans ask you to pay much more for Medicare and long-term care. Republicans take away that secure life-long commitment that they all get hit on the same day that they provide a huge tax break to 5,500 millionaires while we squeeze middle class families and those working their way into the middle class. They are going to increase the tax burden on them.

The chairman of the committee, I think he went to Emory University. I think they have got about 5,500 students, maybe a little bit more undergraduate. This would provide almost $269 billion to a population of 5,500 households in the county—the folks at the very top—while they are cutting our investment in our kids’ education dramatically, while they are cutting our investment in innovation and research that has helped power our economy.

Mr. VAN HOLLlen. Mr. Chairman, I yield 1 minute to the gentleman from Massachusetts (Mr. MOULTON), a terrific new member of the Budget Committee.

Mr. MOULTON. I want to thank my colleague from Maryland, the great ranking member, and leader of the Budget Committee.

Mr. Chairman, when I took this office, I vowed to work in a bipartisan fashion, and I am committed to doing that. I have been pleasantly surprised at how many Republicans are willing— even eager—to work across party lines. Unfortunately, that is not the case with the Republican budget before us today.

The Republican budget not only fails to grow our economy, but it deprives many Americans of the resources and support they need to succeed. A budget is a value statement, and it is clear that what the Republicans are proposing today is bad for our working families, for our students, and for our veterans.

I was proud to offer two amendments last week during the House Budget Committee markup, addressing issues that should have broad bipartisan support: our veterans and our students.

Unbelievably, my Republican colleagues voted against funding to protect the VA from future government shutdowns and to provide more financial support to help students get the vocational training they need to succeed in the 21st century workplace.

The Acting CHAIR. The time of the gentleman has expired.

Mr. VAN HOLLlen. I yield the gentleman an additional 30 seconds.

Mr. MOULTON. Mr. Chairman, no budget is ever perfect, but the Democratic resolution invests the most in our future by placing American families, students, and military service-members first.

Mr. STUTZMAN. Mr. Chairman, I reserve the balance of my time.

Mr. VAN HOLLlen. Mr. Chairman, may I inquire as to how much time remains on both sides?

The Acting CHAIR. The gentleman from Maryland has 4½ minutes remaining, and the gentleman from Indiana has 1 minute remaining.

Mr. VAN HOLLlen. Is the gentleman prepared to close?

Mr. STUTZMAN. Yes.

Mr. VAN HOLLlen. Mr. Chairman, I yield myself the balance of my time.

As I said in my comments earlier, this budget suffers from all of the problems that the earlier Republican budget suffered from, but it does have one redeeming quality, which is that it does not use the overseas contingency account as a slush fund. It actually funds defense in a straightforward manner.

In listening to the advocates of this budget, I thought maybe their accounting helps them have other fronts, but as I look at it—I look at the Republican budget and how much revenue it raises over 10 years, and I look at the Republican study group’s budget, which has the identical amount of revenue over 10 years—that means is that we see the same budget quackery in claiming to balance because that revenue includes revenue from the Affordable Care Act, almost $1 trillion worth.

It includes the savings from the Affordable Care Act, which both Republican budgets claim to repeal.

You know what it doesn’t include? It does not include the costs of all the tax bills that are coming out of the Committee on Ways and Means, including one being marked up today which would entirely get rid of the estate tax, meaning that it will benefit 5,500 people in this country at the cost of $269 billion a year. Seventy-five percent of this tax break is going to go to the inheritors of estates valued at more than $20 million. You add that to this budget, and it is even more out of balance.

But it does point to the underlying theme in all the Republican budgets, which is let’s give another tax break to the very wealthiest in this country; rich people’s cut the top rate for millionaires while we squeeze middle class families and those working their way into the middle class. They are going to increase the tax burden on them.

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The chairman of the committee, I think he went to Emory University. I think they have got about 5,500 students, maybe a little bit more undergraduate. This would provide almost $269 billion to a population of 5,500 households in the county—the folks at the very top—while they are cutting our investment in our kids’ education dramatically, while they are cutting our investment in innovation and research that has helped power our economy.

We are going to give you another tax break to the very wealthy at the expense of hard-working families and those working their way into the middle class. They are going to increase the tax burden on them.

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They are going to start charging students interest on student loans. You have got over a trillion dollars in student debt. Why would we be break while we squeeze everybody else in America; right? They increase the costs of student loans. You have got over a trillion dollars in student debt. Why would we be increasing the cost of student loans? They are going to start charging students interest while they are in college.

They are going to require seniors on Medicare to immediately pay more for prescription drugs by reopening the doughnut hole.

So from the budget gimmicks that apparently are the same in both budgets to the fact that both budgets say to folks at the very top: You know what? We are going to give you another tax break while we squeeze everybody else in America; right? They increase the costs of student loans. You have got over a trillion dollars in student debt. Why would we be increasing the cost of student loans? They are going to start charging students interest while they are in college.

They are going to require seniors on Medicare to immediately pay more for prescription drugs by reopening the doughnut hole.

So hard-working families, students trying to go to college, seniors who are trying to have a secure retirement, those who served our country, our veterans.

They are going to start charging students interest on student loans. You have got over a trillion dollars in student debt. Why would we be increasing the cost of student loans? They are going to start charging students interest while they are in college.

They are going to require seniors on Medicare to immediately pay more for prescription drugs by reopening the doughnut hole.

So hard-working families, students trying to go to college, seniors who are trying to have a secure retirement, those who served our country, our veterans.
both these Republican budgets do. They disinvest in our future: they squeeze hard-working families, students, and seniors, while saying to the folks who are already at the top of the ladder: We are going to give you just one more break. And go ahead and pull up that number of opportunity behind you; it doesn’t matter. We are going to leave everybody else behind.

That is not what America stands for. I thought this was the land of opportunity. But while they cut our investment in education, they don’t cut a single tax break for the purpose of reducing the deficit, and then they go and claim a balance that is phony.

Mr. Chairman, I ask everyone to reject both these Republican budgets. They are wrong for the country.

I yield back the balance of my time.

Mr. STUTZMAN. Mr. Chairman, I yield myself such time as I may consume.

I would first of all just like to thank the RNC members for helping to put this budget together. It is a blueprint for a balanced budget. There are no gimmicks.

What the gentleman is referring to is our revenue line highlights the benefit that Americans receive when we have tax reform. For example, you know, the gimmick that was sold in the health care law was that people were going to pay less in health care costs. I was at a Cracker Barrel a couple of weeks ago in my district, and a lady comes up to me and says: Mr. Congressman, I would like to show you my story. I am now paying more in premiums. My premiums doubled. My out-of-pocket expense went from $500 to $5,000.

That is more than a tax increase, Mr. Chairman.

Our foreign policy is on the wrong path; our spending is on the wrong path; our economy is on the wrong path; we have got to get back to priorities and recognize, for our country to be strong economically, to be strong with our defense, that we have got to get our budget back into balance to make sure that we can pay off the $18 trillion of debt that our kids have to face. I have two boys, Payton and Preston, 13 and 9 years old. They are going to have to pay the interest on this debt and the debt for years and years to come.

I ask the Members of this body to take a serious look at the RNC budget, and I ask for their support.

Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment in the nature of a substitute offered by Mr. VAN HOLLEN. The Acting CHAIR. It is now in order to consider amendment No. 4 printed in House Report 114–49.

Mr. VAN HOLLEN. I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

AMENDMENT NO. 4 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. VAN HOLLEN

The Acting CHAIR. The amendment is now in order.

Mr. VAN HOLLEN. May I reserve the remainder of my time?

Mr. STUTZMAN. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Indiana will be postponed.

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.

(a) DECLARATION.—Congress declares that this resolution is the concurrent resolution on the budget for fiscal year 2016 and that this resolution sets forth the appropriate budgetary levels for fiscal year 2015 and for fiscal years 2017 through 2025.

(b) TABLE OF CONTENTS.—

Section 1. Concurrent resolution on the budget for fiscal year 2016.

Section 2. TITLE I—RECOMMENDED LEVELS AND AMOUNTS.

The text of the amendment in the nature of a substitute is as follows:

AMENDMENT NO. 4 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. VAN HOLLEN

The Acting CHAIR. The amendment is now in order.

Mr. VAN HOLLEN. May I reserve the remainder of my time?

Mr. STUTZMAN. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Indiana will be postponed.

AMENDMENT NO. 4 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. VAN HOLLEN

The Acting CHAIR. It is now in order to consider amendment No. 4 printed in House Report 114–49.

Mr. VAN HOLLEN. I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.

(a) DECLARATION.—Congress declares that this resolution is the concurrent resolution on the budget for fiscal year 2016 and that this resolution sets forth the appropriate budgetary levels for fiscal year 2015 and for fiscal years 2017 through 2025.

(b) TABLE OF CONTENTS.—

Sec. 1. Concurrent resolution on the budget for fiscal year 2016.

TITLE I—RECOMMENDED LEVELS AND AMOUNTS.

Sec. 101. Recommended levels and amounts.

Sec. 102. Major functional categories.

Sec. 201. Deficit-neutral reserve fund for job creation through investments and incentives.

Sec. 202. Deficit-neutral reserve fund to reform the tax system to work for hard working Americans.

Sec. 203. Deficit-neutral reserve fund for the extension of expired or expiring tax provisions.

Sec. 204. Deficit-neutral reserve fund for Medicare improvement.

Sec. 205. Deficit-neutral reserve fund for Medicaid and children’s health improvement.

Sec. 206. Deficit-neutral reserve fund for initiatives that benefit children.

Sec. 207. Deficit-neutral reserve fund for college affordability and completion.

Sec. 208. Deficit-neutral reserve fund for a competitive workforce.

Sec. 209. Deficit-neutral reserve fund for America’s veterans and service members.


Sec. 211. Deficit-neutral reserve fund for increasing energy independence and security.

Sec. 212. Deficit-neutral reserve fund for full funding of the Land and Water Conservation Fund.

Sec. 213. Deficit-neutral reserve fund for rural counties and schools.

Sec. 214. Deficit-neutral reserve fund for additional funding for the Affordable Housing Trust Fund.

Sec. 215. Deficit-neutral reserve fund for the health care workforce.

Sec. 216. Deficit-neutral reserve fund for improving the availability of long-term care services and supports.

TITLE III—ESTIMATES OF DIRECT SPENDING

Sec. 301. Direct spending.

TITLE IV—ENFORCEMENT PROVISIONS

Sec. 401. Point of order against advance appropriations.

Sec. 402. Adjustments to discretionary spending limits.
lays are as follows:

Fiscal year 2025: $2,961,412,000,000.
Fiscal year 2024: $2,977,855,000,000.
Fiscal year 2023: $3,015,000,000,000.
Fiscal year 2022: $3,046,262,000,000.
Fiscal year 2021: $3,082,647,000,000.
Fiscal year 2020: $3,107,079,000,000.
Fiscal year 2019: $3,136,155,000,000.
Fiscal year 2018: $3,164,700,000,000.
Fiscal year 2017: $3,192,400,000,000.
Fiscal year 2016: $3,212,000,000,000.
Fiscal year 2015: $3,231,737,000,000.

(2) NEW BUDGET AUTHORITY. — For purposes of the enforcement of this concurrent resolution, the appropriate levels of total new budget authority are as follows:

Fiscal year 2025: $4,685,225,000,000.
Fiscal year 2024: $4,594,430,000,000.
Fiscal year 2023: $4,491,563,000,000.
Fiscal year 2022: $4,372,573,000,000.
Fiscal year 2021: $4,213,210,000,000.
Fiscal year 2020: $4,036,850,000,000.
Fiscal year 2019: $3,867,482,000,000.
Fiscal year 2018: $3,702,000,000,000.
Fiscal year 2017: $3,539,450,000,000.
Fiscal year 2016: $3,376,300,000,000.
Fiscal year 2015: $3,211,302,000,000.
Fiscal year 2014: $3,061,200,000,000.
Fiscal year 2013: $2,912,123,000,000.
Fiscal year 2012: $2,770,000,000,000.
Fiscal year 2011: $2,638,000,000,000.
Fiscal year 2010: $2,506,000,000,000.
Fiscal year 2009: $2,374,000,000,000.
Fiscal year 2008: $2,242,000,000,000.
Fiscal year 2007: $2,110,000,000,000.
Fiscal year 2006: $1,978,000,000,000.
Fiscal year 2005: $1,846,000,000,000.
Fiscal year 2004: $1,714,000,000,000.
Fiscal year 2003: $1,582,000,000,000.
Fiscal year 2002: $1,450,000,000,000.
Fiscal year 2001: $1,318,000,000,000.
Fiscal year 2000: $1,186,000,000,000.
Fiscal year 1999: $1,054,000,000,000.
Fiscal year 1998: $922,000,000,000.
Fiscal year 1997: $790,000,000,000.
Fiscal year 1996: $658,000,000,000.
Fiscal year 1995: $526,000,000,000.
Fiscal year 1994: $394,000,000,000.
Fiscal year 1993: $262,000,000,000.
Fiscal year 1992: $130,000,000,000.
Fiscal year 1991: $100,000,000,000.
Fiscal year 1990: $70,000,000,000.
Fiscal year 1989: $40,000,000,000.
Fiscal year 1988: $10,000,000,000.
Fiscal year 1987: $0.

SEC. 102. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the appropriate levels of new budget authority and outlays for fiscal years 2015 through 2025 for each major functional category are:

(1) National Defense (050):
(A) New budget authority, $21,384,000,000.
(B) Outlays, $22,024,000,000.

Fiscal year 2017:
(A) New budget authority, $25,162,000,000.
(B) Outlays, $23,158,000,000.

Fiscal year 2018:
(A) New budget authority, $24,304,000,000.
(B) Outlays, $23,514,000,000.

Fiscal year 2019:
(A) New budget authority, $22,879,000,000.
(B) Outlays, $22,073,000,000.

Fiscal year 2020:
(A) New budget authority, $21,801,000,000.
(B) Outlays, $21,247,000,000.

Fiscal year 2021:
(A) New budget authority, $22,223,000,000.
(B) Outlays, $22,168,000,000.

Fiscal year 2022:
(A) New budget authority, $22,233,000,000.
(B) Outlays, $22,483,000,000.

Social Services (500):
(A) New budget authority, $565,428,000,000.
(B) Outlays, $529,317,000,000.

Fiscal year 2015:
(A) New budget authority, $15,425,000,000.
(B) Outlays, -$3,341,000,000.

Fiscal year 2017:
(A) New budget authority, $15,794,000,000.
(B) Outlays, $15,573,000,000.

Fiscal year 2018:
(A) New budget authority, $13,790,000,000.
(B) Outlays, $15,707,000,000.

Fiscal year 2019:
(A) New budget authority, $15,425,000,000.
(B) Outlays, $15,050,000,000.

Health (550):
Fiscal year 2015:
(A) New budget authority, $877,040,000,000.
(B) Outlays, $811,260,000,000.

Fiscal year 2016:
(A) New budget authority, $951,759,000,000.
(B) Outlays, $862,271,000,000.

Fiscal year 2017:
(A) New budget authority, $965,428,000,000.
(B) Outlays, $567,738,000,000.

Fiscal year 2018:
(A) New budget authority, $500,501,000,000.
(B) Outlays, $592,459,000,000.

Fiscal year 2019:
(A) New budget authority, $616,322,000,000.
(B) Outlays, $617,064,000,000.

Fiscal year 2020:
(A) New budget authority, $647,544,000,000.
(B) Outlays, $638,476,000,000.

Fiscal year 2021:
(A) New budget authority, $667,158,000,000.
(B) Outlays, $667,120,000,000.

Fiscal year 2022:
(A) New budget authority, $701,192,000,000.
(B) Outlays, $700,370,000,000.

Fiscal year 2023:
(A) New budget authority, $734,468,000,000.
(B) Outlays, $734,075,000,000.

Fiscal year 2024:
(A) New budget authority, $770,027,000,000.
(B) Outlays, $769,587,000,000.

Fiscal year 2025:
(A) New budget authority, $806,404,000,000.
(B) Outlays, $806,360,000,000.

(12) Medicare (570):
Fiscal year 2015:
(A) New budget authority, $589,669,000,000.
(B) Outlays, $539,342,000,000.

Fiscal year 2016:
(A) New budget authority, $583,270,000,000.
(B) Outlays, $581,698,000,000.

Fiscal year 2017:
(A) New budget authority, $584,123,000,000.
(B) Outlays, $584,052,000,000.

Fiscal year 2018:
(A) New budget authority, $588,208,000,000.
(B) Outlays, $588,124,000,000.

Fiscal year 2019:
(A) New budget authority, $656,892,000,000.
(B) Outlays, $656,696,000,000.

Fiscal year 2020:
(A) New budget authority, $704,938,000,000.
(B) Outlays, $704,788,000,000.

Fiscal year 2021:
(A) New budget authority, $756,903,000,000.
(B) Outlays, $756,711,000,000.

Fiscal year 2022:
(A) New budget authority, $854,870,000,000.
(B) Outlays, $854,197,000,000.

Fiscal year 2023:
(A) New budget authority, $877,624,000,000.
(B) Outlays, $876,521,000,000.

Fiscal year 2024:
(A) New budget authority, $890,991,000,000.
(B) Outlays, $889,628,000,000.

Fiscal year 2025:
(A) New budget authority, $986,230,000,000.
(B) Outlays, $996,740,000,000.

(13) Income Security (600):
Fiscal year 2015:
(A) New budget authority, $516,580,000,000.
(B) Outlays, $512,007,000,000.

Fiscal year 2016:
(A) New budget authority, $539,209,000,000.
(B) Outlays, $533,990,000,000.

Fiscal year 2017:
(A) New budget authority, $548,714,000,000.
(B) Outlays, $542,073,000,000.

Fiscal year 2018:
(A) New budget authority, $553,915,000,000.
(B) Outlays, $543,191,000,000.

Fiscal year 2019:
(A) New budget authority, $573,984,000,000.
(B) Outlays, $567,378,000,000.

Fiscal year 2020:
(A) New budget authority, $587,465,000,000.
(B) Outlays, $587,673,000,000.

Fiscal year 2021:
(A) New budget authority, $601,432,000,000.
(B) Outlays, $594,862,000,000.

Fiscal year 2022:
(A) New budget authority, $621,724,000,000.
(B) Outlays, $620,430,000,000.

Fiscal year 2023:
(A) New budget authority, $652,671,000,000.
(B) Outlays, $626,699,000,000.

Fiscal year 2024:
<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>New Budget Authority</th>
<th>Outlays</th>
</tr>
</thead>
<tbody>
<tr>
<td>2015</td>
<td>$64,428,000,000</td>
<td>$65,956,000,000</td>
</tr>
<tr>
<td>2016</td>
<td>$62,304,000,000</td>
<td>$69,956,000,000</td>
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<tr>
<td>2017</td>
<td>$59,380,000,000</td>
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<td>2018</td>
<td>$61,068,000,000</td>
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</tr>
<tr>
<td>2019</td>
<td>$61,227,000,000</td>
<td>$65,350,000,000</td>
</tr>
</tbody>
</table>

(A) New budget authority, $61,227,000,000.
(B) Outlays, $65,350,000,000.

Fiscal year 2015:
(A) New budget authority, $65,956,000,000.
(B) Outlays, $64,428,000,000.

Fiscal year 2016:
(A) New budget authority, $69,956,000,000.
(B) Outlays, $62,304,000,000.

Fiscal year 2017:
(A) New budget authority, $61,068,000,000.
(B) Outlays, $61,068,000,000.

Fiscal year 2018:
(A) New budget authority, $60,804,000,000.
(B) Outlays, $60,804,000,000.

Fiscal year 2019:
(A) New budget authority, $61,227,000,000.
(B) Outlays, $61,227,000,000.
A COMPETITIVE WORKFORCE.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides for a stronger Federal workforce in America’s infrastructure, incentives for businesses, and support for communities or other measures that create jobs for Americans and boost the economy. The revisions may include:

1. provide for additional investments in rail, aviation, harbors (including harbor maintenance dredging), seaports, inland waterway systems, housing, broadband, energy, water, and other infrastructure;

2. provide for additional investments in other areas that would help businesses and other employers create new jobs; and

3. provide additional incentives, including tax incentives, to help small businesses, non-profits, States, and communities expand investments in infrastructure and retain private-sector workers and public service employees; by the amounts provided in such measure if such measure does not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 202. DEFICIT-NEUTRAL RESERVE FUND TO REFORM THE TAX SYSTEM TO WORK FOR WORKING AMERICANS.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that re-forms the tax system to reward American workers and families, including making the after-the-tax take home income of working families, such as paycheck tax credits for American workers; incentives for workers to save and invest; incentives for corporations to raise employee pay and/or provide employees with ownership and profit-sharing opportunities; incentives for investments in apprenticeships and other training programs that result in higher skills and better pay; provide tax relief to offset the additional and unique costs faced by two-parent families; a modernized and expanded Child and Dependent Care Tax Credit; or other reforms to the tax system to make it work for the middle class and those working toward the middle class, by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 203. DEFICIT-NEUTRAL RESERVE FUND FOR THE EXTENSION OF EXPIRED OR EXPIRING TAX PROVISIONS.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that extends provisions of the tax code that have expired or will expire in the future, including tax incentives for research and development, renewable energy investments, charitable giving, economic and community development for low-income families and small businesses, by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025. Improvements may include any of the following:

1. Changes to foster care to expand the number of at-risk children for whom effective services are provided to promote safety, well-being, and permanency for vulnerable children.

2. Changes to encourage increased parental support for children, including legislation that results in a greater share of collected child support reaching the child and includes provisions to encourage timely access and visitation services to improve fathers’ relationships with their children. Such changes could reflect efforts to ensure that States have the necessary resources to collect all child support that is owed to families and to allow them to pass 100 percent of support on to families without financial penalty.

3. Regular increases in funding for the Individuals with Disabilities Education Act (IDEA) to put the Federal Government on a path to full funding for America’s children and schools by providing 40 percent of the average per pupil expenditure for special education, including funding for reforms designed to improve program effectiveness in creating positive outcomes for low-income children and families.

SEC. 204. DEFICIT-NEUTRAL RESERVE FUND FOR MEDICARE IMPROVEMENT.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that makes improvements to Medicare, such as:

1. new incentives to encourage efficiency and higher quality care in a manner consistent with the goals of fiscal sustainability;

2. payment accuracy improvements to encourage efficient use of resources;

3. innovative programs to improve coordination of care among all providers serving a patient in all appropriate settings;

4. policies to hold providers accountable for their utilization patterns and quality of care;

5. improvements to Medicare’s benefit design to make care more affordable and accessible for beneficiaries, including improving access to programs that provide assistance with premiums and cost-sharing to beneficiaries with limited incomes; and

6. extension of expiring provisions; excluding any bill, joint resolution, amendment, or conference report that makes any changes that reduce benefits available to seniors and individuals with disabilities in Medicare; by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 205. DEFICIT-NEUTRAL RESERVE FUND FOR MEDICAID AND CHILDREN’S HEALTH IMPROVEMENT.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that improves Medicaid or other children’s health programs, by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025. Such improvements may include:

1. restoring the enhanced Medicaid reimbursement rates for certain primary care services to Medicare levels using Federal funds, and expanding the enhanced rates to rates to additional health care providers;

2. providing States with tools to streamline enrollment into Medicaid and CHIP and with funding and training to permanently extend the Express Lane Eligibility option for children or creating an option to provide 12-month continuous eligibility for adults in Medicaid; and

3. providing more options for States to expand access to home and community based long-term care services for seniors and persons with disabilities, and to improve benefits.

SEC. 206. DEFICIT-NEUTRAL RESERVE FUND FOR INITIATIVES THAT BENEFIT CHILDREN.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that improves the lives of children by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 207. DEFICIT-NEUTRAL RESERVE FUND FOR COLLEGE AFFORDABILITY AND COMPLETION.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that makes college more affordable for all students to complete college, including efforts to: encourage States and higher education institutions to improve educational outcomes and access for low- and moderate-income students; ensure continued full funding for Pell grants; or help borrowers lower and manage their student loan debt through refinancing and expanded repayment options; by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 208. DEFICIT-NEUTRAL RESERVE FUND FOR A COMPETITIVE WORKFORCE.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that helps ensure that all Americans have access to good-paying jobs, including: fully reauthorizing the Trade Adjustment Assistance program; providing new and expanded funding for training programs and employment programs, such as year-round and summer jobs for youth; or new initiatives such as apprenticeships involving collaborations between employers, educators, and providers and job training services, by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 209. DEFICIT-NEUTRAL RESERVE FUND FOR AMERICA’S VETERANS AND SERVICE MEMBERS.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that—
(1) improves access and enhances the delivery of timely health care to the Nation’s veterans and service members;
(2) improves the treatment of post-traumatic stress disorder and other mental illnesses, and increasing the capacity to address health care needs unique to women veterans;
(3) makes improvements to the Post 9/11 GI Bill to ensure that veterans receive the educational benefits they need to maximize their employment opportunities;
(4) provides disability benefits or evaluations for wounded or disabled military personnel or veterans, including measures to expedite the claims process;
(5) provides additional funding to receive additional disabled military retirees to receive both disability compensation and retired pay (current receipt); or
(6) eliminates the offset between Survivor Benefit Plan annuities and veterans’ dependency and indemnity compensation;
by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 210. DEFICIT-NEUTRAL RESERVE FUND FOR MODERNIZING UNEMPLOYMENT COMPENSATION.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that modernizes unemployment compensation, including providing additional learning opportunities and training for unemployed workers, expanding program eligibility to more workers, or making the program more responsive to economic downturns, by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 211. DEFICIT-NEUTRAL RESERVE FUND FOR INCREASING ENERGY INDEPENDENCE AND SECURITY.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that—
(1) provides tax incentives for or otherwise encourages production or exportation of renewable energy or increased energy efficiency;
(2) encourages investment in emerging clean energy or vehicle technologies or carbon capture and sequestration;
(3) provides additional resources for oversight and expanded enforcement activities to crack down on speculation in and manipulation of oil and gas markets, including derivatives markets;
(4) limits and provides for reductions in greenhouse gas emissions;
(5) promotes businesses, industries, States, communities, the environment, workers, or households as the United States moves toward reducing and offsetting the impacts of greenhouse gas emissions; or
(6) facilitates the training of workers for these industries (“clean energy jobs”);
by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 212. DEFICIT-NEUTRAL RESERVE FUND FOR FULL FUNDING OF THE LAND AND WATER CONSERVATION FUND.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that provides full funding for the Land and Water Conservation Fund by the amounts provided in such measure if such measure would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

SEC. 213. DEFICIT-NEUTRAL RESERVE FUND FOR RURAL COUNTIES AND SCHOOLS.

The chairman of the House Committee on the Budget may revise the allocations, aggregates, and other appropriate levels in this resolution for any bill, joint resolution, amendment, or conference report that—
(a) I N GENERAL.—In the House, except as provided in subsection (b), any bill, joint resolution, amendment, or conference report that would not increase the deficit for either of the following time periods: fiscal year 2015 to fiscal year 2020 or fiscal year 2015 to fiscal year 2025.

(b) E XCEPTIONS.—Advance appropriations may be provided—
(1) for fiscal year 2017 for programs, projects, activities, or accounts identified in...
the joint explanatory statement of managers to accompany this resolution under the heading “Accounts Identified for Advance Appropriations” in an aggregate amount not to exceed $28.852 billion in new budget authority, and for 2018, accounts separately identified under the same heading; and (2) for all discretionary programs administered by the Department of Veterans Affairs, the allocation to the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

SEC. 402. ADJUSTMENTS TO DISCRETIONARY BUDGET AUTHORITY.

(a) PROGRAM INTEGRITY INITIATIVES UNDER THE BUDGET CONTROL ACT.—

(1) SOCIAL SECURITY ADMINISTRATION PROGRAM INTEGRITY INITIATIVES.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2016 that appropriates amounts as provided under section 251(b)(2)(B) of the Balanced Budget and Emergency Deficit Control Act of 1985, the allocation to the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

(2) HEALTH CARE FRAUD AND ABUSE CONTROL PROGRAM.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2016 that appropriates amounts as provided under section 251(b)(2)(C) of the Balanced Budget and Emergency Deficit Control Act of 1985, the allocation to the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

(b) ADDITIONAL PROGRAM INTEGRITY INITIATIVES.—

(1) INTERNAL REVENUE SERVICE TAX COMPLIANCE.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2016 that appropriates amounts as provided under section 301(b)(8) of the congressional Budget Act of 1974, estimates of the level of total Federal tax gap (taxes owed but not paid) pursuant to paragraph (1) shall only include funding appropriated to the Overseas Continuation Operations Title of an appropriations bill for war activities and related diplomatic and development operations, or for activities relating to natural security threats, and shall not include funding for regular, base activities.

(2) DISASTER RELIEF.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2016 that appropriates amounts as provided under section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985, the allocation to the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

(c) PROCEDURE FOR ADJUSTMENTS.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report, the chairman of the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

(d) WILDFIRE SUPPRESSION OPERATIONS.—

(1) CAP ADJUSTMENT.—In the House, if any bill, joint resolution, amendment, or conference report making appropriations for wildfire suppression operations for fiscal year 2016 that appropriates a base amount equal to 10 percent of the average cost of wildfire suppression operations over the previous 5 years and provides an additional appropriation of up to $667,000,000, which is added by subsection (d), then the allocation to the House Committee on Appropriations may be adjusted by the additional amount of budget authority above the base amount and the outlays resulting from that additional budget authority.

(2) DEFICIT-NEUTRAL ADJUSTMENT.—The total allowable discretionary adjustment for wildfire suppression relief pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall not be increased by an amount equivalent to the sum of the amount of additional budget authority above the base amount and the outlays resulting from that additional budget authority.

(c) DEFICIT-NEUTRAL ADJUSTMENT.—The total allowable discretionary adjustment for wildfire suppression relief pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be reduced by an amount equivalent to the sum of the amount of additional budget authority above the base amount and the outlays resulting from that additional budget authority.

(d) WILDFIRE SUPPRESSION OPERATIONS.—

(1) CAP ADJUSTMENT.—In the House, if any bill, joint resolution, amendment, or conference report making appropriations for wildfire suppression operations for fiscal year 2016 that appropriates a base amount equal to 10 percent of the average cost of wildfire suppression operations over the previous 5 years and provides an additional appropriation of up to $667,000,000, which is added by subsection (d), then the allocation to the House Committee on Appropriations may be adjusted by the additional amount of budget authority above the base amount and the outlays resulting from that additional budget authority.

(2) DEFICIT-NEUTRAL ADJUSTMENT.—The total allowable discretionary adjustment for wildfire suppression relief pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be reduced by an amount equivalent to the sum of the amount of additional budget authority above the base amount and the outlays resulting from that additional budget authority.

(e) PROCEDURE.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report, the chairman of the House Committee on the Budget shall make the adjustments set forth in subsections (b), (c), and (d) for the incremental new budget authority in that measure and the outlays resulting from that budget authority if that measure meets the requirements set forth in this section.

SEC. 403. COSTS OF EMERGENCY NEEDS, OVERSEAS CONTINUATION OPERATIONS AND DISASTER RELIEF.

(a) EMERGENCY NEEDS.—If any bill, joint resolution, amendment, or conference report making appropriations for fiscal year 2016 that appropriates amounts and such amounts are designated as necessary to meet emergency needs pursuant to this subsection, then new budget authority and outlays resulting from that budget authority shall not count for the purposes of the Congressional Budget Act of 1974, or this resolution.

(b) OVERSEAS CONTINUATION OPERATIONS.—

(1) IN GENERAL.—If any bill, joint resolution, amendment, or conference report makes appropriations for fiscal year 2016 for Overseas Continuation Operations and such amounts are so designated pursuant to this paragraph, then the Chairman of the House Committee on Appropriations may adjust the allocation to the House Committee on Appropriations by the amounts provided in such legislation for that purpose up to, but not exceeding, the additional amount of budget authority specified in section 192(21).

(2) LIMITATION.—Adjustments made pursuant to paragraph (1) shall only include funding appropriated to the Overseas Continuation Operations Title of an appropriations bill for war activities and related diplomatic and development operations, or for activities relating to natural security threats, and shall not include funding for regular, base activities.

(c) DISASTER RELIEF.—In the House, if any bill, joint resolution, amendment, or conference report makes appropriations for discretionary budget authority and outlays resulting from that budget authority for fiscal year 2016 that appropriates amounts as provided under section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985, the allocation to the House Committee on Appropriations shall be increased by the amount of additional budget authority and outlays resulting from that budget authority for fiscal year 2016.

(d) WILDFIRE SUPPRESSION OPERATIONS.—

(1) CAP ADJUSTMENT.—In the House, if any bill, joint resolution, amendment, or conference report making appropriations for wildfire suppression operations for fiscal year 2016 that appropriates a base amount equal to 10 percent of the average cost of wildfire suppression operations over the previous 5 years and provides an additional appropriation of up to $667,000,000, which is added by subsection (d), then the allocation to the House Committee on Appropriations may be adjusted by the additional amount of budget authority above the base amount and the outlays resulting from that additional budget authority.

(2) DEFICIT-NEUTRAL ADJUSTMENT.—The total allowable discretionary adjustment for wildfire suppression relief pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be reduced by an amount equivalent to the sum of the amount of additional budget authority above the base amount and the outlays resulting from that additional budget authority.

(e) PROCEDURE.—In the House, prior to consideration of any bill, joint resolution, amendment, or conference report, the chairman of the House Committee on the Budget shall make the adjustments set forth in subsections (b), (c), and (d) for the incremental new budget authority in that measure and the outlays resulting from that budget authority if that measure meets the requirements set forth in this section.
that make outyear modifications to substantive law as described in section 3(4)(C) of the Statutory Pay-As-You-Go Act of 2010.

SEC. 501. POLICY OF THE HOUSE ON JOB CREATION.

(a) Findings.—The House finds that—

(1) the economy entered a deep recession in December 2007 that was worsened by a financial crisis in 2008—by January 2009, the private sector was shedding nearly 800,000 jobs per month; and

(2) jobs by the President, Congress, and the Federal Reserve helped stem the crisis, with full recognition of the constitutional right of the House of Representatives to change those rules at any time, in the same manner, and to the same extent as in the case of any other rule of the House of Representatives.

SEC. 502. POLICY OF THE HOUSE ON SURFACE TRANSPORTATION.

(a) Findings.—The House finds the following:

(1) Supporting the President’s six-year, $787 billion surface transportation reauthorization proposal;

(2) Many of our roads, bridges, and transit systems, and according to recent CBO projections, which would put hundreds of them out of service in the summer. This could force a halt to construction projects, which would bring hundreds of thousands of jobs at risk.

(3) Studies by the Organisation for Economic Co-operation and Development (OECD), the International Monetary Fund (IMF), and Standard and Poor’s, among others, have concluded that increased income inequality is a threat to economic growth.

(4) Increasing transportation investments can sharpen America’s global competitive edge and provide critical safety improvements, such as a National Infrastructure Bank that can be used for a wide range of state and local investments in expanding clean energy production and energy efficiency, and support for biomedical and other research that makes jobs in the United States.

(5) Since the 1970s, economic gains have gone overwhelmingly to the highest-income Americans, while the middle class and most other hard working Americans have been left behind. According to the Congressional Budget Office, between 1979 and 2011, after-tax incomes rose five times as fast for the top 1 percent of households, and incomes average more than $1 million, than they did for the middle 60 percent of Americans.

(6) The top one percent of households receives a disproportionate share—17 percent—of the benefit of major tax expenditures, according to the Government Accountability Office. These preferences have exacerbated income and wealth inequality.

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(9) The top one percent of households receives a disproportionate share—17 percent—of the benefit of major tax expenditures, according to the Government Accountability Office. These preferences have exacerbated income and wealth inequality.

(10) The top one percent of households receives a disproportionate share—17 percent—of the benefit of major tax expenditures, according to the Government Accountability Office. These preferences have exacerbated income and wealth inequality.
SEC. 505. POLICY OF THE HOUSE ON WOMEN’S ECONOMIC EMPOWERMENT, AND HEALTH AND SAFETY IMPROVEMENTS.

(a) FINDINGS.—The House finds the following:

(1) Wage inequality still exists in this country. Women make only 78 cents for every dollar earned by men, and the pay gap for African American women and Latinas is even larger.

(2) Nearly one-quarter of adults in the United States report that they have lost a job or have been threatened with job loss for taking time off due to illness or to care for a sick child or relative, and 87 percent of the United States workforce does not have paid family leave through their employer.

(3) That the House should preserve key anti-poverty and support work and family balance through earned paid sick leave, and earned paid and expanded family and medical leave. The resolution provides for 12 weeks of paid leave.

(4) That women receive equal pay for equal work.

(5) That the House should pass an increase in the minimum wage. A higher minimum wage will benefit both workers and the economy as a whole.

SEC. 506. POLICY OF THE HOUSE ON THE DEPARTMENT OF VETERANS AFFAIRS.

(a) FINDINGS.—The House finds the following:

(1) To address economic fairness, Congress should enact in a timely fashion the President’s requested level for veterans’ discretionary programs be fully supported so that the VA has the resources it needs to ensure veterans get the benefits they earned in a timely fashion.

(2) Last year alone, Federal employees addressed a wide range of national priorities, from responding to the Ebola outbreak to keeping our food supply safe and defense of our nation and our veterans.

(3) The VA currently has advance appropriations for VA’s three largest mandatory programs in the FY 2015 Omnibus; Consolidated and Further Continuing Appropriations Act (Public Law 113–235).

(b) POLICY.—It is the policy of the House that:

(1) the President’s requested level for veterans’ discretionary programs be fully supported so that the VA has the resources it needs to ensure veterans get the benefits they earned in a timely fashion.

(2) advance appropriations be expanded to cover all of VA’s discretionary budget to prevent delays in veterans’ benefits and services during a Government shutdown.

(3) the VA submit along with its annual budget a “Future-Years Veterans Program” that projects its needs over five years to help facilitate the appropriations and oversight process.

(4) sufficient resources are provided for the VA’s Office of the Inspector General to guarantee veterans are properly served and that resources are spent efficiently.

SEC. 507. POLICY OF THE HOUSE ON THE FEDERAL WORKFORCE.

(a) FINDINGS.—The House finds the following:

(1) The Federal workforce provides vital services to our nation on a daily basis. It includes those who protect our borders, take care of our veterans, help run our airports, counter cyber-attacks, find cures to deadly diseases, and keep our food supply safe.

(2) Last year alone, Federal employees addressed a wide range of national priorities, from responding to the Ebola outbreak to keeping our food supply safe and defense of our nation and our veterans.

(3) Veterans make up 30 percent of the Federal workforce.

(4) Many Federal workers are paid at a rate that is far below their private sector counterparts.

(5) The Federal workforce is older than in past decades and older than the private sector workforce. It is estimated that twenty-
five percent of the Federal workforce intends to retire over the next five years. (6) Over the last five years, the Federal workforce has contributed more than $150 billion to making the country’s deficit in the form of pay freezes, pay raises insufficient to keep pace with inflation, and increased retirement contributions. (7) The women’s workforce endured furloughs from sequestration and the 16-day Government shutdown. (8) Since 1975, the security and non-security parts of the Federal workforce have declined 33 and 38 percent, respectively, relative to the population. (9) Nearly all of the increase in the Federal civilian workforce between 2001 and 2012 is due to increases at security-related agencies, including the Department of Defense, Department of Homeland Security, Department of Veterans Affairs, and the Department of Justice. (10) Proposals to reduce the size of the workforce at non-security agencies by 10 percent have excluded an assessment of their impact on Government services.

(b) Policy.—It is the policy of the House that Federal employees should not be targeted for further budget reductions as a deficit as they have already contributed more than their share, that Federal workers should be compensated with pay and benefits so they are enabled to attract and maintain high quality people—which is especially important during this period when more workers will be retiring—and that no proposal to reduce the size of the workforce should be considered without an assessment of its impact on Government services.

SEC. 508. POLICY OF THE HOUSE ON A NATIONAL STRATEGY TO ERADICATE POVERTY AND INCREASE OPPORTUNITY.

(a) Findings.—The House finds the following:

(1) Access to opportunity should be the right of every American.
(2) Poverty has declined by more than one-third since 1967. Federal programs and tax policies that strengthen economic security and increase opportunity have played an important role in this decline. Continued Federal support is essential to build on these gains.
(3) Social Security has played a major role in reducing poverty. Without it, the poverty rate among those 65 and older would be 16 percentage points higher. Its positive impact on older Americans is even starker, lowering the poverty rate among this group by nearly 40 percent.
(4) The Supplemental Nutrition Assistance Program alone lifts nearly 5 million people out of poverty, including over 2 million children. School breakfast and lunch programs help keep children ready to learn, allowing them to reach their full potential.
(6) The Earned Income Tax Credit (EITC) and Child Tax Credit (CTC) together lift over 38 million people, including 5 million children, out of poverty. President Ronald Reagan proposed the major EITC expansion in the 1986 Tax Reform Act, which he referred to as the “antipoverty, the best pro-family, the best job creation measure to come out of Congress”. Studies indicate that children in families that receive the type of income supports EITC and CTC offer do better at school and have higher incomes as adults.
(7) Anti-poverty programs have increasingly been focused on encouraging and rewarding work for those who are able. The programs can empower their beneficiaries to help themselves through job training, educational assistance, adequate nutrition, housing and health care.
(8) Despite our progress, there is still work to be done. Nearly 50 million Americans still come after they become adults.
(9) There are substantial disparities across racial and ethnic lines. At the end of 2013, the unemployment rate for whites was 6.0 percent but was 8.4 percent for Hispanics and 13.4 percent for African Americans. The poverty rate among African Americans and Hispanics is nearly double that for whites. Disparities in wealth are even starker, with white households having nearly 20 times the median wealth of African American households.
(10) The minimum wage has not changed since 2007 and is worth less today than it was in real terms at the beginning of 1950. Raising the minimum could lift millions out of poverty.
(a) Policy.—It is the policy of the House to support a goal of developing a national strategy to eliminate poverty, with the initial goal of cutting poverty in half in ten years, and to extend and to expand access to economic opportunity to all Americans. The strategy must include a multi-pronged approach that would:
(1) Ensure a livable wage for workers, including raising the minimum wage so that a full time worker earns enough to be above the poverty line.
(2) Provide education and job training to make sure workers have the skills to succeed.
(3) Provide supports for struggling families in difficult economic times and while developing skills.
(4) Remove barriers and obstacles that prevent individuals from taking advantage of economic and educational opportunities.
(5) Provide supports for the most vulnerable who are not able to work: seniors, the severely disabled, and children.
(6) The strategy, developed and implemented, Congress must work to protect low-income and middle-class Americans from the negative impacts of budget cuts on the critical domestic programs that help millions of struggling American families. The strategy should maximize the impact of anti-poverty programs across Federal, state, and local governments. Improving the effective coordination and oversight across agencies and implementing a true unity of programs under a whole government approach to shared goals and client-based outcomes will help to streamline access, improve service delivery, and strengthen and extend the reach of every Federal dollar to fight poverty. The plan should consider additional targeting of spending toward persistent poverty areas to revitalize these areas of pervasive historical poverty, unemployment, and general distress. For example, the idea of targeting ten percent of certain Federal funding to areas where two-thirds or more of the population has been living below the poverty line for at least thirty years should be explored.

SEC. 509. POLICY OF THE HOUSE ON REJECTING PROPOSALS TO REDUCE OASDI BENEFITS.

(a) Findings.—The House finds the following:

(1) Reductions to discretionary programs necessitated by the Budget Control Act of 2011 caps will harm national security and important domestic investments.
(2) The Social Security trust funds have a combined balance of $2.8 trillion, built by contributions from American workers, enough to pay 100 percent of earned benefits until 2033.
(3) Social Security benefits are becoming more critical to providing retirement income as fewer and fewer workers have access to traditional defined benefit retirement plans and many workers are unable to save adequate resources in retirement savings accounts.
(4) The Social Security trust funds have a combined balance of $2.8 trillion, built by contributions from American workers, enough to pay 100 percent of earned benefits until 2033.
(5) Social Security’s Disability Insurance (DI) and Old Age Survivors Insurance (OASI) systems are intertwined both in their benefit structure and in their revenues—DI recipients who reach retirement age receive OASI benefits and many workers in this category have helped finance the other category even if they will never receive those benefits.
(6) In the short-term, the projected short-fall in the DI trust fund should be addressed through changes that permit Social Security to use its existing overall resources to fund DI benefits.

(a) POLICY.—This resolution assumes action by the House of Representatives to enact legislation that uses Social Security’s existing overall resources to finance Social Security’s earned benefits, and makes no changes to Social Security that involve reducing the rate of return for every dollar earned by the employee, increasing the need for spending on other services—such as remedial education, grade repetition, and special education—and increasing production of earnings for those children as adults.

SEC. 515. POLICY OF THE HOUSE ON INVESTMENTS THAT HELP CHILDREN SUCCEED.

(b) FINDINGS.—The House finds the following:

(1) Investments in early childhood benefit the economy as a whole, generating at least $7 for every $1 in return for every dollar invested in programs that meet the need for spending on other services—such as remedial education, grade repetition, and special education—and increasing production of earnings for those children as adults.

(2) High-quality, affordable child care helps two generations to secure employment and earnings for parents while promoting a healthy growing and learning environment for children.

(3) Unfortunately, only one out of every six eligible children is able to access care through the child care and development block grant, and only three out of every ten four-year-olds are enrolled in high-quality early childhood education programs in the United States.

(4) In particular, children from low-income families are less likely to have access to high-quality, affordable preschool programs that will prepare them for kindergarten. By third grade, children from low-income families who are not reading at grade level are six times less likely to graduate from high school than students who are proficient.

(5) Voluntary home visits to families with young children in at-risk areas have been shown to improve maternal and child health, promote child development and school readiness, and help prevent child abuse and neglect. Home visiting programs have created savings, reducing Medicaid costs by lowering the number of preterm births and use of hospital emergency rooms, reducing the need for emergency and child protective services, and increasing tax revenues through higher parental earnings.

(6) The Children’s Health Insurance Program (CHIP) is an important source of health care coverage for more than 8 million children in families who earn too much to qualify for Medicaid but who struggle to meet everyday expenses. Due in large part to CHIP, the rate of uninsured children in the U.S. fell from 13.9 percent to 7.1 percent between 1997 and 2012.

(b) POLICY.—It is the policy of the House that this resolution supports funding for, and assumes enactment of, the following:

(1) A 10-year child care initiative that would ensure that all children in high-income working families with children aged three and below would have access to affordable, quality child care.

(2) A 18-year investment to provide access to high-quality early education for all 4-year-olds. Early education programs must meet quality benchmarks that are linked to better outcomes for children, including a rigorous curriculum tied to State-level standards, qualified teachers, small class sizes, and effective evaluation and review of programs.

(3) Extension of the Children’s Health Insurance Program (CHIP) and extension and expansion of the existing highly effective voluntary for-care children’s health program.
the deficit by $500 billion over the next two decades, boost the economy by 5.4 percent, and increase productivity by 1.0 percent.

(3) The Social Security Actuary estimates that the system will reduce its deficits in 2014 by $500 billion over the next 75 years, and increase productivity by 1.0 percent.

(4) The Secrecy of the Border Security, Economic Opportunity, and Immigration Modernization Act recognizes that the primary benefits of its success depend on securing the United States, the Americas, and establishing a coherent and just immigration system for those who seek to join American society.

(5) We have a right, duty, to maintain and secure our borders, and to keep our country safe and prosperous. As a Nation founded and fashioned by immigrants, we also have a responsibility to harness the power of that tradition in a balanced way that secures a more prosperous future for America.

(6) We have always welcomed newcomers to the United States and will continue to do so. But in order to qualify for the honor and privilege of citizenship, our laws must be followed. The world depends on America to be strong—economically, militarily and ethically. The establishment of a stable and decent immigration system only supports those goals. As a Nation, we have the right and responsibility to make our borders safe, to establish clear and just rules for citizenship, and our laws must be followed.

(7) All parts of the Border Security, Economic Opportunity, and Immigration Modernization Act are premised on the right and need of Congress to achieve its legitimate, stated purposes, and to achieve its stated goals, and to protect its borders and maintain its sovereignty.

(b) Policy.—It is the policy of the House that the full House vote on comprehensive immigration reform—such as the Border Security, Economic Opportunity, and Immigration Modernization Act—to boost our economy, lower deficits, establish clear and just rules for citizenship, and secure our borders.

SEC. 516. POLICY OF THE HOUSE ON NATIONAL SECURITY.

(a) Findings.—The House finds that—

(1) the United States Government Accountability Office described climate change as, “a complex, crosscutting issue that poses risks to many environmental and economic systems—including agriculture, infrastructure, ecosystems, and human health—and presents a significant financial risk to the Federal Government”.

(2) The Department of Defense’s Climate Change Adaptation Roadmap warns, “Climate change will affect the Department of Defense’s ability to defend the Nation and address immediate risks to U.S. national security”.

(3) The National Oceanic and Atmospheric Administration’s National Climatic Data Center found that the United States experienced 16 years on record occurred in the first 15 years of this century. Furthermore, 2014 was the warmest year on record across global land and ocean surfaces.

(4) The United Nations’ Intergovernmental Panel on Climate Change concluded the effects of climate change are “global in scale, interlinked, and worldwide. ‘The impacts of climate change have already been felt in recent decades on all continents and across the oceans’.”

(5) The United States National Research Council’s National Climate Assessment and Development Advisory Committee found climate change affects, “human health, water supply, agriculture, transportation, energy, coastal areas, and many other sectors of society, with increasingly adverse impacts on the American economy and quality of life”.

(6) The House has already found that climate change presents a significant financial risk to the Federal Government. Climate change science presents critical information to protecting the U.S. and preserving economic and environmental systems throughout the world.

(b) Policy.—It is the policy of the House that—

(1) the Consumer Financial Protection Bureau (the Bureau) created by the Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 is an important component of the Nation’s response to the financial crisis and recession.

(2) The Bureau is playing a critical role in protecting student loan borrowers, older Americans, service members, and other consumers, especially in minority and low-income communities. It has implemented new rules for mortgage markets and prepaid contracts, and also successfully recovered $3.5 billion on behalf of more than 15 million consumers and service members;

(3) The Bureau’s funding from the Federal Reserve’s operations provides it important independence from efforts to interfere with its vital mission and activities, independence on par with every other banking regulator; and

(4) The Bureau has already faced and overcome efforts to obstruct its operations.
Mr. VAN HOLLEN. Mr. Chairman, I yield myself such time as I may consume.

I am putting forward the Democratic alternative budget on behalf of my colleagues. It is based on a very different view of where the economy in this country has grown historically and how it should grow in the future.

As we have heard from our Republican colleagues, their theory of the economy is top down, trickle down. They want to cut tax rates for folks at the very top, the millionaires, on the hope that the benefits will trickle down and lift everybody up. We tried that under President Bush. It lifted up folks who were already at the top of the ladder. Everybody else was running in place or falling behind.

We believe that you accelerate economic growth through more opportunity and more shared prosperity, not from the top down, but by making sure that hard-working Americans can earn it. If we put a little bit more out and spend it at the shopping center and in any way they want to support their families and have a good standard of living.

So while the Republican budget helps folks at the very top with additional tax breaks for working families, our budget provides more relief to those working families. How? We adopt, for example, the President’s proposed expanded child and dependent care tax credit. So if you are a working family and you want to make sure your child has a safe and secure environment with quality care, like every family would who is working, we provide a much bigger tax credit so that you can ensure that quality and safer environment for your working child.

The Democratic budget is in stark contrast to the Republican budget, which actually increases the costs on working families. They get rid of the college tax deduction; they get rid of the step-up on the child tax credit; they get rid of the step-up on the Making Work Pay earned income tax credit; and of course they wipe out the Affordable Care tax credits that help millions of Americans have affordable health care. So their budget is squeezing folks in the middle and working toward the middle.

They raise the interest rates on college students. We provide additional resources to help make college more affordable, and we adopt the President’s plan to reduce the income-based student loan repayments.

They will immediately increase the cost for prescription drugs for seniors on Medicare and increase the copays for preventive care, for people who have private coverage. We say no to that. We don’t do that in our budget.

So this is a budget that supports working families in America and in vests in our future, not one that squeezes those families harder and disinvests in America.

I reserve the balance of my time.

Mr. TOM PRICE of Georgia. I claim the time in opposition.

The Acting CHAIR. The gentleman is recognized for 15 minutes.

Mr. TOM PRICE of Georgia. Mr. Chairman, I yield myself such time as I may consume.

Before I begin, I want to join with my colleagues on the Committee on the Budget, the ranking member, in providing a letter for the RECORD commending Doug Elmendorf, Director of the Congressional Budget Office, whose time at the CBO is coming to a close. His final day is March 31. He has served this Nation for the last 6 years as the Director of the Congressional Budget Office, and the ranking member, Mr. VAN HOLLEN, and I will be inserting a letter into the RECORD to commend him for his service.

I yield to the gentleman from Maryland to say a few words about Director Elmendorf.

Mr. VAN HOLLEN. I appreciate the gentleman yielding to me and us working together to salute Dr. Elmendorf. This a terrific job at the Congressional Budget Office. He has led that office with great professionalism, and I think he has continued to uphold the integrity of CBO. I think we have all benefited from his wisdom over the years.

STATEMENT BY CHAIRMAN TOM PRICE, M.D. AND RANKING MEMBER CHRIS VAN HOLLEN OF THE COMMITTEE ON THE BUDGET

RECOGNIZING DOUGLAS W. ELMENDORF, DIRECTOR OF THE CONGRESSIONAL BUDGET OFFICE

Douglas W. Elmendorf is the eighth Director of the Congressional Budget Office who was initially appointed in 2009, to complete the previous four-year term of office; he was later reappointed to serve through January 3, 2015, and graciously agreed to remain at CBO beyond the end of his term to ensure CBO’s smooth and steady operations while the process of appointing his successor was completed. His tenure as CBO Director is the second longest of all CBO’s directors, behind only CBO’s first director, Alice Rivlin.

Before he came to CBO, Dr. Elmendorf was a senior fellow and the Edward M. Bernstein Scholar in the Economic Studies program at the Brookings Institution. He was previously an assistant professor at Harvard University, a principal analyst at CBO, a senior economist at the White House’s Council of Economic Advisers, a deputy assistant secretary for budget, policy and planning at the Department of the Treasury, and an assistant director of the Division of Research and Statistics at the Federal Reserve Board. In those positions, he worked on budget policy, Social Security, Medicare, health care issues, financial markets, macroeconomic analysis and forecasting, and other topics. He earned his Ph.D. and A.M. in economics from Harvard University, where he was a National Science Foundation graduate fellow, and his A.B. summa cum laude from Princeton University.

While Dr. Elmendorf’s credentials clearly qualified him to be the CBO Director, he
would probably be the first to say that nothing can really prepare you for the job. We in Congress face heavy and sometimes unreasonable demands on CBO to produce nonpartisan and analytically sound economic forecasts in a timely fashion. Under his leadership, CBO has consistently responded to these demands and helped us to understand the budgetary and economic implications of our legislative initiatives. The CBO's legislative issues have been contentious and complex. But throughout his tenure, CBO has remained true to its nonpartisan tradition and has produced the high-quality, cutting-edge analysis that we need under increasingly challenging circumstances. Under his leadership, CBO has been a consistent and dependable source of objective information and analysis on a range of critically important issues. For example, as Congress wrestled with the aftermath of the fiscal crisis and recession, CBO enhanced its capacity to perform cutting-edge analysis of the economic effects of various policy responses, and he continued to strengthen CBO's capabilities in that area and in many others. Along with high-quality analysis, he was hard worked to be sure that CBO provided Congress with the analyses and information it needed to make informed decisions in the face of the economic challenges the nation is facing. He has never stepped over the line to tell us what we should do, but he has made very clear that he refuses to address the biggest drivers of our debt. For the next decade—that is not enough. We have got a spending problem; we have got a tax problem; we have got a deficit problem—and there is no doubt about it.

So let's take a little closer look at a couple of these issues.

Tax increases. Taxes, taxes, taxes; that is what we hear from the folks on the other side. After raising over a trillion dollars in taxes for ObamaCare and forcing through over $600 billion in new taxes during the fiscal cliff discussion and debate, now they are calling for another massive tax increase of $1.9 trillion. Even with these huge tax increases already enacted into law, the Democrat budget never balances—ever, ever, ever—because it refuses to reduce spending, and it refuses to address the biggest drivers of our debt.

Their substitute calls for more taxes on families, more taxes on small businesses. Even though, Mr. Chairman, the Congressional Budget Office tells us that the Federal revenue collection will exceed, will be greater than the 40-year average of about 17.4 percent of gross domestic product, every year greater than that number, every year for the next decade—that is not enough for our friends on the other side. In other words, Washington is on track to collect more taxes from the American people than it ever has in the past, but Democrats want Washington to take even more.

As has been said so many times, Washington doesn't have a revenue problem; we have got a spending problem—and there is no doubt about it that the American people understand that.

The Democratic budget rhetoric claims to raise an additional $1.9 trillion by “rejecting tax breaks for the wealthy and closing special interest loopholes.”

Look out, ladies and gentlemen. What that clever rhetoric really means is that they are going to hit small businesses with even more taxes. Why? Why is that? Because the majority of small businesses, non-C corp businesses, the majority of those businesses that create jobs around this country pay taxes under the individual income system. That is how they do it. That is who those folks want to punish—the job creators.

Democrats like job creators end up impacting successful small businesses all across this country. As I mentioned, they represent the job creation engine of our economy, over 60 percent of the jobs being created—two-thirds of the jobs being created—for all private sector jobs generated by small businesses.

So, despite the facts that we present, the Democrat budget would continue the failed policy of Washington picking winners and losers, rewarding their friends, punishing their political enemies, distorting the free market, further distorting an already overly complex Tax Code, all of which would have disastrous results of subsidizing private investors' profits and socializing what should be private investors' losses. So, more taxes.

What about spending cuts? Any spending cuts? Despite their call for a balanced approach, the Democrat budget never, ever, ever balances. In fact, it doesn't even come close to passing the Democrats' prior test of balance, which they defined as having equal parts tax increases and spending reductions.

Interestingly, the Democrats continue to be moving away from their previously described balanced approach. Under this approach, their latest budget, a balanced approach appears to be requiring both tax increases and spending increases. In fact, the Democrat substitute would increase spending by $855 billion more than just staying on our current path.

In other words, their substitute contains zero spending reductions and contains $1.9 trillion in tax increases and $855 billion in spending increases.

It is not the direction the American people desire, clearly; not the direction that gets us on a path to balance; not the direction that gets us on a positive solution to addressing the challenges that we face.

A Balanced Budget for a Stronger America is the direction in which we need to go, and I reserve the balance of my time.

Mr. VAN HOLLEN. Mr. Chairman, I yield myself such time as I may consume.

Let's just dispel with a myth from the start, which is that the Republican budget balances.

As we have heard, only if you believe in budget squaring does it do this. Even a newspaper like USA Today, which has no partisan bent to it, blew the whistle on all the accounting gimmicks in the Republican budget.

Now, let me just say a word about revenue and taxes. The Democratic budget doesn't call for a universal tax increase in any tax rate on anybody, unlike the Republican budget that refuses to close one special interest tax break to reduce
the deficit, which they say is the primary objective. Rather than close one special interest tax break to reduce the deficit, they don’t touch a single one— not for corporate jets, not for hedge fund managers.

I want everybody to look at this chart. This is from the nonpartisan Congressional Budget Office. What they say is that each year there are outlays. We spend $1.4 trillion on tax breaks in the United States—more than on Social Security in any year, more than on Medicaid and Medicare combined.

Well, if I give you, Mr. Speaker, a thousand dollars from the government, I can also deliver that same benefit by telling you that of the taxes you owe me, pay me a thousand dollars less. Maybe you have got a great powerful lobbyist who is getting you a special break, so that when the normal person has to pay regular tax rates, you get a special deduction.

Now, some of the deductions are for good causes, but many are not. And where do most of those tax breaks go—or should I say a disproportionate amount of those tax benefits, often put there by powerful lobbyists? Again, the nonpartisan Congressional Budget Office says that 17 percent of the benefits of those tax breaks, special deductions, 17 percent go to the top 1 percent of income earners.

So it is true. The Democratic budget does want to close some of those special interest tax breaks that go to folks at the very top rather than cut our kids’ education, rather than slash our investment innovation.

And lo and behold, we saw the most recent example of the Republican plan to provide more tax breaks to the folks at the very top end of the income scale just today in the Ways and Means Committee.

Right now you don’t have any estate taxes if you are a couple if your estate is lower than $10 million. If your estate is lower than $10 million per couple, your estate is exempt. But we do have a tax rate on the amount over $10 million because I thought in this country we do not believe that people should get ahead just by the wealth they inherited from others, but through their hard work and labor.

So we proposed to change the Tax Code in a way that rewards work rather than in a way that just rewards inheritance. We are going to help just 5,000 families.

That is why the Democratic budget rewards hard-working families rather than other tax rates for folks at the top.

I reserve the balance of my time.

Mr. TOM PRICE of Georgia. Mr. Chairman, I yield myself such time as I may consume.

My friend from Maryland will be pleased to know that our vision for tax reform is positive, robust, and makes certain that all Americans benefit. That is what our budget does. It lifts up all Americans. We don’t pick winners and losers. We are not interested in dividing the country.

What our friends on the other side seem to have as their stock in trade is dividing, pitting one American against another. That is not America. Good gracious, we can do better.

Let’s talk about taxes. They want to increase taxes as far as the eye can see. They don’t want to bring about any spending reductions, understanding that what is happening right now in terms of the debt in this country, what we have going on of debt that was only surpassed during World War II.

This is a chart that demonstrates the debt of this country from 1946 through 2040, projections from 2015 on. Our debt right now is at a level that was only surpassed at the end of World War II.

And where does current law take it? Where does the budget that our friends on the other side of the aisle propose take the debt? Higher than ever before—even in the history of the country.

What does that red line mean? It means fewer jobs, fewer opportunity choices for individuals, fewer dreams realized, Mr. Chairman. This red line is the destruction of the American Dream, Think that through.

That is why our Balanced Budget for a Stronger America is the way to go. It gets our economy under control, gets the economy rolling again, gets the debt under control, gets us to balance, and puts us on a path to paying off the debt.

What do they want to do with spending? It follows the same tried and failed plan of more spending, with the promise of deficit reduction and economic growth later, which never occurs. We have tried it before. We know the results.

What did we achieve for all the spending that our friends on the other side of the aisle have brought about? The lowest labor force participation rates in decades. What does that mean? Fewer people working, Mr. Chairman. Poverty rates stuck at high levels. Twenty percent of the kids in this country are living in poverty right now. That is under the policies that these folks want to double down on.

We have seen the Washington metropolitan area is the home of 6 of the 10 richest counties in all of America. That is a Federal Government that has grown beyond all proportion. And we have seen, as I mentioned, levels of debt that haven’t been seen since the end of World War II.

So, if more government spending led to higher growth in job creation, we would be experiencing an economic boom the likes of which we have never seen. But the economic track record of recent years clearly has been abysmal.

Real GDP growth over the past 4 years averaged just over 2 percent, where the average of the last 40 years is over 3 percent. Those are real jobs, Mr. Chairman, that have been lost by this administration and by our friends who want to double down. It is the slowest recovery that we have ever had coming out of an economic downturn.

The labor force participation rate is at 62.8 percent, the lowest level in over 35 years. Roughly 8.7 million Americans are currently unemployed, and those who are working have seen meager, meager real wage growth.

So more taxes, no spending reductions, more spending, more debt, more destruction of jobs, more destruction of dreams. Sadly, that is what our friends on the other side of the aisle are proposing.

A Balanced Budget for a Stronger America is the way to go, Mr. Chairman.

I reserve the balance of my time.

Mr. VAN HOLLEN. Mr. Chairman, it is interesting listening to the chairman, since the nonpartisan CBO says the Republican budget will slow down economic growth in the next couple of years.

I yield 1 minute to the gentlewoman from Michigan (Mrs. DINGELL), a terrific new member of the Budget Committee.

Mrs. DINGELL. Mr. Chairman, I rise in strong support of the Democratic alternative budget. We are talking about the many issues working families are dealing with, but there is one provision in particular that I want to highlight on long-term care.

As the ranking member and too many Americans know, long-term care is a concern that nearly every American family is confronting or will confront in the coming years. We have made great strides to improve our health care system in the last few years, but what we have a strong need for is a comprehensive, long-term plan for how seniors can get the day-to-day help they need for the basic tasks of living, like meal preparation, eating, bathing, and getting dressed in the morning.

Too many seniors today are reeling on a complex, disconnected system full of barriers that doesn’t work. It is a system designed for the 20th century, while we are living in the 21st century. Addressing it will save money and can improve the quality of life for many.

The Acting CHAIR. The time of the gentlewoman has expired.

Mr. VAN HOLLEN. I yield the gentlewoman an additional 30 seconds.

Mrs. DINGELL. So, to address this problem, the Democratic budget contains revenue-neutral language that would allow the House to consider legislation today to begin to resolve the long-term care crisis in our country. It is an important priority, and it is important that it has been included in our alternative budget.

My hope is that we can all work together on this soon in a bipartisan way. Not dealing with it is not going to make it go away. I thank the ranking member for working with us.

Mr. TOM PRICE of Georgia. Mr. Chairman, may I inquire as to the time remaining on each side?
The Acting Chair. The gentleman from Georgia (Mr. Price) has 5½ minutes remaining. The gentleman from Maryland (Mr. Van Hollen) has 7½ minutes remaining.

Mr. Tom Price of Georgia. I reserve the balance of my time.

Mr. Van Hollen. Mr. Chairman, I am pleased to yield 1½ minutes to the gentleman from New Jersey (Mr. Norcross), another of our great new members of the Budget Committee.

Mr. Norcross. I thank my colleagues for yielding.

Mr. Chairman, I come from a Democratic statehouse where we had to find common ground with a Republican Governor in order to make a budget pass that made sense. Now I sit on the Budget Committee as a freshman here in Washington where we are asked to vote on a budget that makes no sense at all.

We all agree that students are now saddled with too much debt, and certainly my colleagues across the aisle want to cut $220 billion from education funding, freeze Pell grants, and limit students’ access to loan programs. That doesn’t make sense.

We also agree that we need to create jobs and get businesses to reinvest here in America, and the best way to do that is to invest here, in ourselves, in America. Yet their budget provides no new resources to upgrade our transportation and water systems, expand access to high-speed Internet, or harden our electric grid, which is at risk. That doesn’t make sense.

Instead, I urge my colleagues to vote for the Democratic alternative that will provide the tools students and families will need to survive and succeed in our economy, create jobs by investing in research and infrastructure, properly fund a strong national defense, make good on our promise to our seniors by strengthening Medicaid and Social Security.

That makes sense. This is why I am asking for my colleagues to join with me and vote for the Democratic alternative.

Mr. Van Hollen. Mr. Chairman, I yield myself such time as I may consume.

As we have heard throughout the debate, there is a fundamental difference in how the United States grows our economy. I think if you look, historically, the reason we have grown the economy over time is because, for a long period, especially in the postwar period, as Americans worked harder, they were able to translate that hard work into higher incomes.

We are supporting a tax system that rewards hard work. Our colleagues continue to stand by a tax system that actually gives better treatment to what is called unearned income, compared to earned income. In other words, if you earn income simply through making money off of money, you actually get a huge tax break. Let’s give 5,500 families a huge tax break today.

At the same time, we are cutting our investment in education, an investment that we know helps millions and millions of American families earn a better living over time; but, no, let’s cut that. Let’s increase the cost of student loans. Let’s give 5,500 families a huge tax break.

Tedd Roosevelt would be turning in his grave at this Republican budget. He would support the Democratic budget that lifts up everybody, makes sure everybody gets a fair shake.

Mr. Chairman, I reserve the balance of my time.

Mr. Tom Price of Georgia. Mr. Chairman, I am prepared to close.

I reserve the balance of my time.

Mr. Van Hollen. Mr. Chairman, how much time remains on each side?

The Acting Chair. The gentleman from Maryland has 3 minutes remaining. The gentleman from Georgia has 3 minutes remaining.

Mr. Van Hollen. Mr. Chairman, I yield myself the balance of my time.

Let me just, again, underscore a couple of key points here. We saw, during the early years of the 2000s, what an economy based on the trickle-down theory looks like, right?

Under President Bush, the theory was, okay, we are just going to cut tax rates for millionaires, thinking that the benefits were going to lift everybody up in the economy. What happened in the real world? The trickle-down theory? It crashed and burned.

The reality was that people at the top did very well. God bless them; they did great, but everybody else, they were running in place. Paychecks flatlined, wages stagnant, and this has been a chronic problem for some period of time; then we went off the cliff.

When President Obama was sworn in, we were losing 800,000 jobs every month. Now, we are coming out of that. Millions of people have gone back to work. We have got a long way to go, but we are coming out.

The Republican budget, according to the nonpartisan Congressional Budget...
Office, will slow down economic growth in the next couple of years. Why would we want to do that?

Again, their theory is let’s accelerate economic growth by trying, again, what failed before. Look, the definition of insanity is trying the same thing over and over again and expecting a different result.

They want to cut top tax rates for folks at the top again. They want to eliminate the estate tax that will benefit 5,500 households, run up $269 billion on the deficit. That is what they want to do.

The Democratic budget does something very different. We want to empower hard-working American families. We want to change the incentives in the Tax Code to incentivize higher pay.

For example, we say that corporations should not be able to deduct CEO and executive bonuses over $5 million unless they are giving their workers a pay increase, right? Pay your CEOs whatever you want, but you don’t get a taxpayer subsidy for those deductions if you are laying off workers or you are cutting pay.

Corporations deducted about $70 billion in CEO bonuses over a 3-year period, from 2007 to 2010. We say: Why should the taxpayers be doing that for corporations that are cutting pay for their employees?

Our Republican colleagues continue to embrace a tax code that is rigged in favor of folks who have powerful lobbyists here to get special interest deductions. That is why the top 1 percent get 17 percent of the value of all those tax breaks.

Let’s have a tax system that incentivizes higher pay. Let’s invest in our kids’ future, not slash our investment in education, gutting services, a crowding out of all the things that folks on both sides of the aisle say they want to use—in short, less opportunity, less hope, fewer dreams realized, a very sad future for America.

That is not us. That is not America. That is not the people that we are. What we are is a balanced budget, A Balanced Budget for a Stronger America, positive solutions.

Our budget proposes that we balance in less than 10 years, reduce spending by $5.5 trillion over that period of time, strong support for our national defense, higher spending for national defense than the President or the Democrats proposed in these very dangerous times, repealing all of Obamacare in its entirety—not just because it is harmful to the economy, it is harmful to the health of this Nation.

As a former practicing physician, I can attest to that. All you have to do is listen to my former professional colleagues.

We secure economic opportunity, fair and simple tax reform, ending the too-big-to-fail bank bailouts. We cut corporate welfare. We embrace federalism, including increasing opportunity and choices for folks, whether it is in the healthcare arena, whether it is in nutritional assistance, whether it is in education, getting those decisions back in the States and local communities where they belong.

To hold Washington accountable, we cut waste and fraud and abuse, make certain that we support the rights of conscience for healthcare providers and physicians across this land. We push back on the incredible overreach of this administration.

We stop the President’s war on coal. We prevent his carbon tax increase. We hold the IRS accountable and make certain that they stop targeting the American taxpayers.

There is a positive vision for our country, Mr. Chair, a positive vision. It will deliver real results for the American people, A Balanced Budget for a Stronger America.

I urge a "no" vote on the substitute and a "yes" on Price 2 and the final passage of the budget at the end of all this. I urge my colleagues to vote "yes."

I yield back the balance of my time.

Mr. TOM PRICE of Georgia. Mr. Chairman, I yield myself the balance of my time.

I think it is important to recognize that the Congressional Budget Office actually says that our budget grows GDP at the end of the 10-year window that we talk about. In order to turn this battleship in a direction, it takes a little while, but we are prepared to do that. We are offering positive solutions.

I want to revisit, though, the debt. Admiral Mike Mullen, Chairman of the Joint Chiefs of Staff, was asked just a few years ago what the greatest security threat to the United States was. The highest ranking military officer in the land was asked what the greatest threat to the United States was, and he said the debt.

This red line right here, this is what he was talking about, increasing debt beyond as far as the eye can see, more than we have ever had; and that is what the Democrat budget does.

This is the current path that we are on right now, unless it has changed: fewer jobs, fewer dreams realized, fewer opportunities, fewer choices for the American people.

What does a debt crisis look like? We haven’t seen anything here. What does it look like? Higher interest rates on everything from mortgages to credit cards to car loans, lower business investments and opportunities, lower wages for people struggling just to hold on to their jobs, fewer resources for critical services, a crowding out of all the things that folks on both sides of the aisle say they want to use—in short, less opportunity, less hope, fewer dreams realized, a very sad future for America.

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I yield back the balance of my time.
It continues the failed austerity cuts that drive families further into poverty. It forces draconian cuts on the poor, while offering more handouts to the wealthiest Americans. It keeps special interest tax breaks while claiming that there is not enough left to educate our young people.

It is really unconscionable.

By contrast, the Democratic Alternative Budget demonstrates a true commitment to our American ideal of opportunity for all.

Our budget invests in families—too many of whom are making low wages and living below the poverty line.

Our budget invests in our future by providing much-needed investments in our roads and bridges.

It expands proven anti-poverty programs like the Earned Income Tax Credit and the Child Tax Credit to create pathways out of poverty.

And it increases funding for early childhood education, including the President’s Early Childhood Education Initiative, so every toddler is prepared to start and succeed in school.

Finally—it includes comprehensive Immigration reform, which House Republicans have allowed to languish for two years since the Senate passed legislation (S.1639)—so families can come out of shadows and have a shot at the American Dream.

This budget says that every single American—not just the wealthy few—deserves a chance to succeed.

I urge my colleagues to support this amendment.

The Acting CHAIR. The question is on the amendment in the nature of a substitute offered by the gentleman from Maryland (Mr. VAN HOLLEN).

The amendment was adopted by the vote of ayes 230—noes 195.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Maryland will be postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on the amendments printed in House Report 114–49 on which further proceedings were postponed, in the following order: Amendment No. 1 by Mr. Ellison of Minnesota. Amendment No. 2 by Mr. Butterfield of North Carolina. Amendment No. 3 by Mr. Stutzman of Indiana. Amendment No. 4 by Mr. Van Hollen of Maryland.

The Chair will reduce to 5 minutes the time for any electronic vote after the first vote in this series.

AMENDMENT NO. 1 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. ELLISON

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Minnesota (Mr. ELLISON) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Chair will redesignate the amendment.

The Clerk redesignated the amendment.
The Clerk redesignated the amendment. The Clerk redesignated the amendment.

The Acting CHAIR. A recorded vote has been demanded. The Acting CHAIR. This is a 5-minute vote.

The vote was taken by electronic device, and there were—aye votes 120, noes 306, not voting 6, as follows:

**RECORDED VOTE**

The Acting CHAIR. A recorded vote has been demanded. The Acting CHAIR. This is a 5-minute vote.

The vote was taken by electronic device, and there were—aye votes 120, noes 306, not voting 6, as follows:

**RECORDED VOTE**

Mr. TED LIEU of California. Mr. Chair, pursuant to the provisions of the Rules, I offer the following amendment as an addition to the amendment of Mr. BUTTERFIELD.
Ms. MAXINE WATERS of California changed her vote from ‘aye’ to ‘no.’ Mr. PITTINGER changed his vote from ‘no’ to ‘aye.’

The result of the vote in the nature of a substitute was rejected.

The result of the vote was announced as above recorded.
Ms. GRANGER changed her vote from “aye” to “no.”

So the amendment in the nature of a substitute is rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 5 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. TOM PRICE OF GEORGIA

The Acting CHAIR. It is now in order to consider amendment No. 5 printed in House Report 114–49.

Mr. TOM PRICE of Georgia. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

Strike all after the enacting clause and insert the following:

SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.

(a) DECLARATION.—The Congress determines and declares that this concurrent resolution establishes the budget for fiscal year 2016 and sets forth appropriate budgetary levels for fiscal years 2017 through 2025.

(b) TABLE OF CONTENTS.—The table of contents for this concurrent resolution is as follows:

- Sec. 1. Concurrent resolution on the budget for fiscal year 2016.
- TITLE I—RECOMMENDED LEVELS AND AMOUNTS
  - Sec. 101. Recommended levels and amounts.
  - Sec. 102. Major functional categories.

- TITLE II—RECONCILIATION
  - Sec. 201. Reconciliation in the House of Representatives.
  - Sec. 203. Additional guidance for reconciliation.

- TITLE III—SUBMISSIONS FOR THE ELIMINATION OF WASTE, FRAUD, AND ABUSE
  - Sec. 301. Submissions of findings for the elimination of waste, fraud, and abuse.

- TITLE IV—BUDGET ENFORCEMENT
  - Sec. 401. Cost estimates for major legislation to incorporate macroeconomic effects.
  - Sec. 402. Limitation on measures affecting Social Security solvency.
  - Sec. 403. Budgetary treatment of administrative expenses.
  - Sec. 404. Limitation on transfers from the general fund of the Treasury to the Highway Trust Fund.
  - Sec. 405. Limitation on advance appropriations.
  - Sec. 406. Fair value credit estimates.
  - Sec. 407. Limitation on long-term spending.
  - Sec. 408. Allocation for overseas contingency operations/global war on terrorism.
  - Sec. 409. Adjustments for improved control of budgetary resources.
  - Sec. 410. Concepts, aggregates, allocations and application.
  - Sec. 411. Rulemaking powers.

- TITLE V—RESERVE FUNDS
  - Sec. 501. Reserve fund for the repeal of the President's health care law.
**SEC. 102. MAJOR FUNCTIONAL CATEGORIES.** The Congress determines and declares that the budgetary levels of new budget authority and outlays for fiscal years 2016 through 2025 for each major functional category are:

1. **National Defense (505):**
   - Fiscal year 2016:
     - (A) New budget authority, $531,334,000,000.
     - (B) Outlays, $534,027,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $582,506,000,000.
     - (B) Outlays, $572,025,000,000.

2. **International Affairs (150):**
   - Fiscal year 2016:
     - (A) New budget authority, $28,381,000,000.
     - (B) Outlays, $28,924,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $30,398,000,000.
     - (B) Outlays, $30,557,000,000.

3. **Energy (250):**
   - Fiscal year 2016:
     - (A) New budget authority, $36,743,000,000.
     - (B) Outlays, $36,483,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $39,221,000,000.
     - (B) Outlays, $38,771,000,000.

4. **Natural Resources and Environment**
   - Fiscal year 2016:
     - (A) New budget authority, $1,259,000,000.
     - (B) Outlays, $1,063,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $1,196,000,000.
     - (B) Outlays, $1,037,000,000.

5. **Transportation (400):**
   - Fiscal year 2016:
     - (A) New budget authority, -$23,845,000,000.
     - (B) Outlays, -$22,819,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, -$28,587,000,000.
     - (B) Outlays, -$27,479,000,000.

6. **Commerce and Housing Credit (370):**
   - Fiscal year 2016:
     - (A) New budget authority, -$3,268,000,000.
     - (B) Outlays, -$1,197,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, -$6,522,000,000.
     - (B) Outlays, -$5,169,000,000.

7. **General Science, Space, and Technology (250):**
   - Fiscal year 2016:
     - (A) New budget authority, $23,381,000,000.
     - (B) Outlays, $22,981,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $28,597,000,000.
     - (B) Outlays, $28,525,000,000.

8. **Agriculture (350):**
   - Fiscal year 2016:
     - (A) New budget authority, $20,109,000,000.
     - (B) Outlays, $20,144,000,000.
   - Fiscal year 2020:
     - (A) New budget authority, $23,064,000,000.
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(A) New budget authority, $23,947,000,000.
(B) Outlays, $23,602,000,000.

Fiscal year 2021:
(A) New budget authority, $24,192,000,000.
(B) Outlays, $24,059,000,000.

Fiscal year 2022:
(A) New budget authority, $24,981,000,000.
(B) Outlays, $25,114,000,000.

Fiscal year 2023:
(A) New budget authority, $25,695,000,000.
(B) Outlays, $25,878,000,000.

Fiscal year 2024:
(A) New budget authority, $26,968,000,000.
(B) Outlays, $26,010,000,000.

Fiscal year 2025:
(A) New budget authority, $27,465,000,000.
(B) Outlays, $26,500,000,000.

Fiscal year 2026:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $23,600,000,000.

Fiscal year 2027:
(A) New budget authority, $27,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2028:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2029:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2030:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2031:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2032:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2033:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2034:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2035:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2036:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2037:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2038:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2039:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.

Fiscal year 2040:
(A) New budget authority, $26,000,000,000.
(B) Outlays, $25,000,000,000.
for the period of fiscal years 2016 through 2025.

(10) COMMITTEE ON SCIENCE, SPACE, AND TECHNOLOGY.—The Committee on Science, Space, and Technology shall submit findings to the Appropriations Committees of the House of Representatives, the Committee on Agriculture, the Committee on Armed Services, the Committee on Commerce, Science, and Technology, the Committee on Small Business, the Committee on Transportation and Infrastructure, and the Committee on Veterans' Affairs, and the Committee on Ways and Means.

(e) REPORT BY THE GOVERNMENT ACCOUNTABILITY OFFICE.—By August 1, 2015, the Comptroller General shall submit to the Chairman of the Committee on the Budget of the House of Representatives a comprehensive report identifying instances in which the committees referred to in subsection (d) may make legislative changes that may undermine efficiency, and effectiveness of programs within their jurisdiction.

TITLE IV—BUDGET ENFORCEMENT

SEC. 401. COST ESTIMATES FOR MAJOR LEGISLATION TO INCORPORATE MACROECONOMIC EFFECTS.

(a) CBO ESTIMATES.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, an estimate provided by the Congressional Budget Office under section 402 of the Congressional Budget Act of 1974 for any major legislation considered in the House or the Senate during fiscal 2016, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(b) JOINT COMMITTEE ON TAXATION ESTIMATES.—For purposes of the enforcement of this concurrent resolution, any estimate provided by the Joint Committee on Taxation referred to in subsection (a) shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(c) CONTENTS.—Any estimate referred to in this section shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects (including macroeconomic variables) described in subsections (a) and (b) of such legislation in the 20-fiscal year period beginning after the last fiscal year of this concurrent resolution sets forth budgetary levels required by section 301 of the Congressional Budget Act of 1974 for any major legislation shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(d) DEFINITIONS.—As used in this section—

(1) the term “major legislation” means any bill or joint resolution—

(A) for which an estimate is required to be provided pursuant to section 402 of the Congressional Budget Act of 1974 and that causes a gross budgetary effect (before incorporating macroeconomic effects) in any fiscal year exceeding the projected gross domestic product for the United States for that fiscal year; or

(B) designated as such by the chair of the Committee on the Budget for all direct spending legislation other than revenue legislation or the Member who is chair or vice chair, as applicable, of the Joint Committee on Taxation for revenue legislation; and

(2) the term “budgetary effects” means changes in revenues, budget authority, outlays, and deficits.
the House or the Senate a bill or joint resolution, or an amendment thereto or conference report thereon, that reduces the actuarial balance by at least .01 percent of the present value of future taxable payroll or the Federal Old-Age and Survivors Insurance Trust Fund established under section 201(a) of the Social Security Act for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 201(c)(2) of the Social Security Act.

SEC. 403. BUDGETARY TREATMENT OF ADMINISTRATIVE EXPENSES.

(a) In General.—Notwithstanding section 302(a)(1) of the Congressional Budget Act of 1974, the 75-year period for purposes of Overseas Contingency Operations/Global War on Terrorism.

(2) VETERANS.—$63,271,000,000 in new budget authority and outlays provided pursuant to subsection (b)(2) of section 201(a) of the Congressional Budget Act of 1974 for the fiscal year following fiscal year 2016.

(b) FAIR VALUE CREDIT ESTIMATES.

(a) FAIR VALUE ESTIMATES.—Upon the request of the chair or ranking member of the Committee or the Committee by estimate of the budgetary effects of a measure prepared by the Director of the Congressional Budget Office under the title of section V of the Congressional Budget Office under the title of section V of the Congressional Budget Act of 1974 shall be deemed to refer to fiscal year 2016.

(b) FAIR VALUE ESTIMATES FOR HOUSING AND STUDENT LOAN PROGRAMS.—Whenever the Director of the Congressional Budget Office prepares an estimate pursuant to section 402 of the Congressional Budget Act of 1974 of the budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such a bill or joint resolution is a budgetary effect related to a housing, residential mortgage or student loan program under title V of the Congressional Budget Act of 1974, then the chair of the Committee on Appropriations shall—

(1) provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(c) FAIR VALUE ESTIMATES.—Upon the request of the chair or ranking member of the Committee or the Committee by estimate of the budgetary effects of a measure prepared by the Director of the Congressional Budget Office under the title of section V of the Congressional Budget Act of 1974 shall as a supplement to such estimate, and to the extent practicable, also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(d) DEFINITION.—The term "advance appropriation" means any new discretionary budget authority or outlay, or any amendment thereto or conference report thereon, making a general appropriation or continuing appropriation for the fiscal year following fiscal year 2016.

SEC. 406. FAIR VALUE CREDIT ESTIMATES.

(a) FAIR VALUE ESTIMATES.—Upon the request of the chair or ranking member of the Committee or the Committee by estimate of the budgetary effects of a measure prepared by the Director of the Congressional Budget Office under the title of section V of the Congressional Budget Act of 1974 shall, as a supplement to such estimate, and to the extent practicable, also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(b) FAIR VALUE ESTIMATES FOR HOUSING AND STUDENT LOAN PROGRAMS.—Whenever the Director of the Congressional Budget Office prepares an estimate pursuant to section 402 of the Congressional Budget Act of 1974 of the budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such a bill or joint resolution is a budgetary effect related to a housing, residential mortgage or student loan program under title V of the Congressional Budget Act of 1974, then the chair of the Committee on Appropriations shall—

(1) provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(c) FAIR VALUE ESTIMATES.—Upon the request of the chair or ranking member of the Committee or the Committee by estimate of the budgetary effects of a measure prepared by the Director of the Congressional Budget Office under the title of section V of the Congressional Budget Act of 1974 shall, as a supplement to such estimate, and to the extent practicable, also provide an estimate of the current actual or estimated market values representing the "fair value" of assets and liabilities affected by such measure.

(d) ENFORCEMENT.—If the Director of the Congressional Budget Office prepares an estimate pursuant to section 402 of the Congressional Budget Act of 1974 if any adjustment would be made under section 251(b)(2)(A)(ii) of the Balanced Budget and Emergency Deficit Control Act of 1985.

SEC. 409. ADJUSTMENTS FOR IMPROVED CONTROL OF BUDGET RESOURCES.

(a) ADJUSTMENTS TO DISCRETIONARY AND DIRECT SPENDING LEVELS.—If a committee (other than the Committee on Appropriations) reports a bill or joint resolution or an amendment thereto or conference report thereon, providing for a decrease in direct spending (budget authority and outlays flowing therefrom) from any fiscal year, the committee may request an authorization for appropriations for the same purpose, upon the enactment of such measure, the chair of the Committee on Appropriations for fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose.

(b) DETERMINATIONS.—In the House, for the purpose of enforcing this concurrent resolution, if the Committee on Appropriations or the Appropriations Committees determines that new budget authority, outlays, direct spending, new entitlement authority, revenues, deficits, and surpluses for fiscal year 2016 and the period of fiscal years 2017 through fiscal year 2025 shall be determined on the basis of estimates made by the chair of the Committee on Appropriations for the fiscal year following fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose, the Appropriations Committees may adjust any allocation, aggregate, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments to the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration;

(B) take effect upon the enactment of that measure; and

(C) be published in the Congressional Record as soon as practicable;

(3) section 202 of S. Con. Res. 21 (110th Congress) shall have no force or effect for any reconciliation bill reported pursuant to instructions set forth in this concurrent resolution;

the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office;

(3) the term "budget year" means the most recent fiscal year for which a concurrent resolution on the budget has been adopted;

the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office.

fiscal years 2016 and the period of fiscal years 2017 through fiscal year 2025 shall be determined on the basis of estimates made by the chair of the Committee on Appropriations for the fiscal year following fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose, the Appropriations Committees may adjust any allocation, aggregate, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments to the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration;

(B) take effect upon the enactment of that measure; and

(C) be published in the Congressional Record as soon as practicable;

(3) section 202 of S. Con. Res. 21 (110th Congress) shall have no force or effect for any reconciliation bill reported pursuant to instructions set forth in this concurrent resolution;

(4) the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office;

(5) the term "budget year" means the most recent fiscal year for which a concurrent resolution on the budget has been adopted;

the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office.

fiscal years 2016 and the period of fiscal years 2017 through fiscal year 2025 shall be determined on the basis of estimates made by the chair of the Committee on Appropriations for the fiscal year following fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose, the Appropriations Committees may adjust any allocation, aggregate, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments to the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration;

(B) take effect upon the enactment of that measure; and

(C) be published in the Congressional Record as soon as practicable;

(3) section 202 of S. Con. Res. 21 (110th Congress) shall have no force or effect for any reconciliation bill reported pursuant to instructions set forth in this concurrent resolution;

(4) the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office;

(5) the term "budget year" means the most recent fiscal year for which a concurrent resolution on the budget has been adopted;

the chair of the Committee on the Budget may adjust the allocations, aggregates, and other appropriate budgetary levels to reflect changes resulting from the most recently published or adjusted baseline of the Congressional Budget Office.
(2) revised allocations and aggregates resulting from these adjustments shall be considered for the purposes of the Congressional Budget Act of 1974 as allocations and aggregates incorporated in this concurrent resolution.

SEC. 411. RULEMAKING POWERS.

The House adopts the provisions of this title—
(1) as an exercise of the rulemaking power of the House of Representatives and as such they shall be considered as part of the rules of the House of Representatives, and these rules shall supplant other rules only to the extent that they are inconsistent with other such rules; and
(2) with full recognition of the constitutional right of the House of Representatives to change at any time, in the same manner, and to the same extent as in the case of any other rule of the House of Representatives.

TITLE V—RESERVE FUNDS

SEC. 501. RESERVE FUND FOR THE REPEAL OF THE PRESIDENT'S HEALTH CARE LAW.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 502. DEFICIT-NEUTRAL RESERVE FUND FOR PROMOTING REAL HEALTH CARE REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 503. DEFICIT-NEUTRAL RESERVE FUND RELATED TO THE MEDICARE PROVISIONS OF THE PRESIDENT'S HEALTH CARE LAW.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that extends the State Children's Health Insurance Program, as determined by such chair, graduate medical education programs, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 504. DEFICIT-NEUTRAL RESERVE FUND FOR THE STATE CHILDREN'S HEALTH INSURANCE PROGRAM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure extends the State Children's Health Insurance Program, but only if such measure would not increase the deficit over the period of fiscal years 2016 through 2025.

SEC. 505. DEFICIT-NEUTRAL RESERVE FUND FOR TRADE AGREEMENTS.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 506. DEFICIT-NEUTRAL RESERVE FUND FOR TRADE AGREEMENTS.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution reported by the Committee on Ways and Means, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 507. DEFICIT-NEUTRAL RESERVE FUND FOR REFORMING THE TAX CODE.

In the House, if the Committee on Ways and Means reports a bill or joint resolution that reforms the Internal Revenue Code of 1986, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any such bill or joint resolution, or amendment thereto or conference report thereon, if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 508. DEFICIT-NEUTRAL RESERVE FUND FOR REVENUE MEASURES.

In the House, if the Committee on Ways and Means reports a bill or joint resolution that decreases revenue, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 509. DEFICIT-NEUTRAL RESERVE FUND TO REDUCE DEFICIT AND INCREASE OPPORTUNITY AND UPWARD MOBILITY.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any bill or joint resolution reported by the Committee on Ways and Means, or amendment thereto or conference report thereon, that decreases revenue, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 510. DEFICIT-NEUTRAL RESERVE FUND FOR TRANSITION.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure maintains the solvency of the Highway Trust Fund, but only if such measure would not increase the deficit over the period of fiscal years 2016 through 2025.

SEC. 511. DEFICIT-NEUTRAL RESERVE FUND FOR FEDERAL RETIREMENT REFORM.

In the House, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure reforms, improves and updates the Federal retirement system, but only if such measure would not increase the deficit over the period of fiscal years 2016 through 2025.

SEC. 512. DEFICIT-NEUTRAL RESERVE FUND FOR OVERSEAS CONTINGENCY OPERATIONS/GLOBAL WAR ON TERRORISM.

The chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, if such measure supports the following activities: Department of Defense training and maintenance associated with combat readiness, costs of equipment, auditability of financial statements, or military compensation and benefit reforms, by the amount provided for these purposes only if such measure would not increase the deficit (without counting any net revenue increases in that measure) over the period of fiscal years 2016 through 2025.

SEC. 513. DEFICIT-NEUTRAL RESERVE FUND FOR TRADE AGREEMENTS.

The chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for any bill or joint resolution, or amendment thereto or conference report thereon, that promotes real health care reform, but only if such measure would not increase the deficit (without counting any net revenue increases in that measure) over the period of fiscal years 2016 through 2025.

SEC. 514. DIRECT SPENDING.

(a) MEANS-TESTED DIRECT SPENDING.—

(1) For means-tested direct spending, the average rate of growth in the total level of outlays during the 10-year period preceding fiscal year 2016 is 6.8 percent.

(2) For means-tested direct spending, the estimated average rate of growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 4.6 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for means-tested direct spending:

(A) In 1996, a Republican Congress and a Democratic president reformed welfare by limiting the duration of benefits, giving states more flexibility, extending child care, and helping recipients find work. In the five years following passage, child-poverty rates fell, welfare caseloads fell, and workers’ wages increased. This legislation reduced the lessons of welfare reform to both the Supplemental Nutrition Assistance Program and Medicaid.

(B) For Medicaid, this budget assumes the conversion of the Federal share of Medicaid spending into flexible State allotments, which States will be able to tailor to meet their unique needs. Supplementing the misguided one-size-fits-all approach that ties the hands of State governments and would provide States with the freedom and flexibility they have long requested in the Medicaid program. Moreover, this budget assumes the repeal of the Medicaid expansions in the President’s health care law, relieving State governments of the crippling one-size-fits-all enrollment mandates, as well as the overwhelming pressure the law’s Medicaid expansion puts on an already-strained system.

(C) For the Supplemental Nutrition Assistance Program, this budget assumes the conversion of the program into a flexible State block grant tailored to meet State’s needs. The allotment would increase based on the Department of Agriculture Thrifty
Food Plan index and beneficiary growth. Such a reform would provide incentives for States to ensure dollars will go towards those who need them most.

(b) POLICY STATEMENT ON DIRECT SPENDING.—

(1) For nonmeans-tested direct spending, the average rate of growth in the total level of outlays during the 10-year period preceding fiscal year 2016 is 5.5 percent.

(2) For nonmeans-tested direct spending, the estimated average rate of growth in the total level of outlays during the 10-year period preceding fiscal year 2016 is 5.5 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for nonmeans-tested direct spending:

(A) For Medicare, this budget advances policies to put seniors, not the Federal Government, in control of their health care decisions. Future retirees would be able to choose from a range of guaranteed coverage options, with private plans competing alongside the traditional fee-for-service Medicare program. Medicare would provide a premium-support payment either to pay for or offset the premium of the plan chosen by the senior, depending on the plan’s cost. The Medicare premium-support payment would be adjusted so that the sick would receive higher payments if their conditions worsened; lower-income seniors would receive addi- tional assistance to help cover out-of-pocket costs; and wealthier seniors would assume responsibility for a greater share of their premiums. Putting seniors in charge of how their health care dollars are spent will force providers to compete against each other on price and quality. This market competition will also reduce waste and skyrocketing health care costs. As with previous budgets, this program will begin in 2024 and make no changes to those in or near retirement.

(B) In keeping with a recommendation from the National Commission on Fiscal Responsibility and Reform, this budget calls for Federal employees—including Members of Congress and congressional staff—to make greater contributions toward their own retirement.

TITLE VII—RECOMMENDED LONG-TERM LEVELS

SEC. 701. LONG-TERM BUDGETING.

The following are the recommended revenue, spending, and deficit levels for each of fiscal years 2030, 2035, and 2040 as a percent of the gross domestic product of the United States:

(1) REVENUES.—The budgetary levels of Federal revenues are as follows:

Fiscal year 2030: 18.7 percent.
Fiscal year 2035: 19.0 percent.
Fiscal year 2040: 19.0 percent.

(2) OUTLAYS.—The budgetary levels of total budget outlays are not to exceed:

Fiscal year 2030: 20.5 percent.
Fiscal year 2035: 20.5 percent.
Fiscal year 2040: 20.5 percent.

(3) DEPENs.—The budgetary levels of deficits are not to exceed:

Fiscal year 2030: -3.9 percent.
Fiscal year 2035: -3.9 percent.
Fiscal year 2040: -3.9 percent.

(4) DEBT.—The budgetary levels of debt held by the public are not to exceed:

Fiscal year 2030: 44.0 percent.
Fiscal year 2035: 44.0 percent.
Fiscal year 2040: 44.0 percent.

TITLE VIII—POLICY STATEMENTS

SEC. 801. POLICY STATEMENT ON BALANCED BUDGET AMENDMENT.

(a) FINDINGS.—The House finds the following:

(1) The Federal Government collects approximately $3 trillion annually in taxes, but spends more than $3.5 trillion to maintain the operations of the government. The Federal Government must borrow 14 cents of every Federal dollar spent.

(2) At the end of the year 2014, the national debt of the United States was more than $18.1 trillion.

(3) A majority of States have petitioned the Federal Government to hold a Constitutional Convention for the consideration of adopting a Balanced Budget Amendment to the United States Constitution.

(4) Forty-nine States have fiscal limitations in their constitutions, including the requirement to annually balance the budget.

(b) POLICY STATEMENT.—It is the policy of this concurrent resolution on the budget that as the primary branch of Government, Congress must:

(1) Restructure the fundamental procedures of budget decision making;

(2) Reassert Congress’s “power of the purse,” and reinforce the balance of powers between Congress and the President, as the 1974 Act intended.

(3) Create greater incentives for lawmakers to do budgeting as intended by the Congressional Budget Act of 1974, especially adopting a budget resolution every year.

(4) Encourage more effective control over spending, especially currently uncontrolled direct spending.

(5) Consider innovative fiscal tools such as: zero based budgeting, departmental budgets, require a prohibited outlays for a fiscal year (except for repayment of debt principal) from exceeding total receipts for that fiscal year (except for those knowingly); unless Congress, by a three-fifths roll call vote of each chamber, authorizes a specific excess of outlays over receipts.

(6) In 1965, a balanced budget amendment to the U.S. Constitution passed the House with bipartisan support, but failed of passage by one vote in the Senate. Congress must:

(a) F INDINGS.—The House finds the follow- ing:

(b) POLICY STATEMENT.—It is the policy of this resolution that Congress should pass a joint resolution incorporating the provisions set forth in subsection (b), and send such joint resolution to the States for their approval, to amend the Constitution of the United States to require an annual balanced budget.

SEC. 802. POLICY STATEMENT ON BUDGET PROC- ESS AND BASeline REFORM.

(a) FINDINGS.—The House finds the follow- ing:

(1) In 1974, after more than 50 years of exec- utive dominance over fiscal policy, Congress acted to reassert its “power of the purse,” and passed the Congressional Budget and Impoundment Control Act.

(2) The measure explicitly sought to estab- lish congressional control over the budget process, provide for an annual Congressional Budget and Impound- ment Control Act.

(3) The measure explicitly sought to estab- lish congressional control over the budget process, provide for an annual Congressional Budget and Impoundment Control Act.

(4) The measure explicitly sought to estab- lish congressional control over the budget process, provide for an annual Congressional Budget and Impoundment Control Act.

(b) POLICY STATEMENT.—It is the policy of this resolution that Congress should pass a joint resolution incorporating the provisions set forth in subsection (b), and send such joint resolution to the States for their approval, to amend the Constitution of the United States to require an annual balanced budget.

SEC. 803. POLICY STATEMENT ON ECONOMIC GROWTH AND JOB CREATION.

(a) FINDINGS.—The House finds the follow- ing:

(1) Although the United States economy technically emerged from recession more than 5 years ago, the nation’s recovery has felt more like a malaise than a rebound. Real gross domestic product GDP growth merly keeping tax policy the same even though estimating conventions would not re- quire similar treatment of spending pro- grams.
over the past 5 years has averaged slightly more than 2 percent, well below the 3.2 percent historical trend rate of growth in the United States. Although the economy has shown signs of improvement, the nation remains in the midst of the weakest economic recovery of the modern era.

(8) Projecting ahead, CBO expects the economy to grow by an average of just 2.3 percent over the next 10 years. That level of economic growth is simply unacceptable and insufficient opportunities and the incomes of millions of middle-income Americans.

(9) Sluggish economic growth has also contributed to the country’s fiscal woes. Subpar growth means that revenue levels are lower than they would otherwise be while government spending (e.g. welfare and income-support programs) is higher. Clearly, there is a dire need for policies that will spark higher rates of economic growth and greater, higher-quality job opportunities.

(4) Although job gains have been trending up of late, other aspects of the labor market remain weak. The labor force participation rate, covering just under 60 percent, close to the lowest level since 1978.

Long-term unemployment also remains a problem. Of the roughly 8.7 million people who are unemployed, 2.3 million (more than 30 percent) have been unemployed for more than 6 months. Long-term unemployment erodes an individual’s job skills and the longer they remain from job to job, the more difficult it becomes for them to get back in.

It also undermines the long-term productivity of the economy.

(5) Perhaps most important, wage gains and income growth have been subpar for middle-class Americans. Average hourly earnings of private-sector workers have increased by just 0.4 percent over the past year. Prior to the recession, average hourly earnings were tracking close to 4 percent. Likewise, average income levels have remained flat in recent years. Real median household income is just under $52,000, one of the lowest levels since 1995.

(6) The unsustainable fiscal trajectory has cast a shadow on the country’s economic outlook. Investors and businesses make decisions on a forward-looking basis. They know that today’s large debt levels are simply too large and have the potential to crowd out private capital, or inflation and they act accordingly. This debt overhang, and the uncertainty it generates, can work against growth, investment, and job creation.

(7) Nearly all economists, including those at the CBO, conclude that reducing budget deficits is critical for the country’s economic feedback effects by promoting faster economic growth and job creation. By putting the budget on a sustainable path, this resolution ends the debt-fueled uncertainty that depresses economic growth and job creation. Reforms to the tax code will put American businesses and workers in a better position to compete and thrive in the 21st century global economy. This resolution targets the regulatory red tape and cronyism that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow and expanding opportunity for all Americans.

SEC. 804. POLICY STATEMENT ON TAX REFORM.

(a) FINDINGS.—The House finds the following:

(1) A world-class tax system should be simple, fair, and promote (rather than impede) economic growth.

(2) Economic growth, and federal tax code falls on all three counts: It is notoriously complex, patently unfair, and highly inefficient. The tax code’s complexity distorts decisions to work, save, invest, and in which leads to slower economic growth, lower wages, and less job creation.

(2) Over the past decade alone, there have been 4,107 changes to the tax code, more than one per day. Many of the major changes over the years have involved carving out special preferences, exclusions, or deductions for a wide variety of business loopholes that add up to more than $1 trillion per year and make the code unfair, inefficient, and highly complex.

(3) In addition, these tax preferences are disproportionately used by upper-income individuals.

(4) The large amount of tax preferences that penalize the narrowing of the tax base. A narrow tax base, in turn, requires much higher tax rates to raise a given amount of revenue.

(5) It is estimated that American taxpayers end up spending $160 billion and roughly 6 billion hours a year complying with the tax code waste of time and resources that could be used in more productive activities.

(6) Standard economic theory shows that high marginal tax rates dampen the incentives to work, save, and invest, which reduces national savings and boosts investment, thereby raising economic growth and job creation.

(8) CBO analyzed the House Republican fiscal year resolution and found that it would increase real output per capita (a proxy for a country’s standard of living) by about $1,000 in 2025 and roughly $5,000 by 2040 relative to the baseline path. That means more income and greater prosperity for all Americans.

(9) In contrast, if the Government remains on the current fiscal path, future generations will face ever-higher debt service costs, a decline in national savings, and a “crowding out” of private investment. This dynamic also leads to a decline in economic output and a diminution in our country’s standard of living.

(10) The key economic challenge is determining how best to divide up and re-distribute a shrinking pie.

(11) A stronger economy is vital to lowering deficit levels and eventually balancing the budget. According to CBO, if annual real GDP growth is just 0.1 percentage point higher over the course, deficits would be reduced by $326 billion.

(12) This budget resolution therefore embraces pro-growth policies, such as fundamental tax reform, that will help foster a stronger economy, greater opportunities and more job creation.

(b) POLICY ON ECONOMIC GROWTH AND JOB CREATION.—It is the policy of this resolution to promote faster economic growth and job creation. By putting the budget on a sustainable path, this resolution ends the debt-fueled uncertainty that depresses economic growth and job creation. Reforms to the tax code will put American businesses and workers in a better position to compete and thrive in the 21st century global economy. This resolution targets the regulatory red tape and cronyism that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow.

(c) POLICY ON TAX REFORM.—It is the policy of this resolution that Congress should...
enact legislation that provides for a comprehensive reform of the United States tax code to promote economic growth, create American jobs, increase wages, and benefit American families, investors, and workers through fundamental tax reform that—

(1) simplifies the tax code to make it fairer to American families and businesses and reduces the time and resources necessary to comply with tax laws;

(2) substantially lowers tax rates for individuals and consolidates the current seven individual income tax brackets into fewer brackets;

(3) repeals the Alternative Minimum Tax;

(4) reduces the corporate tax rate; and

(5) provides for a more competitive system of international taxation in a manner that does not discriminate against any particular type of income or industry.

SEC. 805. POLICY STATEMENT ON TRADE.

(a) Findings.—The House finds the following:

(1) Opening foreign markets to American exports is vital to the United States economy and beneficial to American workers and consumers. The Commerce Department estimates that every $1 billion of United States exports supports more than 5,000 jobs here at home.

(2) The United States can increase economic opportunities for American workers and businesses by reducing the barriers of trade, adherence to trade agreement rules by the United States and its trading partners, and the elimination of foreign trade barriers to United States exports and services.

(3) Trade Promotion Authority is a bipartisan and bicameral effort to strengthen the role of Congress in setting negotiating objectives for trade agreements, to improve consultation with Congress by the Administration, and to provide a clear framework for congressional consideration and implementation of trade agreements.

(4) Global trade and commerce is not a zero-sum game. The idea that global expansion tends to "hollow out" United States operations is incorrect. Foreign-affiliate activity tends to complement, not substitute for, key parent activities in the United States such as employment, worker compensation, and capital investment. When United States headquartered multinationals invest and expand operations abroad it often leads to more jobs and economic growth at home.

(5) There are millions of average American family of four more than $10,000 per year, as a result of lower duties. Trade agreements also lower the cost of manufactured goods, including health care and consumer products.

(6) American businesses and workers have shown that, on a level playing field, they can excel and surpass the international competition.

(7) When negotiating trade agreements, United States laws on Intellectual Property (IP) protection should be used as a benchmark for the negotiation of all Global IP frameworks. Strong IP protections have contributed significantly to the United States status as a world leader in innovation across sectors, including in the development of life-saving biologic medicines. The data protections afforded to biologics in United States law, including 12 years of data protection, allow innovators to invest in and protect new discoveries that would make a much more attractive place to invest and station business activity and would chip away at the incentives for United States companies to export goods (because the United States corporate rate is so high).

(b) POLICY ON TRADE.—It is the policy of this concurrent resolution to pursue international trade, global commerce, and a modern and competitive United States international tax system in the United States. The United States should continue to seek increased economic opportunities for American workers and businesses, and should pursue a balanced transmission of trade opportunities, adherence to trade agreements and rules by the United States and its trading partners, and the elimination of foreign trade barriers to United States goods and services by opening new markets and by enforcing United States rights. To that end, Congress should pass Trade Promotion Authorization to strengthen the role of Congress in setting negotiating objectives for trade agreements, to improve consultation with Congress by the Administration, and to provide a clear framework for congressional consideration and implementation of trade agreements.

SEC. 806. POLICY STATEMENT ON SOCIAL SECURITY.

(a) FINDINGS.—The House finds the following:

(1) More than 55 million retirees, individuals with disabilities, and survivors depend on Social Security. Since enactment, Social Security has provided a "three-legged stool" of retirement security, which includes employer provided pensions as well as personal savings.

(2) The Social Security Trustees Report has repeatedly recommended that Social Security's long-term financial challenges be addressed soon. Each year without reform, the Social Security Trust Funds become more precarious and the threat to seniors and those receiving Social Security disability benefits becomes more pronounced.

(3) In 2016, the Disability Insurance Trust Fund will be exhausted and program revenues will be unable to pay scheduled benefits.

(b) POLICY ON SOCIAL SECURITY.—It is the policy of this resolution that Congress should work on a bipartisan basis to make Social Security sustainably solvent. This resolution assumes reform of a current law trigger, such that:

(1) In any year that the Board of Trustees of the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund Annual Trustees Report de- nominates that the 75-year actuarial balance of the Social Security Trust Funds is in deficit, and the annual balance of the Social Security Trust Funds in the 75th year is in deficit, the President should, no later than September 30 of the same calendar year, submit to the President recommendations for statutory reforms necessary to achieve a positive 75-year actuarial balance and a positive annual balance in the 75th year. Recommendations provided to the President must be agreed upon by both Public and Private trustees.

(2) Not later than 1 December of the same calendar year in which the Board of Trustees submit their recommendations, the President should promptly submit implementing legislation to both Houses of Congress including his recommendations necessary to achieve a positive 75-year actuarial balance and a positive annual balance in the 75th year. The Majority Leader of the Senate and the Majority Leader of the House should introduce the President's legislation upon receipt.

(3) Within 60 days of the President submitting legislation, the committees of jurisdiction to which the legislation has been referred should promptly report the legislation as it should be considered by the full House or Senate under expedited procedures.
(4) Legislation submitted by the President should—
(A) protect those in or near retirement;
(B) preserve the safety net for those who count on its benefits, including those with disabilities and survivors;
(C) improve fairness for participants;
(D) reduce the burden on, and provide certainty for, health care by an additional $20.9 billion over the next ten years, according to the President's most recent budget.

(5) Since ACA was signed into law, the administration has failed to implement it as written. The President has unilaterally acted to make a total of 28 changes, delays, and exemptions. The President has acted on authority that was made available by Congress. The Supreme Court struck down the forced expansion of Medicaid; ruled the individual “mandate” could only be characterized as a tax; and rejected the requirement that closely held companies provide health insurance to their employees if doing so would infringe on those companies’ religious beliefs. Even now, almost five years after enactment, the Supreme Court continues to evaluate the legal- ity of the ObamaCare implementation. All of these changes prove the folly underlying the entire health care law, which cannot be run from a centralized bureaucracy.

(6) The President’s health care law is unaffordable, intrusive, overreaching, de- structive, and a tax on health care. The law should be fully repealed, allowing for real, patient-centered health care reform: the development of real health care reforms that put patients, not politicians, in charge of the quality health care available to all Americans, and that build on the innovation and creativity of all the participants in the health care sector.

SEC. 807. POLICY STATEMENT ON REPEALING THE PRESIDENT’S HEALTH CARE LAW AND PROMOTING REAL HEALTH CARE REFORM.

(a) FINDINGS.—The House finds the fol- lowing:
(1) The President’s health care law put What Washington has failed to implement and that Congress has failed to implement it as written. The President has unilaterally acted to make a total of 28 changes, delays, and exemptions. The President has acted on authority that was made available by Congress. The Supreme Court struck down the forced expansion of Medicaid; ruled the individual “mandate” could only be characterized as a tax; and rejected the requirement that closely held companies provide health insurance to their employees if doing so would infringe on those companies’ religious beliefs. Even now, almost five years after enactment, the Supreme Court continues to evaluate the legality of the ObamaCare implementation. All of these changes prove the folly underlying the entire health care law, which cannot be run from a centralized bureaucracy.

(6) The President’s health care law is unaffordable, intrusive, overreaching, de- structive, and a tax on health care. The law should be fully repealed, allowing for real, patient-centered health care reform: the development of real health care reforms that put patients, not politicians, in charge of the quality health care available to all Americans, and that build on the innovation and creativity of all the participants in the health care sector.

SEC. 808. POLICY STATEMENT ON MEDICARE.

(a) FINDINGS.—The House finds the fol- lowing:
(1) More than 50 million Americans depend on Medicare for their health care and their families’ needs.
(2) The Medicare Trustees Report has repeatedly recommended that Medicare’s long- term financial challenges be addressed soon. Each year without reform, the financial condition of Medicare becomes more precarious and the threat to those in or near retirement becomes more pronounced. According to the Medicare Trustees Report:
(A) The Hospital Insurance Trust Fund will be exhausted in 2030 and unable to pay scheduled benefits;
(B) Medicare enrollment is expected to increase by over 50 percent in the next two decades, as 10,000 baby boomers reach retirement age each day;
(C) enrollees will remain in Medicare three times longer than at the outset of the program;
(D) current workers’ payroll contributions pay for their Medicare benefits;
(E) in 2013, the ratio was 3.2 workers per beneficiary, but this falls to 2.3 in 2030 and continues to decrease over time; Medicare beneficiaries must pay about three dollars in Medicare benefits for every one dollar paid to Medicare; and

[other paragraphs]
(G) Medicare spending is growing faster than the economy and Medicare outlays are currently rising at a rate of 6.5 percent per year over the next 10 years. According to the Congressional Budget Office’s 2014 Mid-Term Budget Outlook, spending on Medicare is projected to reach 5 percent of gross domestic product (GDP) by 2043 and 9.3 percent of GDP by 2090.

(3) Failing to address this problem will lead to millions of American seniors without adequate health security and younger generations having enormous burdens to pay for spending levels that cannot be sustained.

(b) POLICY ON MEDICARE REFORM.—It is the policy of this resolution that Congress should engage in meaningful consultation with the public burdened by excessive regulation, enact legislation that—

1. Promotes economic growth and job creation by eliminating unnecessary red tape and streamlining and simplifying Federal regulations;
2. Requires congressional approval and limit the maximum costs of regulations in a given year;
3. Requires congressional approval of all new major regulations (those with an impact of $100 million or more) before enactment as opposed to current law in which Congress must express disapproval of regulation to prevent it from becoming law, which would keep Congress engaged as to pending regulatory policy and prevent costly and unsound policies from being implemented and becoming effective;
4. Requires a three-year retrospective cost-benefit analysis of regulations, to ensure that regulations operate as intended;
5. Reinforces the requirement of regulatory impact analysis for regulations proposed by executive branch agencies but also expands the requirement to independent agencies so that by law they consider the costs and benefits of proposed regulations rather than merely being encouraged to do so as is current practice; and
6. Requires a formal rulemaking process for all major regulations which would increase transparency over the process and allow interested parties to communicate their views on proposed legislation to agency officials.

SEC. 811. POLICY STATEMENT ON HIGHER EDUCATION AND WORKFORCE DEVELOPMENT—

(a) FINDINGS.—The House finds the following:

1. A well-educated workforce is critical to economic, job, and wage growth.
2. Roughly 20 million students are enrolled in American colleges and universities.
3. Over the past decade, tuition and fees have increased at an average rate of 2.5 percent per year above the rate of inflation, and will amount to $30,000, which is now the cost of education at a public 4-year college.
4. In his 2012 State of the Union Address, President Obama noted: “We can’t just keep putting the same old prescriptions for our colleges and universities into practice with ever-increasing debt.

5. In 2013, the average student is $41,000 in debt.

6. In his 2012 State of the Union Address, President Obama noted: “We can’t just keep subsidizing skyrocketing tuition; we’ll run out of money.”

7. Federal student aid makes college more affordable.

8. According to the Federal Reserve Bank of Dallas, President Obama noted: “We can’t just keep subsidizing skyrocketing tuition; we’ll run out of money.”
New York, student debt now stands at nearly $1.2 trillion. This makes student loans the second largest balance of consumer debt, after mortgage debt.

(8) By the end of 2017, there is $1.2 trillion in student debt in the United States. Students are carrying large debt loads and too many fail to complete college or end up defaulting on these loans due to their debt burden and a weak economy and job market.

(9) Based on estimates from the Congressional Budget Office, the Pell Grant Program will face a fiscal shortfall beginning in fiscal year 2017. Estimating in each subsequent year in the current budget window.

(10) Failing to address these problems will jeopardize the affordability of higher education for America’s young people.

(b) POLICY ON HIGHER EDUCATION AFFORDABILITY.—It is the policy of this resolution to address the root drivers of tuition inflation, by—

(1) Targeting Federal financial aid to those most in need;

(2) Streamlining programs that provide aid to make them more effective;

(3) Maintaining the maximum Pell grant award level at $5,775 in each year of the budget window.

(4) Removing regulatory barriers in higher education that act to restrict flexibility and innovative teaching, particularly as it relates to online coursework and competency-based learning.

(c) FINDINGS ON WORKFORCE DEVELOPMENT.—The House finds the following:

(1) 8.7 million Americans are currently unemployed.

(2) Despite billions of dollars in spending, those looking for work are stymied by a broken workforce development system that fails to connect workers with assistance and employment.

(3) The House Education and Workforce Committee successfully consolidated 15 job training programs in the recently enacted Workforce Innovation and Opportunity Act.

(d) POLICY ON WORKFORCE DEVELOPMENT.—It is the policy of this resolution to address the failings in the current workforce development system, by—

(1) Further streamlining and consolidating Federal job training programs; and

(2) Empowering states with the flexibility to tailor funding and programs to the specific needs of their workforce, including the development of career opportunities.

SEC. 812. POLICY STATEMENT ON DEPARTMENT OF VETERANS AFFAIRS

(a) FINDINGS.—The House finds the following:

(1) For years, there has been serious concern regarding the Department of Veterans Affairs (VA) bureaucratic mismanagement and continuous failure to provide veterans timely access to health care and benefits.

(2) In 2014, reports started breaking across the Nation that VA medical centers were manipulating wait-list documents to hide long waits for veterans’ care. A VA medical center in Phoenix, for example, changed the way it recorded wait times to conceal unacceptable delays.

(3) In 2015, for the first time ever, VA health care was added to the “high-risk” list of the Government Accountability Office (GAO), due to management and oversight failures that have occurred by resulting in risks to the timeliness, cost-effectiveness, and quality of health care.

(4) In response to the scandal, the House Committee on Veterans’ Affairs held several oversight hearings and ultimately enacted the Veterans’ Access, Choice and Accountability Act of 2014 (VACAA) (Public Law 113–146), to provide VA and VA contractors $15 billion in emergency resources to fund internal health care needs within the department and provided veterans enhanced access to private-sector health care under the new Veterans Choice Program.

(5) POLICY ON THE DEPARTMENT OF VETERANS AFFAIRS.—It is the policy of this resolution to provide the House Committee on Veterans’ Affairs’ support the continued oversight efforts by the House Committee on Veterans’ Affairs to ensure that VA is not only accountable, but also successful in achieving its goals in providing timely health care and benefits to America’s veterans. The Budget Committee works closely with the Committee to review the VA’s progress to ensure resources provided by Congress are sufficient and efficiently used to provide needed benefits and services to veterans.

SEC. 813. POLICY STATEMENT ON FEDERAL ACCOUNTING METHODOLOGIES.

(a) FINDINGS.—The House finds the following:

(1) Given the thousands of Federal programs and trillions of dollars the Federal Government spends each year, assessing and accounting for Federal fiscal activities and liabilities is a complex undertaking.

(2) Current methods of accounting leave much to be desired in capturing the full scope of government and in presenting information in a clear and compelling way that illuminates the best options going forward.

The allocation of Federal funds by the Congressional Budget Office (CBO) is conducted over a relatively short time horizon: 10 or 25 years. While this time frame is useful for most policy considerations, the fiscal consequences over the longer term.

(4) Additionally, current accounting methodology does not provide an analysis of how the Federal Government’s fiscal situation over the long run affects Americans of various age cohorts.

(5) Another consideration is how Federal programs, and has so identified dozens of examples of waste, duplication, and overlap in Federal programs, and has so identified dozens of examples.

(6) The Federal budget accounts for most programs using cash accounting. Some programs, however, particularly loan and loan guarantee programs, are accounted for using accrual methods.

(7) GAO has indicated that accrual accounting offers a more accurate estimation of the Federal Government’s liabilities than cash accounting for some programs specifically those that provide some form of insurance, such as Medicare.

(8) Where accrual accounting is used, it is almost exclusively calculated by CBO according to the methodology outlined in the Federal Credit Reform Act of 1990 (FCRA). CBO uses fair value methodology instead of FCRA to measure the cost of Fannie Mae and Freddie Mac, for example.

(9) FCRA only accounts, however, understates the risk and thus the true cost of Federal programs. An alternative fair value methodology, which uses discount rates that incorporate a more accurate type of “default risk,” would permit the risk of default liability being estimated in addition to Treasury discount rates of the proper maturity length.

(10) The Congressional Budget Office has concluded that “adopting a fair-value approach would provide a more comprehensive way to measure the costs of Federal credit programs and would permit more level comparisons between those costs and the costs of other forms of federal assistance” than the current approach under FCRA.

(b) POLICY STATEMENT.—It is the policy of this resolution that Congress should, in consultation with the Treasury, OMB, and other Federal agencies, and the public affected by Federal budgetary choices, adopt Governmentwide reforms of budget and accounting practices so the American people and their representatives can more readily understand the fiscal situation of the Government of the United States and the options best suited to improving it. Such reforms may include but should not be limited to the following:

(1) Providing additional metrics to enhance the current account by considering our fiscal situation comprehensively, over an extended time horizon, and as it affects Americans of various age cohorts.

(2) Expanding the use of accrual accounting where appropriate.

(3) Accounting for certain Federal credit programs using fair value accounting as opposed to the current use under the Federal Credit Reform Act of 1990.

SEC. 814. POLICY STATEMENT ON SCOREKEEPING FOR OUTYEAR BUDGETARY EFFECTS IN APPROPRIATIONS ACTS.

(a) FINDINGS.—The House finds the following:

(1) Section 302 of the Congressional Budget Act of 1974 directs the Committee on the Budget to provide an allocation of budgetary resources to the Committee on Appropriations for the budget year covered by a concurrent resolution on the budget.

(2) An appropriation Act, joint resolution, amendment thereto or conference report thereon may contain changes to programs that result in direct budgetary effects that occur beyond the budget year and beyond the period for which the allocation of budgetary resources provided by the Committee on Appropriations on the Budget is effective.

(4) The allocation of budgetary resources provided to the Committee on Appropriations does not currently anticipate or capture direct outyear budgetary effects to programs.

(5) Budget enforcement could be improved by capturing the direct outyear budgetary effects caused by appropriation Acts and using this information to determine the appropriate allocations of budgetary resources to the Committee on Appropriations when considering future concurrent resolutions on the budget.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to make effective changes that will accurately enforce budget targets by agreeing to a procedure by which the House Budget Committee should consider the direct outyear budgetary effects of changes to mandatory programs enacted in appropriations bills, joint resolutions, amendments thereto or conference reports thereon when setting the allocation of budgetary resources for the Committee on Appropriations in a concurrent resolution on the budget. The relevant committees of jurisdiction are directed to consult with the Budget Committee on the budgetary effects and include recommendations for implementing such procedure in the fiscal year 2017 concurrent resolution on the budget.

SEC. 815. POLICY STATEMENT ON REDUCING UNNECESSARY, WASTEFUL, AND UNAUTHORIZED SPENDING.

(a) FINDINGS.—The House finds the following:

(1) The Government Accountability Office (GAO) is required by law to identify examples of waste, duplication, and overlap in Federal programs, and has so identified dozens of such examples.

(2) In its report to Congress on Government Accountability Act of 2014 (VACAA) (Public Law 113–146), the Comptroller General has stated that addressing the identified waste, duplication, and
such unauthorized programs in the House should enforce the limitations on funding committees, the House of Representatives should continue to receive funding. Through annual appropriations to determine changes in both authorizing statutes and program justification and effectiveness. of these laws would ensure assessments of appropriated appropriations. Timely reauthorizations during each 120 day period following its effective—

$106 billion in improper payments in fiscal year 2016. Federal agencies reported an estimated $106 billion in improper payments in fiscal year 2013. Under section 2 of rule XI of the Rules of the House of Representatives, each standing committee must hold at least one hearing during each 120 day period following its establishment on waste, fraud, abuse, or mismanagement of programs.

(5) GAO has identified strategic sourcing as a potential source of spending reductions. In 2011 GAO estimated that saving 10 percent of the national debt.

(4) For those programs not reauthorized by Congress, with the assistance of the Government Accountability Office, the Inspectors General, and other appropriate agencies should continue to make it a high priority to review unobligated balances and identify savings through the cancellation of unobligated balances at the close of fiscal year 2015.

(3) Retirement benefits for Members of Congress should not include free, taxpayer-funded health care for life.

(2) All four current service chiefs testified—

(3) In 2011, 2012, 2013, and 2014, the GAO issued reports on program inefficiencies and redundancies in Federal programs including—

(a) The budget for the House of Representatives is $106 million less than it was when Republicans became the majority.

(b) In 2011, 2012, 2013, and 2014, the GAO issued reports on program inefficiencies and redundancies in Federal programs including—

(2) The House of Representatives has achieved significant savings by consolidating programs and renegotiating contracts.

(b) As Chair of the Defense Appropriations Subcommittee, I have been a proponent of responsible fiscal policy and have worked to ensure that the Department of Defense is properly funded.

(2) The House of Representatives has achieved significant savings by consolidating programs and renegotiating contracts.

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cap for rhetorical gain. By creating an expectation of spending without a plan to avoid the BCA’s guaranteed sequester upon breaching of its caps, the White House’s proposal exacerbates fiscal uncertainty that has affected the military’s ability to adequately plan for future contingencies and make investments crucial for the Nation’s defense.

(5) The President’s budget proposes $1.8 trillion in tax increases, in addition to the $1.7 trillion in tax hikes the Administration has already proposed. The President’s tax increases would further burden economic growth and is not a realistic source for offsets to fund defense sequester replacement.

(6) This concurrent resolution represents the first step towards the budgetary process. The House-passed budget resolution anticipated $22 billion above the President’s five year defense plan and $151 billion above the 10-year totals. This would include $387 billion above the 10-year total for current levels.

DEFENSE.—This concurrent resolution enacts A Balanced Budget for a Stronger America. I encourage our colleagues for their participation yesterday. We had extensive debate on the committee mark yesterday; so I will review, very briefly, the committee mark and then touch on the differences between this and the next substitute amendment.

This amendment is the committee mark. It is A Balanced Budget for a Stronger America. As we have talked about, this balances the budget in less than 10 years. It does so without raising taxes, which is absolutely vital.

All of the other alternatives that were brought to our friends on the other side of the aisle to the floor today, every one of them, raised significant taxes on the American people. We set out a path to be able to provide for a fairer, simpler, a more appropriate tax code where Washington isn’t picking winners and losers.

Our underlying resolution repeals all of ObamaCare. It eliminates the Independent Payment Advisory Board. It lays out a path for patient-centered health care, where patients and families have control over their medical decisions, not Washington, D.C.

We ensure a strong national defense. Our numbers, when you combine the base budget with the global war on terror budget, are above the President’s request for the fiscal year. This concurrent resolution provides $22 billion above the President’s Five Year Defense Plan and $151 billion above the 10-year totals. This would also be $357 billion above the 10-year total for current levels.

(2) The Defense Readiness and Modernization Fund. The budget resolution recognizes the need to ensure robust funding for national defense while maintaining overall fiscal discipline. The budget resolution prioritizes our national defense and the needs of the warfighter by providing needed dollars in the first year of the Administration’s Five Year Defense Plan and Modernization Fund”.

(3) The Defense Readiness and Modernization Fund will provide the chair of the Committee on the Budget of the House the ability to allocate sufficient support for our military readiness to support modernization and equipment as needed. They will work, in coordination with the Appropriations Committees, to ensure readiness is not at risk.

We secure our future by laying out a path to save and strengthen our military. We ensure the American people that our men and women who stand in harm’s way have the resources available to make certain they can protect not just us, but protect themselves.

We restore federalism. We think it is important to increase choices and opportunities for the men and women back home. It is imperative that we have increased flexibility for States, not just in the area of health care and in the area of Medicaid, but also in the area of nutritional assistance and in the area of education. Folks in our States and in our local communities know better how to respond to the needs of their citizens; and we cut corporate waste, fraud, and abuse and corporate welfare.

Positive solutions. Mr. Chairman, in a bill that we label “A Balanced Budget for a Stronger America,” solutions that will get us on track to revive this economy, get folks back to work, and make certain that we put a cap on the debt and begin to put us on a path to paying off the debt, we can only do that if we get to balance.

This is A Balanced Budget for a Stronger America. I encourage our colleagues to adopt and to support this substitute.

I reserve the balance of my time.
The Acting CHAIR. The gentleman from Georgia has 2½ minutes remaining. The gentleman from Maryland has 3 minutes remaining.

Mr. TOM PRICE of Georgia. I am prepared to close, so I will reserve the balance of my time.

Mr. VAN HOLLEN. I yield myself the balance of my time.

Mr. Chairman, let me just emphasize a couple of specifics in the Republican budget that is before us.

We haven’t talked a lot about seniors in nursing homes. You know, two-thirds of Medicaid goes to help seniors and disabled individuals in nursing homes, and yet the Republican budget cuts $900 billion from Medicaid. The Congressional Budget Office says one of two things will happen: either States will increase taxes back home or seniors will get less care.

The budget provides less for our veterans this year than the President’s budget, less by $1.9 billion, $19 billion less for the Veterans Administration over the next 10 years compared to the President’s budget.

At the same time, their budget plays games with defense spending. That is why we have so-called Price 1 and Price 2. Neither Price is right here. They both play games with our defense spending by using our defense overseas contingency account as a slush fund, something the Republican-led Committee on the Budget said last year they would not do. In fact, they said it was a backdoor loophole that undermines the integrity of the budget process.

This is the committee report. This is the Republican-drafted committee report when Mr. RYAN was chairman of the committee 1 year ago. Tear it up. Just as they said what they are doing would violate the integrity of the budget process, it does. That is exactly what it does. It plays games with our defense spending.

The President’s budget, the Democratic budget, did this in a straightforward way. We said, look, Joint Chiefs of Staff, our military leadership says that they need a certain amount for funding our defense needs in our base budget and a certain amount for overseas contingencies. The President’s budget and Democratic budget funded that. Republican budgets, all of them, all of the ones here, play games with that.

Mr. Chairman, I hope as we consider this Republican budget that plays games with defense spending, which disinvests in America and in our future, and which squeezes hard-working Americans every day even harder, working families, seniors, students—the only people it says, “Don’t worry. You don’t have to do more to help this country move forward” are folks at the very top. They get a tax rate cut, and they don’t cut a single special interest tax break. That is the wrong way for America.

I yield back the balance of my time.

Mr. TOM PRICE of Georgia. I yield myself the balance of my time.

Mr. Chairman, as I said yesterday, somewhere across this land somebody has turned to their wife at home and said: “Hide the kids and pets, dear. They are talking about the budget.”

“I really am amazed. Well, I shouldn’t be because I am really amazed at the level of misinformation and hyperbole that goes on. The gentleman on the other side knows that the way that we treat the defense spending, $613 billion with base defense and global war on terror funding, is exactly the way it has to be treated until the law is changed. The gentleman on the other side didn’t even recognize that, the Democrats don’t recognize that. He puts a phony number in his budget that will snap right back down to the sequester level of $523 billion unless the law is changed—something that we actually support, something in our budget that we provide a path to be able to do. We provide the path to a solution. The other folks are just providing rhetoric.

What about balance? Here are the deficits over the next 10 years, Mr. Chairman. The red line is current policy. What the President and our friends on the other side do actually mirror, basically, that line. You will notice that at the end of this, this gets near to a trillion dollars of deficit in 1 year. These folks think you can just spend and spend and spend.

This is our line. This gets us down to balance. This is how you begin to pay off the debt. This is how you begin to provide greater opportunities for the American people, a budget of real hope, real opportunity. Our friends on the other side say it is harder on seniors and students and workers and Medicaid—not true. What we actually do is propose solutions to the challenges that we face.

We can’t stick our head in the sand and expect these problems are going to just go away. I wish that our friends on the other side would join us together and help solve these challenges. The challenges are huge. The American people know it.

What our budget does, A Balanced Budget for a Stronger America actually lays out a path to be able to solve these challenges, positive solutions for the American people. They recognize that. We are standing up on behalf of all Americans to solve the challenges that we have. I urge a ‘yes’ vote.

I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment in the nature of a substitute offered by Mr. TOM PRICE of Georgia.

Mr. TOM PRICE of Georgia. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment in the nature of a substitute is as follows:

**SECTION 1. CONCURRENT RESOLUTION ON THE BUDGET FOR FISCAL YEAR 2016.**

(a) DECLARATION.—The Congress determines and declares that this concurrent resolution establishes the budget for fiscal year 2016 and sets forth appropriate budgetary levels for fiscal years 2017 through 2026.

(b) TABLE OF CONTENTS.—The table of contents for this concurrent resolution is as follows:

Sec. 1. Concurrent resolution on the budget for fiscal year 2016.

TITLE I—RECOMMENDED LEVELS AND AMOUNTS

Sec. 101. Recommended levels and amounts.

Sec. 102. Major functional categories.

TITLE II—RECONCILIATION

Sec. 201. Reconciliation in the House of Representatives.


Sec. 203. Additional guidance for reconciliation.

TITLE III—SUBMISSIONS FOR THE ELIMINATION OF WASTE, FRAUD, AND ABUSE

Sec. 301. Submissions for the elimination of waste, fraud, and abuse.

TITLE IV—BUDGET ENFORCEMENT

Sec. 401. Cost estimates for major legislation to incorporate macroeconomic effects.

Sec. 402. Limitation on measures affecting Social Security solvency.

Sec. 403. Budgetary treatment of administrative expenses.

Sec. 404. Limitation on transfers from the general fund of the Treasury to the Highway Trust Fund.

Sec. 405. Limitation on advance appropriations.

Sec. 406. Fair value credit estimates.

Sec. 407. Limitation on long-term spending.

Sec. 408. Allocation for overseas contingency operations/global war on terrorism.

Sec. 409. Adjustment for improved control of budgetary resources.

Sec. 410. Concepts, aggregates, allocations, and application.

Sec. 411. Rulemaking powers.

TITLE V—RESERVE FUNDS

Sec. 501. Reserve fund for the repeal of the President’s health care law.

Sec. 502. Deficit-neutral reserve fund for promoting real health care reform.

Sec. 503. Deficit-neutral reserve fund related to the Medicare provisions of the President’s health care law.

Sec. 504. Deficit-neutral reserve fund for the State Children’s Health Insurance Program.

Sec. 505. Deficit-neutral reserve fund for graduate medical education.

Sec. 506. Deficit-neutral reserve fund for trade agreements.

Sec. 507. Deficit-neutral reserve fund for reforming the tax code.
Sec. 508. Deficit-neutral reserve fund for revenue measures.
Sec. 509. Deficit-neutral reserve fund to reduce poverty and increase opportunity and upward mobility.
Sec. 510. Deficit-neutral reserve fund for transportation.
Sec. 511. Deficit-neutral reserve fund for Federal retirement reform.
Sec. 512. Deficit-neutral reserve fund for defense sequester replacement.

TITLE VI—ESTIMATES OF DIRECT AUTHORITY
Sec. 601. Direct spending.

TITLE VII—RECOMMENDED LONG-TERM LEVELS
Sec. 701. Long-term budgeting.

TITLE VIII—POLICY STATEMENTS
Sec. 801. Policy statement on balanced budget amendment.
Sec. 802. Policy statement on economic growth and job creation.
Sec. 803. Policy statement on tax reform.
Sec. 804. Policy statement on trade.
Sec. 805. Policy statement on Social Security.
Sec. 806. Policy statement on the President’s health care law and promoting real health care reform.
Sec. 807. Policy statement on Medicare.
Sec. 808. Policy statement on medical discovery, development, delivery and innovation.
Sec. 809. Policy statement on Federal regulatory reform.
Sec. 810. Policy statement on higher education and workforce development opportunity.
Sec. 811. Policy statement on Federal retirement reform.
Sec. 812. Policy statement on Department of Veterans Affairs.
Sec. 813. Policy statement on Federal accounting methodologies.
Sec. 815. Policy statement on reducing unnecessary, wasteful, and unauthorized spending.
Sec. 816. Policy statement on deficit reduction through the cancellation of obligated balances.
Sec. 817. Policy statement on agency fees and spending.
Sec. 818. Policy statement on responsible stewardship of taxpayer dollars.
Sec. 819. Policy statement on “No Budget, No Pay.”
Sec. 820. Policy statement on national security funding.

SEC. 101. RECOMMENDED LEVELS AND AMOUNTS

The following budgetary levels are appropriate for each of fiscal years 2016 through 2025:

(1) FEDERAL REVENUES.—For purposes of the enforcement of this concurrent resolution:
(A) The recommended levels of Federal revenues are as follows:
  Fiscal year 2016: $2,666,755,000,000.
  Fiscal year 2017: $2,763,328,000,000.
  Fiscal year 2018: $2,858,131,000,000.
  Fiscal year 2019: $2,944,077,000,000.
  Fiscal year 2020: $3,011,104,000,000.
  Fiscal year 2021: $3,181,208,000,000.
  Fiscal year 2022: $3,328,921,000,000.
  Fiscal year 2023: $3,463,044,000,000.
  Fiscal year 2024: $3,566,560,000,000.
  Fiscal year 2025: $3,715,369,000,000.

(2) NEW BUDGET AUTHORITY.—For purposes of the enforcement of this concurrent resolution, the budgetary levels of new budget authority are as follows:
  Fiscal year 2016: $45,070,000,000.
  Fiscal year 2017: $42,390,000,000.
  Fiscal year 2018: $40,108,000,000.
  Fiscal year 2019: $42,861,000,000.
  Fiscal year 2020: $41,081,000,000.
  Fiscal year 2021: $42,390,000,000.
  Fiscal year 2022: $42,390,000,000.
  Fiscal year 2023: $42,390,000,000.
  Fiscal year 2024: $42,861,000,000.
  Fiscal year 2025: $43,937,000,000.

(3) DEFICITS (ON-BUDGET).—For purposes of the enforcement of this concurrent resolution, the amounts of the deficits (on-budget) are as follows:
  Fiscal year 2016: $531,334,000,000.
  Fiscal year 2017: $564,027,000,000.
  Fiscal year 2018: $694,627,000,000.
  Fiscal year 2019: $620,019,000,000.
  Fiscal year 2020: $604,238,000,000.
  Fiscal year 2021: $632,310,000,000.
  Fiscal year 2022: $617,555,000,000.
  Fiscal year 2023: $604,238,000,000.
  Fiscal year 2024: $617,555,000,000.
  Fiscal year 2025: $632,310,000,000.

(4) BUDGET OUTLAYS.—For purposes of the enforcement of this concurrent resolution, the amounts of the deficits (on-budget) are as follows:
  Fiscal year 2016: $33,748,000,000.
  Fiscal year 2017: $33,003,000,000.
  Fiscal year 2018: $31,637,000,000.
  Fiscal year 2019: $30,227,000,000.
  Fiscal year 2020: $29,579,000,000.
  Fiscal year 2021: $29,798,000,000.
  Fiscal year 2022: $30,227,000,000.
  Fiscal year 2023: $31,637,000,000.
  Fiscal year 2024: $32,293,000,000.
  Fiscal year 2025: $33,059,000,000.

(5) DEBT SUBJECT TO LIMIT.—The budgetary levels of new budget authority are as follows:
  Fiscal year 2016: $28,381,000,000.
  Fiscal year 2017: $29,579,000,000.
  Fiscal year 2018: $30,227,000,000.
  Fiscal year 2019: $31,637,000,000.
  Fiscal year 2020: $32,293,000,000.
  Fiscal year 2021: $33,059,000,000.
  Fiscal year 2022: $34,085,000,000.
  Fiscal year 2023: $35,198,000,000.
  Fiscal year 2024: $36,358,000,000.
  Fiscal year 2025: $37,685,000,000.

(6) DEBT HELD BY THE PUBLIC.—The budgetary levels of debt held by the public are as follows:
  Fiscal year 2016: $20,907,169,000,000.
  Fiscal year 2017: $20,327,647,000,000.
  Fiscal year 2018: $19,643,341,000,000.
  Fiscal year 2019: $18,949,658,000,000.
  Fiscal year 2020: $18,293,382,000,000.
  Fiscal year 2021: $17,607,021,000,000.
  Fiscal year 2022: $17,008,646,000,000.
  Fiscal year 2023: $16,416,550,000,000.
  Fiscal year 2024: $15,907,169,000,000.
  Fiscal year 2025: $15,452,546,000,000.

SEC. 102. MAJOR FUNCTIONAL CATEGORIES.

The Congress determines and declares that the budgetary levels of new budget authority and outlays for fiscal years 2016 through 2025 for each major functional category are:

(1) National Defense (30)
A. New budget authority $531,334,000,000.
B. Outlays, $564,027,000,000.

Fiscal year 2017:
(A) New budget authority, $19,821,000,000. Fiscal year 2023:
(B) Outlays, $18,849,000,000.
(A) New budget authority, $19,296,000,000. Fiscal year 2021:
(B) Outlays, $19,386,000,000.
(A) New budget authority, $1,189,000,000. Fiscal year 2016:
(B) Outlays, $18,849,000,000.
(A) New budget authority, $19,254,000,000. Fiscal year 2022:
(B) Outlays, $18,849,000,000.
(A) New budget authority, $19,621,000,000. Fiscal year 2023:
(B) Outlays, $19,309,000,000. Fiscal year 2024:
(A) New budget authority, $20,029,000,000. (B) Outlays, $19,553,000,000.
(A) New budget authority, $20,256,000,000. Fiscal year 2018:
(B) Outlays, $19,851,000,000.
(7) Commerce and Housing Credit (370):
(A) New budget authority, $3,269,000,000. (B) Outlays, $16,617,000,000. Fiscal year 2016:
(A) New budget authority, $1,910,000,000. Fiscal year 2017:
(B) Outlays, $21,769,000,000. Fiscal year 2022:
(A) New budget authority, $21,769,000,000.
(B) Outlays, $22,819,000,000. Fiscal year 2023:
(A) New budget authority, $21,769,000,000.
(B) Outlays, $21,769,000,000. Fiscal year 2024:
(A) New budget authority, $21,769,000,000.
Fiscal year 2016:
(A) New budget authority, $61,546,000,000.
(B) Outlays, $61,546,000,000.

Fiscal year 2017:
(A) New budget authority, $66,176,000,000.
(B) Outlays, $66,176,000,000.

Fiscal year 2018:
(A) New budget authority, $69,034,000,000.
(B) Outlays, $69,034,000,000.

Fiscal year 2019:
(A) New budget authority, $75,187,000,000.
(B) Outlays, $75,187,000,000.

Fiscal year 2020:
(A) New budget authority, $84,819,000,000.
(B) Outlays, $84,819,000,000.

Fiscal year 2021:
(A) New budget authority, $95,069,000,000.
(B) Outlays, $95,069,000,000.

Fiscal year 2022:
(A) New budget authority, $104,232,000,000.
(B) Outlays, $104,232,000,000.

Fiscal year 2023:
(A) New budget authority, $113,490,000,000.
(B) Outlays, $113,490,000,000.

Fiscal year 2024:
(A) New budget authority, $122,771,000,000.
(B) Outlays, $122,771,000,000.

Fiscal year 2025:
(A) New budget authority, $132,103,000,000.
(B) Outlays, $132,103,000,000.
Pascal year 2025:
(A) New budget authority, -$113,903,000,000.
(B) Outlays, -$83,929,000,000.
(21) Undistributed Offsetting Receipts (85%):
(A) New budget authority, $41,021,000,000.
(B) Outlays, $52,000,000,000.
Pascal year 2017:
(A) New budget authority, -$73,514,000,000.
(B) Outlays, -$73,514,000,000.
Pascal year 2018:
(A) New budget authority, -$38,832,000,000.
(B) Outlays, -$38,832,000,000.
Pascal year 2019:
(A) New budget authority, -$90,115,000,000.
(B) Outlays, $89,990,000,000.
Pascal year 2020:
(A) New budget authority, -$77,514,000,000.
(B) Outlays, -$77,514,000,000.
Pascal year 2021:
(A) New budget authority, -$92,193,000,000.
(B) Outlays, -$82,193,000,000.
Pascal year 2022:
(A) New budget authority, -$96,623,000,000.
(B) Outlays, -$86,623,000,000.
Pascal year 2023:
(A) New budget authority, -$99,437,000,000.
(B) Outlays, -$99,437,000,000.
Pascal year 2024:
(A) New budget authority, -$104,343,000,000.
(B) Outlays, -$104,343,000,000.
Pascal year 2025:
(A) New budget authority, -$111,213,000,000.
(B) Outlays, -$111,213,000,000.
Pascal year 2026:
(A) New budget authority, -$117,896,000,000.
(B) Outlays, -$117,896,000,000.
Pascal year 2027:
(A) New budget authority, -$83,832,000,000.
(B) Outlays, -$83,832,000,000.

TITLE II—RECONCILIATION

SEC. 201. RECONCILIATION IN THE HOUSE OF REPRESENTATIVES.

(a) Submission Providing for Deficit Reduction:
The Committee on the Budget of the House of Representatives shall submit their recommendations to the Committee on the Budget of the House of Representatives and the chair of the House Committee on Ways and Means no later than January 15 of each year. If the estimates of tax revenue and the baseline used to set the amount of deficit reduction required under section 201(b) differ from the estimates used to determine the adequacy of the deficit reduction, the committee shall take such action as it deems necessary to ensure that the amount of deficit reduction set forth in this concurrent resolution is sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(b) Instructions:
(1) Committee on Agriculture.—The Committee on Agriculture shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $100,000,000 for the period of fiscal years 2016 through 2025.

(2) Committee on Armed Services.—The Committee on Armed Services shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(3) Committee on Education and the Workforce.—The Committee on Education and the Workforce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(4) Committee on Energy and Commerce.—The Committee on Energy and Commerce shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(5) Committee on Financial Services.—The Committee on Financial Services shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(6) Committee on Homeland Security.—The Committee on Homeland Security shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(7) Committee on the Judiciary.—The Committee on the Judiciary shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(8) Committee on Natural Resources.—The Committee on Natural Resources shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(9) Committee on Oversight and Government Reform.—The Committee on Oversight and Government Reform shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(10) Committee on Science, Space, and Technology.—The Committee on Science, Space, and Technology shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(11) Committee on Transportation and Infrastructure.—The Committee on Transportation and Infrastructure shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

(12) Committee on Veterans’ Affairs.—The Committee on Veterans’ Affairs shall submit changes in laws within its jurisdiction sufficient to reduce the deficit by $1,000,000,000 for the period of fiscal years 2016 through 2025.

SEC. 202. RECONCILIATION PROCEDURES.

(a) Estimating Assumptions:

(1) Assumptions.—In the House, for purposes of titles III and IV of the Congressional Budget Act of 1974, the chair of the Committee on the Budget shall file with the House Budget Committee the Budget and Economic Outlook: 2015 to 2025 (January 2015) when making estimates of any measure. The Congressional Budget Office shall prepare an estimate based on the baseline determination made by such chair pursuant to paragraph (1). The chair of the House Committee on Ways and Means and the chair of the House Committee on the Budget shall use such assumptions in determining the adequacy of the deficit reduction set forth in this concurrent resolution.

(2) Repeal of the President’s Health Care Law through Reconciliation.—In preparing their submissions under section 201(a) to the Committee on the Budget, the committees named in section 201(b) shall—
(i) note the policies described in the report accompanying this concurrent resolution on the budget that repeal the Affordable Care Act and the health care laws referred to in subsection (b) of section 201 of the Health Care and Education Reconciliation Act of 2010; and
(ii) determine the most effective methods by which the health care laws referred to in paragraph (1) shall be repealed in their entirety.

(b) Revision of Budgetary Levels:

(1) Submission.—Upon the submission to the Committee on the Budget of the House of a recommendation that has complied with its reconciliation instructions solely by virtue of the House conference report or the joint budget resolution, the Congressional Committees may file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.

(2) Conference Report.—Upon the submission to the House of a conference report reconciling the Budget Act of 1974, the chair of the Committee on Ways and Means shall submit a conference report thereto or conference report thereon. If the conference report thereto or conference report thereon. If such adjustments to the baseline are made subsequent to the adoption of this concurrent resolution, then such chair shall determine whether to use any of these adjustments when making such estimates.

SEC. 203. CONSTRUCTION OF CONCURRENT RESOLUTION.

(1) Construction.—The authority set forth in paragraph (1) shall only be exercised if the estimates used to determine the compliance of such measures with the budgetary requirements included in the concurrent resolution are adequate and accurate because any inaccuracies made after the adoption of this concurrent resolution may include selected adjustments for rulemaking, judicial actions, adjudication, and interpretative rules that have major budgetary effects and are inconsistent with the assumptions underlying the budgetary levels set forth in this concurrent resolution.

(2) Congressional Budget Office Estimates.—Upon the request of the chair of the Committee on the Budget of the House for any measure, the Budget Office shall prepare an estimate based on the baseline determination made by such chair pursuant to paragraph (1). The chair of the Committee on Ways and Means and the chair of the Committee on the Budget shall use such estimates used to determine the compliance of such measures with the budgetary requirements included in the concurrent resolution are adequate and accurate because any inaccuracies made after the adoption of this concurrent resolution may include selected adjustments for rulemaking, judicial actions, adjudication, and interpretative rules that have major budgetary effects and are inconsistent with the assumptions underlying the budgetary levels set forth in this concurrent resolution.

SEC. 204. CONSTRUCTION OF CONFERENCE REPORT.

(a) Construction.—The committee on appropriations shall be deemed to have passed a recommendation to a conference report reconciliation in which a committee has complied with its reconciliation instructions solely by virtue of this section, the chair of the Committee on the Budget shall consider the conference report file with the House appropriately revised allocations under section 302(a) of such Act and revised functional levels and aggregates.

(b) Revision.—Allocations revised pursuant to this subsection shall be considered to be allocations and aggregates.
established by the concurrent resolution on the budget pursuant to section 301 of such Act.

SEC. 203. ADDITIONAL GUIDANCE FOR RECONCILIATION.

(a) GUIDANCE.—In the House, the chair of the Committee on the Budget may develop additional guidelines providing further information, budgetary levels and amounts, and other explanatory material to supplement the instructions included in this concurrent resolution pursuant to section 301 of the Congressional Budget Act of 1974 and set forth in section 201.

(b) PUBLICATION.—In the House, the chair of the Committee on the Budget may cause the material prepared pursuant to subsection (a) to be printed in the Congressional Record on the appropriate date, but not later than the date on which the Committee on the Budget may cause the report of the Comptroller General to be printed in the Congressional Record pursuant to section 201.

TITLE III—SUBMISSIONS FOR THE ELIMINATION OF WASTE, FRAUD, AND ABUSE

SEC. 301. SUBMISSIONS OF FINDINGS FOR THE ELIMINATION OF WASTE, FRAUD, AND ABUSE.

(a) SUBMISSIONS PROVIDING FOR THE ELIMINATION OF WASTE, FRAUD, AND ABUSE.—In the House, not later than October 1, 2015, the committees named in subsection (d) shall submit to the Committee on the Budget findings that identify changes in law within their jurisdictions that would achieve the specified level of savings through the elimination of waste, fraud, and abuse.

(b) RECOMMENDATIONS SUBMITTED.—After receiving those recommendations—

(1) the Committee on the Budget may use them in the development of future concurrent resolutions on the budget; and

(2) the chair of the Committee on the Budget of the House shall make such recommendations publicly available in electronic form and cause them to be placed in the Congressional Record not later than 30 days after receipt.

(c) SPECIFIED LEVELS OF SAVINGS.—For purposes of this section, a specified level of savings for each committee may be inserted in the Concurrent Resolution by the chair of the Committee on the Budget.

(d) HOUSE COMMITTEES.—The following committees shall submit findings to the Committee on the Budget of the House of Representatives pursuant to subsection (a):

(1) the Committee on Agriculture, the Committee on Armed Services, the Committee on Education and the Workforce, the Committee on Energy and Commerce, the Committee on Homeland Security, the Committee on House Administration, the Committee on the Judiciary, the Committee on Oversight and Government Reform, the Committee on Natural Resources, the Committee on Science, Space, and Technology, the Committee on Small Business, the Committee on Transportation and Infrastructure, the Committee on Veterans Affairs, and the Committee on Ways and Means.

(e) REPORT BY THE GOVERNMENT ACCOUNTABILITY OFFICE.—By August 1, 2015, the Comptroller General shall submit to the Committees on the Budget of the House of Representatives a comprehensive report identifying instances in which the committees referred to in subsection (d) may make legislative improvements to reduce the level of total new budget authority resulting from such legislation.

TITLES IV—BUDGET ENFORCEMENT

SEC. 401. COST ESTIMATES FOR MAJOR LEGISLATION TO INCORPORATE MACRO-ECONOMIC EFFECTS.

(a) CBO ESTIMATES.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, an estimate provided by the Congressional Budget Office pursuant to section 201(f)(2) of the Congressional Budget Act of 1974 for any major legislation considered in the House or the Senate during fiscal year 2016 shall, to the extent practicable, incorporate the budgetary effects of changes in economic output, employment, capital stock, and other macroeconomic variables resulting from such legislation.

(b) JUDICIAL REVIEW.—Any estimate referred to in this section shall, to the extent practicable, include—

(1) a qualitative assessment of the budgetary effects (including macroeconomic variables described in subsections (a) and (b)) of such legislation in the 28-fiscal year period beginning after the last fiscal year of this concurrent resolution sets forth budgetary levels required by section 301 of the Congressional Budget Act of 1974; and

(2) an identification of the critical assumptions and the source of data underlying that estimate.

(c) DEFINITIONS.—As used in this section—

(1) the term ‘‘major legislation’’ means any bill or joint resolution—

(A) for which an estimate is required to be prepared pursuant to section 402 of the Congressional Budget Act of 1974 and that causes a gross budgetary effect (before incorporating macroeconomic effects in any fiscal year over the years of the most recently available CBO estimate on the budget) to equal or greater than 0.25 percent of the current projected gross domestic product of the United States for that fiscal year; or

(B) designated as such by the chair of the Committee on the Budget for all direct spending legislation other than revenue legislation or the Member who is chair or vice chair, as applicable, of the Committee on Taxation for revenue legislation; and

(2) the term ‘‘budgetary effects’’ means changes in revenues, budget authority, outlays, and deficits.

SEC. 402. LIMITATION ON MEASURES AFFECTING SOCIAL SECURITY SOLVENCY.

(a) IN GENERAL.—For purposes of the enforcement of this concurrent resolution, upon its adoption until the end of fiscal year 2016, it shall not be in order to consider in the House or the Senate a bill or joint resolution, or an amendment thereto or conference report thereon, that reduces the actuarial balance by at least 0.1 percent of the present value of future taxable payroll of the Federal Old-Age and Survivors Insurance Trust Fund established under section 201(a) of the Social Security Act for the 75-year period utilized in the most recent annual report of the Comptroller General pursuant to section 201(c)(2) of the Social Security Act.

(b) EXCEPTION.—Subsection (a) shall not apply to legislation to improve the actuarial balance of the combined balance in the Federal Old-Age and Survivors Insurance Trust Fund and the Federal Disability Insurance Trust Fund for the 75-year period utilized in the most recent annual report of the Board of Trustees provided pursuant to section 201(c)(2) of the Social Security Act.

SEC. 403. BUDGETARY TREATMENT OF ADMINISTRATIVE EXPENSES.

(a) IN GENERAL.—Notwithstanding section 302(a)(1) of the Congressional Budget Act of 1974, the Balanced Budget and Emergency Deficit Control Act of 1985, or the rules or orders of the House of Representatives, any increase in total outlays, other than revenue legislation, that results from any measure that would increase the level of total new budget authority and total outlays provided by a measure shall include any discretionary amounts described in subsection (a).
Office under the terms of title V of the Congressional Budget Act of 1974, “credit reform” shall, as a supplement to such estimates, and to the extent practicable, also provide an estimate of current or projected budgetary effects which would be incurred in carrying out any bill or joint resolution and if the Director determines that such current or projected budgetary effects have a budgetary effect related to a housing, residential mortgage or student loan program under title V of the Congressional Budget Act of 1974, then the Director shall also provide an estimate of the current actual or estimated market values representing the “fair value” of assets and liabilities affected by such measure.

SEC. 402. LIMITATION ON LONG-TERM SPENDING.

(a) In General.—In the House, it shall not be in order to consider a bill or joint resolution reported by a committee (other than the Committee on Appropriations), or an amendment thereto or a conference report thereon, if the provisions of such measure have the net effect of increasing direct spending in excess of $5,000,000,000 for any period described in subsection (b).

(b) Time Periods.—The applicable periods for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 403. ALLOCATION FOR OVERSEAS CONTINENTAL CYGNET OPERATIONS/GLOBAL WAR ON TERRORISM.

(a) Separate OCO/GWOT Allocation.—In the House, there shall be a separate allocation of new budget authority and outlays provided to the Committee on Appropriations for the purposes of Overseas Continetal Cygnet Operations and Global War on Terrorism.

(b) Application.—For purposes of enforcing the separate allocation referred to in subsection (a), all allocations or revisions in the allocations, aggregate levels, and other budgetary levels made pursuant to this concurrent resolution shall—

(1) apply while that measure is under consideration; and

(2) take effect upon the enactment of that measure; and

(c) Designation.—New budget authority or outlays counting toward the allocation established by subsection (a) shall be designated “OCO/GWOT” in the Budget. The applicable period for purposes of this section is the period of fiscal years 2016 through 2025.

SEC. 405. CONCEPTS, AGGREGATES, AND APPLICATION AND ALLOCATIONS.

(a) Conceptual Definitions.—In the House—

(1) a change in budgetary concepts or definitions, the chair of the Committee on Budget may adjust the allocations, aggregates, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments of the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration; and

(B) take effect upon the enactment of that measure; and

(b) Designation.—In the House, for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 406. ADJUSTMENTS FOR IMPROVED CONSUMPTION AND DIRECT SPENDING LEVELS.

(a) Adjustments for Direct and Indirect Spending Levels.—In the House, if a committee (other than the Committee on Appropriations) reports a bill or joint resolution, or amendment thereto or conference report thereon, for a decrease in direct spending (budget authority and outlays flowing therefrom) for any fiscal year and also provides for an authorization of appropriations for the same purpose, upon the enactment of a conference report thereon, the Chair of the Budget may decrease the allocation to such committee and increase the allocation of discretionary spending (budget authority and outlays flowing therefrom) to the Committee on Appropriations for fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose.

(b) Determinations.—In the House, for the purpose of enforcing this concurrent resolution, the Chair of the Budget may adjust the allocations, aggregate levels, and other budgetary levels in this concurrent resolution accordingly;

(c) Designation.—In the House, for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 407. LIMITATION ON LONG-TERM SPENDING.

(a) In General.—In the House, it shall not be in order to consider a bill or joint resolution reported by a committee (other than the Committee on Appropriations), or an amendment thereto or a conference report thereon, if the provisions of such measure have the net effect of increasing direct spending in excess of $5,000,000,000 for any period described in subsection (b).

(b) Time Periods.—The applicable periods for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 408. ALLOCATION FOR OVERSEAS CONTINENTAL CYGNET OPERATIONS/GLOBAL WAR ON TERRORISM.

(a) Separate OCO/GWOT Allocation.—In the House, there shall be a separate allocation of new budget authority and outlays provided to the Committee on Appropriations for the purposes of Overseas Continental Cygnet Operations and Global War on Terrorism.

(b) Application.—For purposes of enforcing the separate allocation referred to in subsection (a), all allocations or revisions in the allocations, aggregate levels, and other budgetary levels made pursuant to this concurrent resolution shall—

(1) apply while that measure is under consideration; and

(2) take effect upon the enactment of that measure; and

(c) Designation.—New budget authority or outlays counting toward the allocation established by subsection (a) shall be designated “OCO/GWOT” in the Budget. The applicable period for purposes of this section is the period of fiscal years 2016 through 2025.

SEC. 409. ADJUSTMENTS FOR IMPROVED CONSUMPTION AND DIRECT SPENDING LEVELS.

(a) Adjustments for Indirect Spending Levels.—In the House, if a committee (other than the Committee on Appropriations) reports a bill or joint resolution, or amendment thereto or conference report thereon, for a decrease in direct spending (budget authority and outlays flowing therefrom) for any fiscal year and also provides for an authorization of appropriations for the same purpose, upon the enactment of a conference report thereon, the Chair of the Budget may decrease the allocation to such committee and increase the allocation of discretionary spending (budget authority and outlays flowing therefrom) to the Committee on Appropriations for fiscal year 2016 by an amount equal to the new budget authority (and outlays flowing therefrom) provided for in a bill or joint resolution making appropriations for the same purpose.

(b) Determinations.—In the House, for the purpose of enforcing this concurrent resolution, the Chair of the Budget may adjust the allocations, aggregate levels, and other budgetary levels in this concurrent resolution accordingly;

(c) Designation.—In the House, for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 410. CONCEPTS, AGGREGATES, AND ALLOCATIONS.

(a) Conceptual Definitions.—In the House—

(1) on a change in budgetary concepts or definitions, the chair of the Committee on Budget may adjust the allocations, aggregates, and other budgetary levels in this concurrent resolution accordingly;

(2) any adjustments of the allocations, aggregates, and other budgetary levels made pursuant to this concurrent resolution shall—

(A) apply while that measure is under consideration; and

(B) take effect upon the enactment of that measure; and

(c) Designation.—In the House, for purposes of this section are any of the four consecutive ten-fiscal-year periods beginning in the fiscal year following the last fiscal year of this concurrent resolution.

SEC. 411. RULEMAKING POWERS.

(a) The House adopts the provisions of this title—

(1) as an exercise of the rulemaking power of the House of Representatives and as such constrained to the extent such the rules of the House of Representatives, and these rules shall supersede other rules only to the extent that they are inconsistent with other such rules; and

(2) with full recognition of the constitutional right of the House of Representatives to determine its own rules of procedure and its own joint rules of the House and Senate in the same manner, and to the same extent as in the case of any other rule of the House of Representatives.
Means, or amendment thereto or conference report thereon, that implements a trade agreement, but only if such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

SEC. 507. DEFICIT-NEUTRAL RESERVE FUND FOR REFORMING THE TAX CODE.

In the House, if the Committee on Ways and Means, or amendment thereto or conference report thereon, that reforms the Internal Revenue Code of 1986, the chair of the Committee on the Budget may revise the allocations, aggregates, and other budgetary levels in this concurrent resolution for the budgetary effects of any such bill or joint resolution reported by the Committee on Ways and Means, or amendment thereto or conference report thereon. Such measure would not increase the deficit for the period of fiscal years 2016 through 2025.

TITLE VI—ESTIMATES OF DIRECT SPENDING

SEC. 601. DIRECT SPENDING.

(a) MEANS-TESTED DIRECT SPENDING.—

(1) For means-tested direct spending, the average rate of growth in the total level of outlays during the 10-year period preceding fiscal year 2016 is 5.4 percent.

(2) For means-tested direct spending, the estimated average rate of growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 4.6 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for means-tested direct spending:

(A) In 1996, a Republican Congress and a Democratic president reformed welfare by limiting the duration of benefits, giving States more control over the program, and helping recipients find work. In the five years following passage, child-poverty rates fell, welfare caseloads fell, and workers’ wages increased. This budget applies the lessons of welfare reform to both the Supplemental Nutrition Assistance Program and Medicaid.

(B) For Medicaid, this budget assumes the conversion of the Federal share of Medicaid spending into flexible State allotments, which States will be able to tailor to meet their unique needs. Such a reform would end the one-size-fits-all approach that ties the hands of State governors and would provide States with the freedom and flexibility they have long requested in the Medicaid program. Moreover, this budget assumes the repeal of the Medicaid expansions in the President’s health care law, relieving State governments of the crippling one-size-fits-all enrollment mandates, as well as the overwhelming pressure the law’s Medicaid expansion puts on an already-strained system.

(C) For the Supplemental Nutrition Assistance Program, this budget assumes the conversion of the program into a flexible State allotment tailored to meet each State’s needs. The allotments would be based on the Department of Agriculture Thrifty Food Plan index and beneficiary growth. Moreover, this budget assumes reductions in Federal payments to States to ensure dollars will go towards those who need them most.

(b) NONMEANS-TESTED DIRECT SPENDING.—

(1) For nonmeans-tested direct spending, the average rate of growth in the total level of outlays during the 10-year period preceding fiscal year 2016 is 5.4 percent.

(2) For nonmeans-tested direct spending, the estimated average rate of growth in the total level of outlays during the 10-year period beginning with fiscal year 2016 is 5.5 percent under current law.

(3) The following reforms are proposed in this concurrent resolution for nonmeans-tested direct spending:

(A) For Medicare, this budget advances policies to put seniors, not the Federal Government, in control of their health care decisions. Future retirees would be able to choose from a range of guaranteed coverage options, with private plans competing alongside the traditional fee-for-service Medicare program. Medicare would provide a premium sugarcoat to pay for or offset the premium of the plan chosen by the senior, depending on the plan’s cost. The Medicare premium-support payment would remain above the actuarial value and would provide higher payments if their conditions worsened; lower-income seniors would receive additional assistance to help cover out-of-pocket costs; and wealthier seniors would assume responsibility for a greater share of their premiums. Putting seniors in charge of how their health care dollars are spent will force providers to compete against each other on price and quality. This market competition will act as a real check on widespread waste and overreaching health care costs. As with previous budgets, this program will begin in 2024 and makes no changes to those in near retirement.

(B) Keeping with a recommendation from the National Commission on Fiscal Responsiveness and Reform, this budget calls for Federal employee—including Members of Congress and congressional staff—make greater contributions toward their own retirement.

TITLE VII—RECOMMENDED LONG-TERM LEVELS

SEC. 701. LONG-TERM BUDGETING.

The following are the recommended revenue, spending, and deficit levels for each of fiscal years 2030, 2035, and 2040 as a percent of the gross domestic product of the United States:

(1) REVENUES.—The budgetary levels of Federal revenue are as follows:

Fiscal year 2030: 17.8 percent.
Fiscal year 2035: 17.7 percent.
Fiscal year 2040: 17.6 percent.

(2) OUTLAYS.—The budgetary levels of total budget outlays are not to exceed:

Fiscal year 2030: 22.1 percent.
Fiscal year 2035: 21.9 percent.
Fiscal year 2040: 21.7 percent.

(3) DEFICITS.—The budgetary levels of deficits are not to exceed:

Fiscal year 2030: 4.5 percent.
Fiscal year 2035: 4.2 percent.
Fiscal year 2040: 3.9 percent.

(4) DEBT.—The budgetary levels of debt held by the public are not to exceed:

Fiscal year 2030: 14.0 percent.
Fiscal year 2035: 13.5 percent.
Fiscal year 2040: 13.0 percent.

TITLE VIII—POLICY STATEMENTS

SEC. 801. POLICY STATEMENT ON BALANCED BUDGET AMENDMENT.

(a) FINDINGS.—The House finds that the following:

(1) The Federal Government collects approximately $3 trillion annually, but spends more than $3.5 trillion to maintain the operations of government. The Federal Government must borrow 14 cents of every dollar spent.

(2) At the end of the year 2014, the national debt of the United States was more than $18.1 trillion.

(3) A majority of States have petitioned the Federal Government to hold a Constitutional Convention for the consideration of adopting a Balanced Budget Amendment to the United States Constitution.

(4) Forty-nine States have fiscal limitations in their State Constitutions, including the requirement to annually balance the budget.

(5) H.J. Res. 2, sponsored by Rep. Robert W. Goodlatte (R-VA), was considered by the House of Representatives on November 18, 2011, though it received 262 aby votes, it did not receive the two-thirds required for passage.

(6) Numerous balanced budget amendment proposals have been introduced, including a bipartisan basis in the House. Twelve were introduced in the 113th Congress alone, including H.J. Res. 4 by Democratic Representative Jack Murkowski of Alaska, and H.J. Res. 38 by Republican Representative Jackie Walorski of Indiana.

(7) The joint resolution providing for a balanced budget amendment to the U.S. Constitution referred to in paragraph (5) prohibited outlays for a fiscal year (except those
for repayment of debt principal) from exceeding total receipts for that fiscal year (except those derived from borrowing) unless Congress, by a three-fifths roll call vote of each chamber, determines a specific excess of outlays over receipts. (8) In 1995, a balanced budget amendment to the U.S. Constitution passed the House with broad bipartisan support, but failed of passage by one vote in the United States Senate. (b) POLICY STATEMENT.—It is the policy of this Congress that Congress should pass a joint resolution incorporating the provisions set forth in subsection (a), and send such joint resolution to the States for their approval. Members of Congress are to seek the Constitution of the United States to require an annual balanced budget. SEC. 802. POLICY STATEMENT ON BUDGET PROCESS AND BASELINE REFORM. (a) FINDINGS.—(1) In 1974, after more than 50 years of executive dominance over fiscal policy, Congress acted to reassert its “power of the purse”, and passed the Congressional Budget and Impoundment Control Act. (2) The measure explicitly sought to establish congressional control over the budget process, to provide for annual congressional determination of the appropriate level of taxes and spending to set in motion budgetary priorities, and to end the practice of annually legislating the budget. (3) The process does not treat programs and policies consistently and shows a bias toward higher spending and larger government. The behemoth of the Federal Government has largely been financed through either borrowing or taking ever greater amounts of the national income through high taxation. (4) The process does not treat programs and policies consistently and shows a bias toward higher spending and higher taxes. (5) It assumes extension of spending programs (of more than $50 million per year) scheduled to expire. (6) Yet it does not assume the extension of tax policies in the same way, consequently, extending existing tax policies that may be scheduled to expire is characterized as a new tax repeal. (7) By merely keeping tax policy the same even though estimating conventions would not require similar treatment of spending programs. (8) The original goals set for the congressional process are admirable in their intent, but because the essential mechanisms of the process have remained the same, and “reforms” enacted over the past 40 years have largely taken the form of layering greater levels of legal complexity without reforming or reorienting the very fundamental nature of the process. (b) POLICY STATEMENT.—It is the policy of this Congress that Congress should pass a joint resolution on the budget that as the primary branch of Government, Congress must: (1) Reassert Congress’s “power of the purse”, and reinforce the balance of powers between Congress and the President, as the 1974 Act intended. (2) Promote efficient and timely budget actions, so that lawmakers complete their budget actions by the time the new fiscal year begins. (3) Provide access to the best analysis of economic conditions available and increase awareness of how fiscal policy directly impacts overall economic growth and job creation. (4) Remove layers of complexity that have complicated the procedures designed in 1974, and made budgeting more arcane and opaque. (5) Remove existing biases that favor higher spending. (11) Include procedures by which current tax laws may be extended and treated on a basis that is not different from the extension of entitlement programs. (c) BUDGET PROCESS REFORM.—Comprehensive budget process reform should also move the bias in the baseline against the extension of current tax laws in the following ways: (1) Permanent extension of tax laws should not be used as a means to increase taxes on other taxpayers; (2) For those expiring tax provisions that are proposed to be permanently extended, Congress should use a more realistic baseline that does not require them to be offset; and, (3) Tax extenders “should not” include tax increases just to offset the extension of current tax laws. (d) LEGISLATION.—The Committee on the Budget intends to draft legislation during the 114th Congress that will rewrite the Congressional Budget and Impoundment Control Act of 1974 to make the congressional budget process more effective in ensuring taxpayers’ dollars are spent wisely and efficiently. SEC. 803. POLICY STATEMENT ON ECONOMIC GROWTH AND JOB CREATION. (a) FINDINGS.—The House finds the following: (1) Although the United States economy technically emerged from recession more than 5 years ago, the subsequent recovery has felt more like a rebound. Real gross domestic product GDP growth over the past 5 years has averaged slightly more than 2 percent, well below the 3.2 percent historical trend rate of growth in the United States. Although the economy has shown some welcome signs of improvement of late, the Nation remains in the midst of the weakest economic recovery of the modern era. (2) Looking ahead, CBO expects the economy to grow by an average of just 2.3 percent over the next 10 years. That level of economic growth is simply unacceptable and insufficient to expand opportunities and the incomes of millions of middle-income Americans. (3) Sluggish economic growth has also contributed to the country’s fiscal woes. Subpar growth means that revenue levels are lower than they would otherwise be while government spending (e.g. welfare and income-support programs) is higher. Clearly, there is a dire need for policies that will spark higher rates of economic growth and greater, higher-quality job opportunities. (4) Although job gains have been trending up of late, other aspects of the labor market participation rate, for instance, is hovering just under 63 percent, close to the lowest level since 1978. Long-term unemployment also remains a problem, particularly for people who are currently unemployed. 2.7 million (more than 30 percent) have been unemployed for more than 6 months. Long-term unemployment erodes an individual’s job skills and detaches them from job opportunities. It also undermines the long-term productive capacity of the economy. (5) Perhaps most important, wage gains and income growth have been subpar for middle-class Americans. Average hourly earnings of private-sector income increased by just 1.6 percent over the past year. Prior to the recession, average hourly earnings were tracking close to 4 percent. Labor productivity growth remains at its lowest level in recent years. Real median household income is just under $52,000, one of the lowest levels since 1995. The unsustainable fiscal trajectory has cast a shadow on the country’s economic outlook. Investors and businesses make decisions on a forward-looking basis, they know that today’s large debt levels are simply tomorrow’s tax hikes, interest rate increases, or inflation, and they act accordingly. This debt overhang, and the uncertainty it generates, can weigh on growth, investment, and job creation. (6) The unsustainable fiscal trajectory has cast a shadow on the country’s economic outlook. Investors and businesses make decisions on a forward-looking basis, they know that today’s large debt levels are simply tomorrow’s tax hikes, interest rate increases, or inflation, and they act accordingly. This debt overhang, and the uncertainty it generates, can weigh on growth, investment, and job creation. (7) Nearly all economists, including those at the CBO, conclude that reducing budget deficits is necessary. Why? Because budget levels at current levels is a net positive for economic growth over time. The logic is that deficit reduction creates long-term economic benefits because it reduces the path of deficits and boosts investment, thereby raising economic growth and job creation. (8) CBO analyzed the House Republican fiscal year 2016 budget resolution and found that it would increase real output per capita (a proxy for a country’s standard of living) by about $1,000 in 2025 and roughly $5,000 by 2060 relative to the baseline. This means more income and greater prosperity for all Americans. (9) In contrast, if the Government remains on the current fiscal path, future generations will face ever-higher debt service costs, a decline in national savings, and a “crowding out” of private investment. This dynamic will eventually lead to a decline in economic output and a diminution in our country’s standard of living. (10) The key economic challenge is determining how to expand the economic pie, not how best to divide up and re-distribute a shrinking pie. (11) A stronger economy is vital to lowering deficit levels and eventually balancing the budget. According to CBO, if annual real GDP growth is just 0.1 percentage point higher over the next decade, deficits would be reduced by $25 billion. (12) This budget resolution therefore embraces pro-growth policies, such as fundamental tax reform, that will help foster a stronger economy, greater opportunities and more job creation. (b) POLICY ON ECONOMIC GROWTH AND JOB CREATION.—It is the policy of this resolution to promote faster economic growth and job creation. By putting the budget on a sustainable path, this resolution ends the debt-fueled uncertainty that weighs on job creation. Reforms to the tax code will put American businesses and workers in a better position to compete and thrive in the 21st century global economy. This resolution targets the regulatory red tape and cronyism that stack the deck in favor of special interests. All of the reforms in this resolution serve as means to the larger end of helping the economy grow and expanding opportunity for all Americans. SEC. 804. POLICY STATEMENT ON TAX REFORM. (a) FINDINGS.—The House finds the following: (1) A world-class tax system should be simple, fair, and promote (rather than impede)
economic growth. The United States tax code falls on all three counts: It is notoriously complex, patently unfair, and highly inefficient. The tax code’s complexity distorts incentives for work, save, and invest, which leads to slower economic growth, lower wages, and less job creation. (2) Over the past decade alone, there have been 50 significant tax code changes, more than one per day. Many of the major changes over the years have involved carving out special preferences, exclusions, or deductions for various industries. These loopholes add up to more than $1 trillion per year and make the code unfair, inefficient, and highly complex. (3) In addition, these tax preferences are disproportionately used by upper-income individuals. (4) The large amount of tax preferences that pervade the code end up narrowing the tax base. A narrow tax base, in turn, requires much higher tax rates to raise a given amount of revenue. (5) It is estimated that American taxpayers end up spending $160 billion and roughly 6 billion hours a year complying with the tax code with sold resources that could be used in more productive activities. (6) Standard economic theory shows that high marginal tax rates dampen the incentives to work, save, and invest, which reduces economic output and job creation. Lower economic output, in turn, mutates the intended revenue gain from higher marginal tax rates. (7) Roughly half of U.S. active business income and half of private sector employment are derived from business entities (such as partnerships, S corporations, and sole proprietorships) that are taxed on a “pass-through” basis, meaning the income flows through to the tax code, more than the individual owners and is taxed at the individual rate structure rather than at the corporate rate. Small businesses, in particular, tend to choose this form for Federal tax purposes, and the top Federal rate on such small business income can reach nearly 45 percent. For these reasons, sound economic policy requires lowering marginal rates on these pass-through entities. (8) The U.S. corporate income tax rate (including Federal, State, and local taxes) sums to slightly more than 39 percent, the highest in the industrialized world. Tax rates this high suppress wages and discourage investment, distinguish the U.S. from its competitors, and put American businesses at a competitive disadvantage with foreign competitors. (9) The deterrence potential investment, the U.S. corporate tax restrains economic growth and job creation. The U.S. tax rate differential with other countries also fosters a variety of international and multinational corporate behaviors intended to avoid the tax, which have the effect of moving the tax base offshore, destroying American jobs, and decreasing economic activity. (10) The “worldwide” structure of U.S. international taxation essentially taxes earnings of United States firms twice, putting them at a significant competitive disadvantage with competitors with more competitive international tax systems. (11) Reforming the United States tax code to a more competitive international system would boost the competitiveness of United States companies operating abroad and it would also greatly reduce tax avoidance. (12) Lowering tax rates would boost earnings of American workers through lower wages, on consumers in higher prices, and on investors in diminished returns. (13) The United States has averaged about 17.4 percent of the economy throughout modern American history. Revenues rise above this level under current law to 18.3 percent of the economy by the end of the 10-year budget window. (14) Attempting to raise revenue through new taxes, which do not put out-of-control spending would sink the economy and Americans’ ability to save for their retirement and their children’s education. (15) The United States has the idea of instituting a carbon tax in the United States, which some have offered as a new source of revenue. Such a plan would damage the economy, cost jobs, and raise prices on American consumers. (16) Closing tax loopholes to fund spending does not constitute fundamental tax reform. (17) To curb or eliminate loopholes and use those savings to lower tax rates across the board not to fund more wasteful Government spending. Washington has a spending problem, not a revenue problem. (18) Many economists believe that fundamental tax reform (i.e., a broader tax base and lower tax rates) would lead to greater labor supply and increased investment, which, over time, would have a positive impact on total national output. (19) Hereafter, the congressional scorekeepers the Congressional Budget Office (CBO) and the Joint Committee on Taxation (JCT) will provide the following static scoring and macroeconomic analysis, and to provide a clear framework for congressional consideration and implementation of trade agreements. (20) Global trade and commerce is not a zero-sum game. The idea that global expan- sion tends to “hollow out” United States operations is incorrect. Foreign-affiliate activ- ity tends to complement, not replace, key parent activities in the United States such as employment, worker compensation, and capital investment. When United States businesses have shown that, on a level playing field, they can excel and surpass the international competi- tion, where. (21) When negotiating trade agreements, United States laws on Intellectual Property (IP) protection should be used as a benchmark for establishing global IP frameworks. Strong IP protections have contributed signific- antly to the United States status as a world leader in innovation across sectors, in- cluding in the development of life-saving biologics medicines. The data protection af- fords necessary protections to biologic drug in- cluding 12 years of data protection, allow continued development of pioneering medi- cines to benefit patients both in the United States and abroad. To maintain the cycle of innovation and achieve truly 21st century trade agreements, it is vital that our negoti- ators insist on the highest standards for IP protection. (22) The status quo of the current tax code also undermines the competitiveness of United States businesses and costs the United States jobs. (23) The U.S. tax system results from a series of bad decisions to work, save, and invest, which reduces economic output and job creation. Lower economic output, in turn, mutates the intended revenue gain from higher marginal tax rates. (24) The deterrence potential investment, the U.S. corporate tax restrains economic growth and job creation. The U.S. tax rate differential with other countries also fosters a variety of international and multinational corporate behaviors intended to avoid the tax, which have the effect of moving the tax base offshore, destroying American jobs, and decreasing economic activity. (25) The “worldwide” structure of U.S. international taxation essentially taxes earnings of United States firms twice, putting them at a significant competitive disadvantage with competitors with more competitive international tax systems.
(b) Policy on Trade.—It is the policy of this concurrent resolution to pursue international trade, global commerce, and a modern and competitive United States international trade agenda to promote jobs and growth in the United States. The United States should continue to seek increased economic opportunities for American workers and businesses through the expansion of trade opportunities, adherence to trade agreements, and rules by the United States and its trading partners, and the elimination of foreign trade barriers to United States goods and services by opening new markets and by enforcing United States rights. To that end, Congress grants to the President authority to strengthen the role of Congress in setting negotiating objectives for trade agreements, to improve consultation with Congress by the Administration, and to provide a clear framework for congressional consideration and implementation of trade agreements.

SEC. 806. POLICY STATEMENT ON SOCIAL SECURITY.
(a) Findings.—The House finds the following:
(1) More than 55 million retirees, individuals with disabilities, and survivors depend on Social Security. Since enactment, Social Security has served as a vital leg in the “three-legged stool” of retirement; and
(2) The Social Security Trustees Report has recommended that Social Security’s long-term financial challenges be addressed. Each year without reform, the financial condition of Social Security becomes more precarious and the threat to seniors and those receiving Social Security disability benefits becomes more pronounced; and
(A) In 2016, the Disability Insurance Trust Fund will be exhausted and program revenues will be unable to pay scheduled benefits; and
(B) In 2033, the combined Old-Age and Survivors Disability Trust Funds will be exhausted, and program revenues will be unable to pay scheduled benefits.
(C) With the exhaustion of the Trust Funds in 2033, benefits will be cut nearly 23 percent across the board, devastating those currently eligible and those who rely on Social Security the most.
(3) The recession and continued low economic growth have exacerbated the looming fiscal crisis facing Social Security. The most recent Congressional Budget Office (CBO) projections find that Social Security will run deficits of more than $2 trillion over the next 10 years.
(4) Lower income Americans rely on Social Security for a larger proportion of their retirement income. Therefore, reforms should take into consideration the need to protect lower income Americans’ retirement security.
(5) The Disability Insurance program provides an essential income safety net for those with disabilities and their families. According to the CBO, between 1970 and 2012, the number of people receiving disability benefits with disabled workers and their dependent family members) has increased by more than 300 percent from 2.7 million to over 10.9 million. This increase is not due strictly to population growth or decreases in health. David Autor and Mark Duggan have found that the increase in individuals on disability does not reflect a decrease in self-reported attributes that promote growth to changes in demographics, changes in the composition of the labor force and compensation, as well as Federal policies.
(6) The Affordable Care Act (ACA) provides an essential income safety net for those who rely on the lifeline that disability benefits provide will face benefit cuts of up to 20 percent in 2016, devastating individuals who need assistance the most.
(7) In the past, Social Security has been reformed on a bipartisan basis, most notably in 1983, which helped to address Social Security shortfalls for more than a generation.
(B) preserves the safety net for those who are near or in retirement; and
(C) preserves the safety net for those who are near or in retirement; and
(D) improves the solvency of the Disability Insurance program.

(d) Policy on Social Security Solvency.—Any legislation that Congress considers to improve the solvency of the Disability Insurance trust fund shall also improve the long-term solvency of the combined Old-Age and Survivors Disability Insurance (OASDI) trust fund.

SEC. 807. POLICY STATEMENT ON REPEALING THE PRESIDENT’S HEALTH CARE LAW AND PROMOTING REAL HEALTH CARE REFORM.
(a) Findings.—The House finds the following:
(1) The President’s health care law put Washington’s priorities above their patients’. The Affordable Care Act (ACA) has failed to reduce health care premiums as promised; instead, the law mandated benefits and increased taxes; and
(2) The President pledged “If you like your health care plan, you can keep your health care plan.” Instead, the 2014 Congressional Budget Office now estimates 9 million Americans with employment-based health coverage will lose those plans due to the President’s health care law, further limiting patient choice.
(3) Social Security has served as a vital leg on the three-legged stool.

(C) secure the future of the Disability Insurance program work better; and
(E) secure the future of the Disability Insurance program work better; and
F) promote opportunity for those trying to return to work.
patients first, that make affordable, quality health care available to all Americans, and that build on the innovation and creativity of all the participants in the health care sector.

(b) POLICY ON PROMOTING REAL HEALTH CARE REFORM.—It is the policy of this resolution to promote a health care law that is reined, efficient, and does not impose onerous administrative burdens and allowing physicians to focus on patient care will promote patient outcomes and enhance the quality of care. Instead of tying physicians to unnecessarily large health care dollars, we should be fully repealed and real health care reform promoted in accordance with the following principles:

(1) IN GENERAL.—Health care reform should enhance affordability, accessibility, quality, innovation, choices and responsiveness in health care coverage for all Americans, putting patients in charge, not Washington, DC. These reforms should encourage competition and transparency. Under the President’s health care law, government controls America’s health care choices. Under true, patient-centered reform, Americans would have the ability to afford health care coverage.

(2) AFFORDABILITY.—Real reform should be centered on what Americans need, no matter their age, income, or health status, a quality health care delivery structure to improve, and individuals and employers should not be priced out the health insurance market due to pre-existing conditions, but nationalized health care is not only unnecessary to accomplish this, it undermines the quality of care. Instead of joining voluntarily to pool risk through mechanisms such as Individual Membership Associations and Small Employer Membership Associations to purchase health coverage for their families and employees at a low cost.

(3) ACCESSIBILITY.—Instead of tying providers to health care delivery structure, Americans should be able to own their insurance, and have it follow them in and out of jobs throughout their career. Small business owners should be permitted to band together across State lines, as they are with their families and employees at a low cost. This will increase small businesses’ bargaining power, volume discounts, and administrative efficiencies while giving them free access to the State’s Medicaid programs. The Federal Government should return control of this program to the States. Not only does the current Medicaid program drive up Federal debt and the price for Medicare, but States are better positioned to provide quality, affordable care to those who are eligible for the program and to track down and weed out waste, fraud, and abuse. Medicare and Medicaid choices in the State Children’s Health Insurance Program (SCHIP) and Medicaid should be improved. States should make available to consumers the purchase of private insurance as an option to their Medicaid and SCHIP populations (though they should not require enrollment).

(b) REFORMS.—Reforms should be made to prevent lawsuit abuse and curb the practice of defensive medicine, which are significant drivers increasing health care costs. The burden of proof in medical malpractice cases should be based on compliance with best practice guidelines, and States should be free to implement those policies to best suit their needs.

SEC. 808. POLICY STATEMENT ON MEDICARE.

(a) FINDINGS.—The House finds the following:

(1) More than 50 million Americans depend on Medicare for their health security.

(2) The Medicare Trustees Report has repeatedly recommended that Medicare’s long-term financial solvency be addressed soon. Each year without reform, the financial condition of Medicare becomes more precarious and the threat to those in or near retirement becomes more pronounced. According to the Medicare Trustees Report:

(A) the Hospital Insurance Trust Fund will be exhausted in 2030 and unable to pay scheduled benefits for the first time in its history.

(B) Medicare enrollment is expected to increase by over 50 percent in the next two decades, as 10,000 baby boomers reach retirement age each and every year.

(C) enrollees remain in Medicare three times longer than at the outset of the program.

(D) current workers’ payroll contributions pay for current beneficiaries.

(E) in 2013, the ratio was 3.2 workers per beneficiary, but this falls to 2.3 in 2030 and continues to decline, and Medicare will be unable to maintain its current level of benefits.

(F) most Medicare beneficiaries receive only a small part of Medicare benefits for every one dollar paid into the program; and as a result, the Medicare Trustees recommends that the payment growth faster than the economy and Medicare outlays are currently rising at a rate of 6.5 percent per year over the next 10 years. According to the Congressional Budget Office’s 2014 Long-Term Budget Outlook, spending on Medicare is projected to reach 5 percent of gross domestic product (GDP) by 2043 and 9.3 percent of GDP by 2089.

(3) Failing to address this problem will leave millions of American seniors without adequate health security and younger generations will not be able to pay for spending levels that cannot be sustained.

(b) POLICY ON MEDICAL RESEARCH.—It is the policy of this resolution to preserve the investments in health care, not stifle it. America should maintain the world leadership in medical science by encouraging competitive forces to work through the marketplace in delivering cures and therapies to patients.

(c) ASE.-—It is the policy of this resolution to promote the health and life for countless people in America and around the world.

 description of Congress and the President. The United States has led the world in discovering and delivering cures and therapies to patients. As we meet the budget challenges that lie ahead, it is imperative that we maintain the health and life for countless people in America and around the world.

SEC. 810. POLICY STATEMENT ON FEDERAL REGULATORY REFORM.

(a) FINDINGS.—The House finds the following:

(1) The Federal government’s failure to adhere to the one-size-fits-all directives from Federal bureaucracies such as the Internal Revenue Service, the Department of Health and Human Services, and the Independent Payment Advisory Board.

(b) POLICY ON MEDICAL INNOVATION.—It is the policy of this resolution to support the important work of medical innovators throughout the country, including private-sector innovators, medical centers, and the National Institutes of Health.

(2) At the same time, the budget calls for continued strong funding for the agencies that engage in valuable research and development, while also urging Washington to get out of the way of researchers, discoverers and innovators all over the country.

SEC. 810. POLICY STATEMENT ON FEDERAL REGULATORY REFORM.

(a) FINDINGS.—The House finds the following:

(1) Excessive regulation at the Federal level has hurt job creation and dampened the economy, slowing the Nation’s recovery from the economic recession.

(2) Since President Obama’s inauguration in 2009, the administration has promulgated an average of more than 468,500 pages of regulations in the Federal Register including 70,066 pages in 2014.
(3) The National Association of Manufacturers estimates the total cost of regulations is as high as $2.03 trillion per year. Since 2009, the White House has generated more than 1,000 new regulatory actions, with an additional $37.6 billion in regulatory costs currently pending.
(4) The Dodd-Frank financial services legislation (Public Law 111-203) has resulted in more than $32 billion in compliance costs and saddled job creators with more than 63 million hours of compliance paperwork.
(5) Implementation of the Affordable Care Act to date has added 132.9 million annual hours of compliance paperwork, imposing $29.3 billion of compliance costs on the private sector and an $8 billion cost burden on the States.
(6) The highest regulatory costs come from rules issued by the Environmental Protection Agency (EPA); these regulations are primarily targeted at the coal industry. In June 2014, the EPA proposed a rule to cut carbon pollution from the Nation’s power plants. The proposed standards are unachievable with current commercially available technology, resulting in a de facto ban on new coal-fired power plants.
(7) Given that plants provide roughly 40 percent of the United States electricity at a low cost. Unfairly targeting the coal industry with costly and unachievable regulations will lead to higher prices, disproportionately disadvantaging energy-intensive industries like manufacturing and construction, and will make life more difficult for millions of low-income and middle class families already struggling to pay their bills.
(8) Three hundred and thirty coal units are being retired or converted as a result of EPA regulations, with the de facto ban on new plants, these retirements and conversions may further increase the cost of electricity.
(9) A Veterans Study by the energy market analysis group Energy Ventures Analysis Inc. estimates the average energy bill in West Virginia will rise $750 per household by 2020, due in part to EPA regulations. West Virginia receives 95 percent of its electricity from coal.
(10) The Heritage Foundation found that a phaseout of coal would cost $600,000 jobs by the end of 2023, resulting in an aggregate gross domestic product decrease of $2.23 trillion over the next decade and reducing the income of a family of four by $1,200 per year. Of these jobs, 330,000 will come from the manufacturing sector, with California, Texas, Ohio, Illinois, Pennsylvania, Michigan, Indiana, North Carolina, Wisconsin, and Georgia seeing the highest job losses.

(b) Policy on Federal Regulatory Reform.—It is the policy of this resolution that Congress should, in consultation with the public burdened by excessive regulation, enact legislation—
(1) to accelerate growth and job creation by eliminating unnecessary red tape and streamlining and simplifying Federal regulations;
(2) to require the implementation of a regulatory budget to be allocated amongst Government agencies, which would require congressional approval and limit the maximum costs of regulations in a given year;
(3) requires congressional approval of all new major regulations (those with an impact of $100 million or more) before enactment as opposed to current law in which Congress must expressly disapprove of regulation to prevent it from becoming law, which would keep Congress engaged as to pending regulatory actions and allow Congress to consider and sound policies from being implemented and becoming effective;
(4) requires a three year retrospective cost–benefit analysis of all new major regulations, to ensure that regulations operate as intended;
(b) requires the requirement of regulatory impact analysis for regulations proposed by executive branch agencies but also expands the requirement to independent agencies; and
(6) requires reforming the process for all major regulations, which would increase transparency over the process and allow interested parties to communicate their views on proposed legislation to agency officials.

SEC. 811. POLICY STATEMENT ON HIGHER EDUCATION AND WORKFORCE DEVELOPMENT OPPORTUNITY.

(a) Findings on Higher Education.—The House finds the following:
(1) A well-educated workforce is critical to economic, job, and wage growth.
(2) Roughly 20 million students are enrolled in American colleges and universities.
(3) Over the past decade, tuition and fees have increased at an average rate of 5.5 percent per year above the rate of inflation; and
(4) The House Education and Workforce Committee estimates the average energy bill in
(5) Federal financial aid for higher education has increased at an average rate of 2.2 percent per year above the rate of inflation.
(6) Federal job training programs; and
(7) The House Education and Workforce Committee successfully developed the Workforce Innovation and Opportunity Act.

(b) Policy on Workforce Development.—It is the policy of this resolution to address the failings in the current workforce development system by—
(1) further streamlining and consolidating Federal job training programs; and
(2) empowering states with the flexibility to tailor funding programs to the specific needs of their workforce, including the re-employment of career workforce development.

SEC. 812. POLICY STATEMENT ON DEPARTMENT OF VETERANS AFFAIRS.

(a) Findings.—The House finds the following:
(1) For years, there has been serious concern regarding the Department of Veterans Affairs (VA) bureaucratic mismanagement and continuous failure to provide veterans timely access to health care and benefits.
(2) In 2014, reports started breaking across the Nation that VA medical centers were mismanaging waiting lists in order to hide long delays veterans were facing to receive health care. The VA hospital scandal led to the immediate resignation of then-Secretary of Veterans Affairs Eric Shinseki.
(3) In 2015, for the first time ever, VA health care was added to the “high-risk” list of the Government Accountability Office (GAO), due to management and oversight failures that have directly resulted in risks to the timeliness, cost-effectiveness, and quality of health care.
(4) In response to the scandal, the House Committee on Veterans’ Affairs held several oversight hearings and ultimately enacted the Veterans’ Access, Choice, and Accountability Act of 2014 (Public Law 113–146) to address these problems. VACAA provided $15 billion in emergency resources to fund internal health care needs within the Department and provided veterans enhanced access to private-sector health care under the new Veterans Choice Program.
(b) Policy on the Department of Veterans Affairs.—This budget supports the continued oversight efforts by the House Committee on Veterans’ Affairs to ensure the VA is not only transparent and accountable, but also successful in achieving its goals in providing timely health care and benefits to America’s veterans. The Budget Committee will continue to closely monitor the VA’s progress to ensure resources provided by Congress are sufficient and efficiently used to provide needed benefits and services to veterans.

SEC. 813. POLICY STATEMENT ON FEDERAL ACCOUNTING METHODOLOGIES.

(a) Findings.—The House finds the following:
(1) The current federal accounting programs and trillions of dollars the Federal Government spends each year, assessing and accounting for Federal fiscal activities and liabilities is a complex undertaking.
(2) Current methods of accounting leave much to be desired in capturing the full
scope of government and in presenting information in a clear and compelling way that illuminates the best options going forward.

(3) Most fiscal analysis produced by the Congressional Budget Office (CBO) is conducted over a relatively short time horizon: 10 or 25 years. While this time frame is useful for most purposes, it fails to consider the fiscal consequences over the longer term.

(4) Currently, current accounting methodology does not provide an analysis of how the Federal Government’s fiscal situation over the long term affects Americans of various age cohorts.

(5) Another consideration is how Federal programs should be accounted for. The “accrual accounting” used currently under the Federal Credit Reform Act of 1990 (FCRA) provides a method of accounting that recognizes revenue and expenses when they are incurred, while the “cash method” records revenue and expenses when cash is actually paid or received.

(6) The Federal budget accounts for most programs using cash accounting. Some programs, however, particularly loan and guarantee programs, are accounted for using accrual methods.

(7) GAO has indicated that accrual accounting may provide a more accurate estimate of the true cost of Federal programs than cash accounting for some programs specifically those that provide some form of insurance.

(8) Where accrual accounting is used, it is almost exclusively calculated by CBO according to the methodology outlined in the Federal Credit Reform Act of 1990 (FCRA). CBO uses fair value methodology instead of FCRA to measure the cost of Fannie Mae and Freddie Mac, for example.

(9) FCRA methodology, however, understates the true costs of Federal programs. An alternative is fair value methodology, which uses discount rates that incorporate the risk inherent to the type of liabilities being accounted for, in addition to using Treasury discount rates of the proper maturity length.

(10) The Congressional Budget Office has concluded that “adoption of a fair-value approach would provide a more comprehensive way to measure the costs of Federal credit programs and would permit more level comparisons between those costs and the costs of other forms of federal assistance” than the current approach under FCRA.

(b) POLICY STATEMENT ON FAIR-VALUE ACCOUNTING METHODOLOGIES.—It is the policy of this resolution that Congress should, in consultation with the Congressional Budget Office and the public, consider whether Federal budgetary and accounting practices so the American people and their representatives can more readily understand the fiscal situation of the Government of the United States and the options best suited to improving it. Such reform must include but should not be limited to the following:

(1) Providing additional metrics to enhance our current analysis by considering our full Federal programs comprehensively, over an extended time horizon, and as it affects Americans of various age cohorts.

(2) Expanding the use of accrual accounting where appropriate.

(3) Accounting for certain Federal credit programs using fair value accounting as opposed to the current approach under the Federal Credit Reform Act of 1990.

SEC. 814. POLICY STATEMENT ON SCORINGKEEPING FOR OUTYEAR BUDGETARY EFFECTS IN APPROPRIATIONS ACTS.

(a) FINDINGS.—The House finds the following:

(1) Section 302 of the Congressional Budget Act of 1974 directs the Committee on the Budget to provide an allocation of budgetary resources to the Committee on Appropriations for the budget year covered by a concurrent resolution on the budget.

(2) The allocation of budgetary resources to the Committee on Appropriations by the Budget Act of 1974 covers a period of one fiscal year only, which is effective for the budget year.

(3) An appropriation Act, joint resolution, amendment thereto or conference report thereon may contain changes to programs that result in direct budgetary effects that occur in years beyond the period for which the allocation of budgetary resources provided by the Committee on the Budget is effective.

(4) The allocation of budgetary resources provided to the Committee on Appropriations does not currently anticipate or capture direct outyear budgetary effects to programs.

(5) Budget enforcement could be improved by capturing the direct outyear budgetary effects caused by appropriation Acts and using this information to determine the appropriate allocations of budgetary resources to the Committee on Appropriations when considering future concurrent resolutions on the budget.

(b) POLICY STATEMENT.—It is the policy of the House of Representatives to more effectively allocate budgetary resources and accurately enforce budget targets by agreeing to a procedure by which the Committee on Appropriations would adjust the direct outyear budgetary effects of mterary programs enacted in appropriations bills, joint resolutions, amendments thereto or conference reports thereon when setting the allocation of budgetary resources for the Committee on Appropriations in a concurrent resolution on the budget. The relevant Committee on Appropriations is expected to consult on a procedure during fiscal year 2016 and include recommendations for implementing such procedure in the fiscal year 2017 concurrent resolution on the budget.

SEC. 815. POLICY STATEMENT ON REDUCING UNNECESSARY, WASTEFUL, AND UNAUTHORIZED SPENDING.

(a) FINDINGS.—The House finds the following:

(1) The Government Accountability Office (GAO) is required by law to identify examples of waste, duplication, and overlap in Federal programs, and has so identified dozens of such examples.

(2) In its report to Congress on Government Efficiency and Effectiveness, the Comptroller General has stated that addressing the identified waste, duplication, and overlap in Federal programs could lead to billions of dollars of additional savings.

(3) In 2011, 2012, 2013, and 2014 the GAO issued reports showing excessive duplication and redundancy in Federal programs including—

(A) two hundred nine Science, Technology, Engineering, and Mathematics education programs in 13 different Federal agencies at a cost of $3 billion annually;

(B) two hundred separate Department of Justice crime prevention and victim services grant programs with an annual cost of $3.9 billion in 2010;

(C) twenty different Federal entities administers programs and multiple forms of Federal assistance for housing with a total cost of $170 billion in 2010;

(D) seventeen separate Homeland Security programs with duplicative or overlap in the $1.35 trillion budget for fiscal year 2013;

(E) fourteen grant and loan programs, and three tax benefits to reduce diesel emissions; and

(F) thirty-seven initiatives run by 14 different agencies to encourage “green building” in the private sector; and

(g) twenty-three agencies implemented approximately 670 renewable energy initiatives in fiscal year 2010 at a cost of nearly $15 billion.

(2) The Federal Government spends more than $80 billion each year for approximately 1,400 information technology investments. GAO has identified broad acquisition fail-
available to agencies for obligation and prohibits the Administration from withholding or cancelling unobligated funds unless approved by an Act of Congress.

SEC. 818. POLICY STATEMENT ON RESPONSIBLE STEWARDSHIP OF TAXPAYER DOLLARS.—It is the policy of this resolution that Congress: (1) The budget for the House of Representatives is $138 million less than it was when Republicans became the majority in 2011.

(b) POLICY ON RESPONSIBLE STEWARDSHIP OF TAXPAYER DOLLARS.—It is the policy of this resolution that: (1) The House of Representatives must be a model for the responsible stewardship of taxpayer resources and therefore must identify any savings that can be achieved through greater productivity and efficiency gains in the operation and maintenance of House services and resources like printing, conferences, telecommunications, furniture, grounds maintenance, postage, and rent. This should include a review of policies and procedures for acquisition of goods and services, tax offsetting collections and renegotiating contracts. (2) POLICY ON ACCOUNTABILITY.—The House should carry out this policy along with any other accountability provisions included in the appropriation acts.
House can work its will, so that the Members of the conference are able to stipulate and say what they believe is to be most appropriate. Regardless, the level of spending for defense is north of the President’s. The level of spending for defense when you look at base spending and non-emergency spending is where it needs to be to assist our men and women in accomplishing the mission.

So, significant changes, yes, but changes in a positive direction to be able to lift a budget that is $1.4 trillion in the hole. That is the Republican quackery that they are doing is a backdoor loophole that undermines the integrity of the budget process. I didn’t write that. Former chairman of the Committee on the Budget PAUL RYAN wrote that. So we have got quackery in the main part of the budget, and now we have got quackery in the spending. That is just the beginning of the story because, despite all that quackery and not balancing, what they do is hit hard at working families in America.

We have had this debate now over the last 40 years, with this basic budget. It is not just me who says that. People, independent observers from all over the country have said that. USA Today is not a partisan newspaper. Here is what they said about the Republican budget quackery: But “pretended” is the operative word because the Republicans supposed path to balance is fanciful at best. That is USA Today.

Now, why do they say that? They say that because Republicans claim in the ninth and tenth years of their budget that they have this balance, but their budget depends on revenue from the Affordable Care Act. That is the ObamaCare that they say they are repealing. It depends on savings from the Affordable Care Act. It assumes that the cost of the tax cuts that this body is enacting by the day—for corporations and very wealthy individuals, mostly—aren’t happening; right? That is a whole different universe. In fact, as we heard today, they just passed, worked on a bill in the Committee on Ways and Means, they are marking it up, $280 billion more to the deficit for the benefit of 5,500 American families, 75 percent of whom have $20 million plus estates. So their budget accounting is all wrong. In my view, their priorities and values are all wrong, too. But that same phony accounting that they are using for their big budget, now they are doing it to the defense budget as well. They are pretending that we need more in the overseas contingency account than the military leadership says it needs. In fact, they have been here testifying, saying that that is the wrong way to go. And yes, last year, as I reported, there is not just the fact that we get back to balance within 10 years. Balancing the Federal budget—we can do it. We actually lay it out in this budget. But it is all of the underlying policies, the great reforms that have been so desperately needed by the American Dream and to strengthen it for future generations.

And let’s talk about Medicare, Medicare is on a path to bankruptcy. Mr. Chairman. And what is so important with this budget is we actually lay out a plan to save Medicare from bankruptcy and strengthen it for future generations. That is in this budget.

So it is an unfortunate day for the country, Mr. Chairman, and I think Members, when they look at this, will recognize that the Republican budget takes us in the wrong direction.

Mr. Chairman, I yield 3 minutes to the gentleman from Georgia (Mr. SCALISE), the Republican majority whip.

Mr. SCALISE. Mr. Chairman, I want to thank my colleague from Georgia, the chairman of the Committee on the Budget, for his leadership and for the hard work of his entire committee. When we talk about this budget that is on the floor, I rise in strong support of the Affordable Care Act that help people afford health care. In fact, the irony is they keep the parts of the Affordable Care Act that raise revenue and get rid of the parts of the Affordable Care Act that help people afford health insurance. What a deal.

And let’s contrast that, Mr. Chairman, to President Obama’s budget. President Obama lays out a budget that never, ever gets to balance. And not only that, he adds another $2.1 trillion in new taxes, taxes that will kill economic growth even more and that will take jobs out of this country and ship them overseas.

The President always talks about raising taxes on people as if it is the only way to balance the budget. I would think the President’s budget, with those new taxes, would get to balance in 2 or 3 years. Yet his budget never gets to balance.

We don’t raise a dime in new taxes in our budget. We just empower American people again. We let families have control over their health care decisions again. And with that empowerment, we get to balance in less than 10 years.

This is the direction we need to lead for our country, Mr. Chairman. This is the reason we all came here to Washington to tackle the big problems in a way that restores opportunities for all Americans.

I urge all of my colleagues to vote “yes.”

Mr. VAN HOLLEN. Mr. Chairman, I yield myself such time as I may consume.

We have heard that, despite all these claims, the Republican budget doesn’t balance. I just read from USA Today. They don’t have a stake in this battle. They said it is “fanciful at best.” And it is interesting that if that is the number one priority of our Republican colleagues, why is it they don’t cut one single special interest tax break to help reduce the deficit? Not one.

There are $1.4 trillion a year in what the Congressional Budget Office classifies as tax expenditures. These are tax breaks. That is $1.4 trillion a year. That is more than we spend on Social Security every year. It is more than we spend on Medicare and Medicaid combined every year. They don’t cut a single one of those. Maybe it is because 17 percent of those tax breaks go to the
Mr. PRICE of Georgia. Mr. Chairman, I yield myself such time as I may consume.

Again, Mr. Chairman, the misformulated outlier errors are phenomenal. The fact of the matter is the gentleman knows that it is the Ways and Means Committee that handles tax reform. It is not the Budget Committee. What we do is lay out a path to be able to allow the Ways and Means Committee to come up with a positive, pro-growth tax reform. That is the plan that is laid out in this budget.

I would be so concerned about the gentleman’s comments about getting to balance—I don’t buy a thing that he is saying about our balance because we do get to balance within less than 10 years by reducing spending by $5.5 trillion. I would be concerned about his statements if I believed for one second that the other side thought that getting to balance was even important. The fact of the matter is that they don’t. In fact, their budget never, ever, ever gets to balance, nor does the President. So the crocodile tears that I see on the other side about not alleg-edly getting to balance just is absolutely not credible.

And what we request of Federal em-ployees is that they be treated exactly like folks in the private sector. That is why when we talk about the appropriate treatment for all Amer-i-cans, not favorite treatment, not pick-ing winners and losers, like the other side enjoys doing.

I am so proud now to yield 5 minutes to the gentleman from Texas (Mr. THORNBERRY), who is the chairman of the House Armed Services Committee, a gentleman with whom I have worked closely over these last 10 or 11 weeks on this budget and for whom I have a tremendous respect for his positive contributions to our Conference and to our Nation.

Mr. THORNBERRY, I want to thank the chairman of the Budget Committee not only for yielding, but for all of his work in putting this budget together.

Mr. Chairman, I spent some time on the Budget Committee. Putting a bud-get together is never easy. And I believe that the committee has done excellent work in putting together a budget that is truly described, helps increase economic opportunity for the whole country.

I particularly appreciate the chairman as he has had to navigate through a variety of interests and a variety of concerns in putting that budget to-gether.

I know firsthand that Chairman PRICE and other members of the com-mittee are very concerned about na-tional security. And so I want to take a moment to explain why I believe the amendment we are considering now, Price 2, is better than Price 1 when it comes to national security. I think Members deserve that explanation.

The amount of funding that the President has asked for our military this year ends up being $612 billion when you add the base and the overseas contingency account or the global war on terrorism account, whichever you want to call it. When you add them to-gether, it is $612 billion.

All of our military leaders have testi-fied that that is the lower ragged edge of what it takes to defend the country, and my opinion is that it would be rather reckless of us to ignore those warnings and do less. Now, I am for more than the lower ragged edge, but that is a base minimum, at least, that our military leaders have said is re-quired.

So if you look at Price 1, it has $613 billion. But when people I have talked to say, oh, $2-billion difference, that is condi-tional upon, first, the House and the Senate and President Obama reaching agreement on how to fund the reserve fund before the military can spend that money.

Now, we have a track record here, and I am not at all convinced that President Obama really wants to find those savings. And if that happens, then that reserve fund is unfunded, and, therefore, it doesn’t have the $20 billion.

Price 2, on the other hand, fully funds that military up to that basic minimum level, and there is still a re-serve fund.

So, if there can be an agreement that reduces the deficit, I am for it. I have no doubt I will vote for it. But it doesn’t make our equipping, training of our military dependent upon doing that first. And it just seems to me it would be hard to look a spouse or a parent in the eye and say: Oh, we can only train your son or daughter for the mission they are about to be sent on conditional upon this reserve fund being funded.

Now, I think that there have been some misconceptions that are going around. Price 2, the budget before us, still balances in 10 years. Removing that condition does not change that in any way.

Our committee, the Armed Services Committee, is going to authorize the overseas contingency account just like we authorize the base account. And that is different from what happened before. But we are going to do it program by program, just like we do the base.

So, some notion that there is a giant slush fund out there so the Pentagon can do what they want is just not true. It is going to be authorized and appro-priated program by program just like the base budget is.

I think Members ought to know that our committee, on a bipartisan basis, is absolutely committed to reforms to make sure that we all get value for the money we spend for everything in de-fense spending because it turns out that condition does not change that in 10 years.

We hear that it would be better to put this money in the base—and that is right, it would be better—but the prob-lem is the law of sequestration can’t be fixed in a budget. We have got to live under the law as it is now.

Now, I would like to change that law. I would like to remove the cap on de-fense spending because it turns out there is no cap on the dangers that we are facing around the world. But in the meantime, we have got to live under the law.

The way to do that is to increase the OCO fund. And really, if we authorized and appropriated, it doesn’t really matter what we call those funds. It still meets that minimum threshold that the President and the military leaders have said is necessary.

Let me make one other point. I am concerned that the President is going to try to use defense spending as a hos-trage to get things in other areas or higher taxes. And I think that we need to say right now that is absolutely wrong.
The Acting CHAIR. The time of the gentleman has expired.

Mr. TOM PRICE of Georgia. I yield the gentleman an additional 30 seconds.

Mr. THORNBERY. It is important for the House and it is especially important for the Commander in Chief to fully fund our military without conditions and not try to use it as leverage for other parts of his political agenda. I hope Members will vote for Price 2 and for the final budget.

Mr. VAN HOLLLEN. Mr. Chairman, as the gentleman just recognized, this is a huge departure from the way this House of Representatives has dealt with our military spending in the past. In fact, it is a departure that the Republican-controlled Budget Committee said violated the integrity of the process.

The Budget Committee specifically said it would oppose increases above the levels the administration and our military commanders say are needed to carry out operations. That is what the Budget Committee said last year—Republicans. This year, forget it. Just have some amnesia. Let’s play games with our defense spending.

Mr. Chairman, I want to go back to an issue that has come up a couple of times during this debate regarding economic growth.

As I said, the Congressional Budget Office has indicated that the Republican budget will actually slow down economic growth in the next couple of years. Just after we are regaining momentum, they are going to slow it down.

The Congressional Budget Office said something else that is interesting. It says, as you look ahead over the next 10 years, the biggest single factor with respect to growth rates that don’t keep up with the past averages are demographic changes; the fact that baby boomers are going to be retiring, and they are not going to be in the workforce. You just have to look at the CBO report from this budget year.

So, you would think that one way to deal with that would be to pass immigration reform, one of the things that the budget pros and the economists say could help spur our economy in the years ahead, something that is supported by the Chamber of Commerce, as well as folks in the labor community.

No. Republicans didn’t want to do that. They didn’t even allow a vote on that bill here in the House of Representatives. That would have been a pro-growth effort, too.

Mr. Chairman, instead of those pro-growth efforts, efforts that will help shore up Social Security, all we get is the same old-same old, another budget that refuses to cut a single special interest tax break to help reduce the deficit, provides more tax breaks for folks at the top, and is based on a failed theory of top-down/trickle-down economics. We can do a lot better.

Mr. Chairman, I reserve the balance of my time.

Mr. TOM PRICE of Georgia. Mr. Chairman, may I inquire as to what amount of time remains on each side?

The Acting CHAIR. The gentleman from Georgia has 3 1/2 minutes remaining. The gentleman from Maryland has 3 1/2 minutes remaining.

Budgets are never easy. Lots of times, some don’t even bring a budget to the floor, and I want to thank you for your work, and thank you to everybody else.

Also, I know the work is hard on the other side of the aisle. I may not agree with your argument, and part of me feels sorry for you that nobody else in the conference is down here to even join you in that fight. I mean, you’re in the fight by yourself very strongly, and I thank the gentleman for that. This is a body to debate, and I thank you for filling the time.

Today, the House will adopt a budget. A budget is a vision for the future, and Republicans are making our vision very clear. In our vision, Washington lives within its means. In our vision, we don’t raise taxes on the American people. In our vision, we set the stage for a strong and prosperous America.

Our vision looks to the road ahead, not to the rear view behind us. We face many challenges here at home and abroad, but we can tackle those challenges and create a more prosperous America if we choose a better path. This budget is a better path.

Today, we look forward to a simpler and fairer tax code. Today, we look forward to an end of ObamaCare. Today, we look forward to saving our children and grandchildren from reckless spending by moving to sustainable levels in less than 10 years. Today, we start growing America’s economy, not Washington’s. That is the big contrast between what the Republican and Democrats have to offer.

You see, the Democrats continue to call for higher taxes, more spending, and more debt. In fact, the Democrats’ budget has all the same tax increases the President asked for, but I want to give them credit—at least they actually submitted a budget this year.

You see, it was only in 2010 when the Democrats became the very first majority party since the Budget Act of 1974 had passed, when they didn’t even offer a budget here, when they were in the majority, let alone get one out of committee. I think the American public saw their vision and made a change in who was the majority after that.

At least the President has actually submitted a budget every year, eventually; he did that, but just like the Democrats’ budgets, none of the President’s budgets even balanced. They didn’t balance in 10; they didn’t balance in 30 years.

His budgets, the President’s, Mr. Chairman, has been so bad that altogether, on this floor, he has only gotten two votes in the House for his entire Presidency. I understand why my friend on the other side of the aisle has more difficulty with those coming down to join him.

While Republicans are attacking the debt seriously, the President and the congressional Democrats are not. Their budgets, in my view, are propaganda, not a path to the future. To get a better future, Republicans understand that we have to make tough choices, choices today to create opportunities for us tomorrow.

You see, I believe the best days are in front of us. We are an exceptional nation. We are too strong and too good to ever be kept down. Sometimes, we might have leadership in the White House that doesn’t want to make the tough choices, that want the easy road, but America is remarkably resilient, and America will always be better than our faults.

America is an idea, and as long as we have the wisdom to listen, but the courage to lead, that idea will never fail. I ask my Members to join with me, and I hope my talk today helped my friend on the other side get some others to join him.

Mr. VAN HOLLLEN. Mr. Chairman, to the Republican leader, let me just say I think there is a problem on the Republican side. This is the first time since I have been on the Budget Committee that we have had two official Republican budgets on the floor of the House. That is a little bit of confusion here.

I am really pleased to be joined by super-reinforcements, a gentlewoman who understands that we power our economy by making sure we have an economy that works for all people, not just folks at the very top; that economic growth is based on an economy where hard work translates into higher incomes for everybody; and that we have a tax system that rewards work,
not one riddled with tax breaks where 17 percent of those tax breaks go to the top 1 percent. That is a tax code written by lobbyists. We want a tax code that is fair to the American people and the American worker.

Mr. Chairman, I am very proud to yield 1 minute to the gentlewoman from California (Ms. PELOSI), the Democratic leader.

Ms. PELOSI. Mr. Chairman, I thank the gentleman for yielding, and I say with great pride how impressed all of us are by his statement of values that he has put forth in this House Democratic budget; the breadth of knowledge, the depth of commitment, the vision for a strong way to keep America number one.

Thank you, Mr. VAN HOLLEN, and thank you to members of the House Budget Committee.

We say it all the time. A budget should be a statement of our values. What that means to you is that should be reflected in how we allocate our resources.

Are we allocating them as investments in the future, the education of our children, the building of our infrastructure, to promote commerce, to protect the environment, to improve the quality of life of all Americans? Or is it a budget that subscribes to trickle-down economics of the Republican Party, which have never been successful for America’s hard-working families?

Instead, we have a budget that subscribes to what President Obama spoke about in the State of the Union Address: middle class economics. That is a better set of values to build a strong and prosperous future for America that is reflected in the House Democratic budget, but, as I said, this budget should be a statement of our values.

And I just ask you, Mr. Chairman—I am always glad to ask our colleagues—is that correct, Mr. Chairman?—to address a comment?

The Acting CHAIR (Mr. HOLDING). The gentlewoman’s remarks must be addressed to the Chair.

Ms. PELOSI. Okay. So you are the one, Mr. Chair.

For you and for all you represent, I ask you: Do you think it is a statement of values of the American people to give tax cuts to the wealthiest people in our country while increasing taxes on the middle class by around $2,000?

We don’t begrudge the wealthy their success and their achievement; but why should people come forth and say that we are going to balance our budget by giving tax increases to the middle class and tax decreases to the very wealthy? By the way, it doesn’t balance the budget. The Republican budgets are not balanced.

Is it a statement of value to end the boost in child tax credit; end higher education tax credit; freeze Pell grants for 10 years, thereby curbing the opportunity for people not only to reach their fulfillment, but for our country to be competitive and keep America number one?

It is not just about personal aspirations. That would be reason enough. This is also about keeping America number one because we know that innovation begins in the classroom. If we want to have great innovation, we have to have access to education to many more people; then again, this budget—the Republican budget—does not invest in innovation in any way.

Is it a statement of value to say to seniors we are now going to end your Medicare guarantee and focus on for you to pay more for preventive care and high prescription drug costs, instead of keeping what we have now— which is free preventive care for seniors—and reducing their prescription drug care?

Infrastructure—the Republican budget abandons the Nation’s crumbling infrastructure by cutting $187 billion, or more than 19 percent, from transportation over the coming decade. How could that be a statement of values when we are not building the infrastructure of our country?

By the way, infrastructure and transportation have, in years past, not been partisan issues. This is the place where you come together because it made all the sense in the world to build the infrastructure of America, to know that no maintenance is the most expensive maintenance.

Their bill, it is just stunning to see that, once again, the Republican budget repeals the Affordable Care Act. Now, mind you, the Affordable Care Act has nearly $1 trillion in savings. They take the savings and spend it on other things like tax cuts for the rich, but they repeal the bill. It just doesn’t make any sense at all. I just don’t understand how you can’t see that that doesn’t add up.

This budget savages the investments needed to keep America number one in the global economy with even deeper cuts than the already devastating sequester.

I know that, if you are sitting at home and watching this on TV, you are thinking: What does this mean to me? Well, what this means to you is that this is a budget that—our House Democratic budget works for hard-working Americans, making it easier to own a home, easier to send a child to college, easier to have a secure and enjoyable retirement. Even if your child does not want to go to college, you can enable your child to reach his or her aspirations because of your own financial security.

For us to achieve a bright and durable future for our country, we must embrace the fact that financial security of our working families is both the measure and the engine of our Nation’s success.

Democrats are proud to offer a budget that grows opportunity, prosperity, and dignity for every American, not just the wealthy and the well connected.

It is time for Republicans to abandon their fuzzy math and their broken priorities and come together with Democrats to pass a budget dedicated to the future of hard-working American families.

Mr. VAN HOLLEN. I yield myself the balance of my time.

Mr. VAN HOLLEN. I yield myself the balance of my time.

Mr. Chairman, as Leader PELOSI just said, this really comes down to what vision you have for what has helped power our economy.

The Republican theory of the case is that our economy is powered by providing tax rate cuts to people at the very high end of the income scale and somehow the benefits of that will trickle down and lift everybody up. The problem with that theory is it already crashed in the real world. Right in the early 2000s, that is what President Bush did. Incomes for folks at the top went up even more, but everybody else was running aground, running in place, or falling behind.

That is why we presented a budget based on an economy that accelerates because more Americans are able to make bigger paychecks through harder work, and that is why we proposed to change the Tax Code from one that is currently skewed and tilted in favor of unearned income and simply making money off of money and against people who make money off of hard work.

Why is the Tax Code skewed that way today? Probably because a lot of people who could afford to pay a lot of wealthy lobbyists made it that way.

Yet the Republican budget doesn’t close a single tax break for the purposes of reducing the deficit—not corporate jets, not the tax provisions that originally encourage American companies to move jobs and capital overseas. We proposed to close those tax loopholes and bring those jobs and that capital back here to the United States to help power our economy, not the economies of our global economic competitors.

So I hope that this Congress will reject a view of the economy that is based on the idea that everyone can only do well when the folks at the top get a tax cut as opposed to an economy where we are all in it together.

I yield back the balance of my time.
Mr. Chairman, my friend on the other side talks about the two budgets that we have before us, and I would remind him, as the majority leader did, about the debacle of 2010 when no budget came. So we would say that two budgets are better than none.

I continue to be saddened, though, by the politics of division of our friends on the other side, dividing Americans, pitting Americans one against the other. In order for their vision to be true, one would have to believe that the government, and particularly through theoptic of the American people's money and that the government isn't big enough. Those are the things you have to believe that their vision is correct.

Let me set the record straight on a couple of items that have just been brought up:

One, our budget allows for over $300 billion in spending on innovation and research over the next 10 years. Our budget provides for a Medicare program that's guaranteed for all seniors, and with greater choices for those seniors. Our budget provides for a path in terms of infrastructure to actually find real money for transportation, not just painting a rosy picture for folks. And our budget provides for that health care that health care ought to be controlled by patients and families and doctors, not by Washington, D.C.

What we do is responsibly lay out a plan for a healthy economy, an opportunity for all, a future that opens doors for people, doesn't subject them to the dictates of Washington, D.C. You see, we believe in America, and we believe in Americans—all Americans.

We understand our problems are significant. There is no doubt about it, Mr. Chairman. We hear the people of this Nation crying out, crying out for leadership here in Washington.

This Balanced Budget for a Stronger America will result in a government that is more efficient and more accountable, one that frees up the American spirit, that of optimism and enthusiasm to do great things and to meet great challenges.

I ask my colleagues for their strong support for this Balanced Budget for a Stronger America. I encourage a “yes” vote on the amendment and a “yes” vote on final passage.

I yield back the balance of my time.

Mr. Chairman, the House Republican budget ransacks our nation's commitment to education—the foundation for economic opportunity and a successful future—with severe cuts in elementary and secondary education and early learning programs, including measures which make college less affordable for millions of students who rely on Pell Grants, federal student loans, and higher education tax credits.

In addition to students, the proposed Republican budget threatens workers, women and children. Under the Republican budget, middle class families will see higher taxes and millions will see fewer jobs. The last thing that hard-working Texas families can afford right now is higher taxes, fewer jobs and less growth. This budget would cut our investments in our nation's R&D and innovation enterprise—the investments that have allowed us to be a leader that for far too long short-change those accounts in an attempt to cut a few more dollars from the deficit over the short-term, the reality is that we will wind up short-changing our future economy and quality of life for decades to come.

We need a budget that takes need into account and a better set of values to build a strong and prosperous America. I support a budget that would aid the American people by advancing our healthcare system, securing a pathway to proper funding for medical advancements and ensuring affordable and accessible care. I support a budget that values the future of America's role in STEM advancements through technological innovation and scientific research. I support a budget that would lower taxes for working families and students; and a budget that would make sound investments in programs like Head Start. I support a budget that would reinvigorate our infrastructure through highway and mass transit planning and investment. As it stands, the Republican budget does not bring all of these options to the table.

The Missouri line, as law-makers, we must set aside our own political agendas by joining together to pass legislation that benefits all Americans. I encourage all of my colleagues to join me in strong opposition to the Republican Budget, and instead to support the President's FY16 and to commit to more robust investments in our future economic prosperity.

Mr. CALVERT. Mr. Chairman, our national debt continues to pose a serious threat to our future economic growth and national security. If we fail to act, these threats will grow and the risk to our country will be greater. Like so many American households know all too well, balancing a budget is never easy. The budget process requires us to make a number of hard choices between priorities we all support. However, there is no doubt that if we fail to make these difficult decisions today, we will face even more ominous options in the years ahead.

If we followed President Obama's budget plan that's exactly where it would take us—more spending, more debt, and more kicking the can down the road. That's not leadership.

Thankfully, House Republicans have chosen to once again pursue a responsible path that leads to a truly balanced budget. I want to ap- plaud Budget Committee Chairman Tom Price and the rest of our colleagues on the committee for drafting a budget that cuts more than $5 trillion in spending and balances the budget in less than 10 years without raising taxes.

The House budget will enhance our economic future by calling for a fairer, simpler tax code and repealing the job-killing provisions in ObamaCare, including its taxes, regulations and mandates. The plan promotes freedom of choice, affordability, and patient-centered health care solutions.

To protect our national security, the House budget will ensure necessary funding is provided for troop training, equipment and compensation. Defense spending under the plan will be greater than the level proposed in the President's budget and will ensure readiness. The budget also includes provisions that will improve the efficiency in the Defense Department, including the civilian workforce.

Specifically, the budget contains language that echoes the REDUCE Act, legislation that I have introduced that would require any reductions in military and strategic forces be accompanied by appropriate reductions in the civilian workforce in order to maintain a ratio that more closely resembles the historical average.

There's no question that the House budget requires a number of sacrifices, but American families make and live with similar sacrifices every day and they expect our government to do the same. President Obama may not understand that, but I do and I encourage all of my colleagues to support the House Republican budget and its path towards a brighter economic future and a more secure America.

The Acting CHAIR. The question is on the amendment in the nature of a substitute offered by the gentleman from Georgia (Mr. Tom Price).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Mr. TOM PRICE of Georgia. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Georgia will be postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in House Report 114-49 on which further proceedings were postponed, in the following order:

Amendment No. 5 by Mr. Tom Price of Georgia.

Amendment No. 6 by Mr. Tom Price of Georgia.

The Chair will reduce to 5 minutes the time for any electronic vote after the first vote in this series.

AMENDMENT NO. 5 IN THE NATURE OF A SUBSTITUTE OFFERED BY MR. TOM PRICE OF GEORGIA

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Georgia (Mr. Tom Price) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.
The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 105, noes 319, not voting 8, as follows:

(ROLL NO. 140)

AYES—105

Allen
Amash
Barton
Benjamin
Bilirakis
Bishop (MI)
Black
Blackburn
Blum
Brat
Buchanan
Burges
Carte (GA)
Chabot
Chaffetz
Clawson (FL)
Cole
Collins (GA)
Fincher
Fleischmann
Fox
Garrett
Goldsmith
Goodlatte
Goodwin
Gosar
Graves (GA)
Griffith

NOES—319

Abraham
Adams
Adler
Aguilar
Amodei
Ashford
Barbier
Barrett
Bauer
Baumgartner
Bass
Beatty
Belcher
Bera
Beyer
Bishop (GA)
Bishop (UT)
Blumenauer
Boehner
Boebinger
Boehm
Beresford
Bentz
Bentz
Breyer
Brown (FL)
Brownley (CA)
Buck
Bustos
Butterfield
Byrne
Calvert
Capps
Capuano
Carpenter
Carson (IN)
Carter (TX)
Cartwright
Castronova
Castronova (TX)
Chu, Judy
Cicilline
Clark (MI)

Recorde...
Mr. TOM PRICE of Georgia. Mr. Chairman, I want to thank all of my colleagues for their work on this. Budgets aren’t easy things, clearly. We have navigated some interesting times over the past couple of weeks. But I want to thank my colleagues for their hard work and their support.

I especially want to thank the staff on the Budget Committee, both the majority and the minority staff. They worked tirelessly to get these work products forward. So I just want to say before all the Members of the House of Representatives how proud I am of the staff work that has been done.

I reserve the balance of my time.

Mr. VAN HOLLEN. Madam Chair, I want to start by joining the chairman of the committee in thanking all Members for a vigorous debate, and especially to thank the staff of the Budget Committee.

As for the Republican budget itself, nothing has changed since we began the debate yesterday to make it any better. It is the wrong direction for America.

Madam Chair, when we gather here today, there is good news and bad news and some very bad news.

The bad news is the economy has been picking up. More Americans are working back to work. Not everything is rosy. We have a long way to go, but the trends are in the right direction.

But the bad news is that Americans are working harder than ever, but a lot of them feel like they are running in place, and many are falling behind.

This is a chronic problem. We have seen worker productivity in this country go up and up and up over the last several decades, but that additional hard work and productivity has not translated into higher wages for most working Americans. They have seen a flat paycheck.

If it is not going into higher wages for most workers, where is it going? It has gone disproportionately to the folks at the very top—on the theory that somehow that is going to trickle down and boost the economy. It is a theory that crashed in the real world under President Bush when incomes for folks at the top went up but when everybody else has been falling behind.

Now, we had some good news after the election. The Speaker of this House and the Republican leader said they understood this issue. In fact, they both wrote that they were looking forward to helping struggling middle-class Americans and were looking forward to dealing with wage stagnation.

The very bad news for the country, Madam Chair, is, when you look at this Republican budget, it turns out they were just kidding because this Republican budget is very hard on hard-working Americans and on those looking to get started back to work for the American people.

I yield back the balance of my time.

Mr. TOM PRICE of Georgia. Madam Chair, it has been said that budgets are about visions and that they are moral documents, and they are.

What is our vision? I believe in promoting the greatest amount of opportunity and the greatest amount of success for the greatest number of Americans so that the greatest number of
American dreams can be realized and doing so in a way that demonstrates real hope and real compassion and real fairness without Washington’s picking winners and losers.

Many of our friends here on this floor have talked about budgets being moral documents, and they are. Let me ask, Madam Chair: Where is the morality in trapping disadvantaged people in a web of welfare programs that discourage self-sufficiency and, instead, shackle them to government dependency?

Where is the morality, Madam Chair, in stifling medical innovation and preventing new treatments from reaching patients because of ever-expanding Washington bureaucracy and red tape?

Where is the morality, Madam Chair, in tying college students to years of crippling debt because of a government-run program loan that drives up tuitions?

Where is the morality in heaping trillions of dollars of debt onto future generations, and the Speaker pro tempore (Mr. Goodlatte) has given us just one more. Instead, this budget leaves them out in the cold. We cannot allow this to happen. I urge my colleagues to vote against it.

The Acting CHAIR. At 11:03 a.m., pursuant to House Resolution 163, the majority leader notified the Clerk of the House that the Speaker pro tempore had received the concurrent resolution (H. Con. Res. 27) establishing the budget for the United States Government for fiscal year 2017 through 2025, and, pursuant to House Resolution 163, the Speaker pro tempore had reported that the House agreed to the Speaker pro tempore's amendment in the nature of a substitute to the Concurrent Resolution on the budget for the fiscal year 2017, and, pursuant to the rule, the previous question is or- dered. The SPEAKER pro tempore. Under the rule, the previous question is or- dered.

The question is on the amendment. The amendment was agreed to. The SPEAKER pro tempore. The question is on the concurrent resolution, as amended. Under clause 10 of rule XX, the yeas and nays are ordered.

Pursuant to clause 8 of rule XX, this 15-minute vote on H. Con. Res. 27 will be followed by a 5-minute vote on agreeing to the Speaker’s approval of the Journal, if ordered.
REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 2, MEDICARE ACCESS AND CHIP REAUTHORIZATION ACT OF 2015, AND PROVIDING FOR PROCEEDINGS DURING THE PERIOD FROM MARCH 27, 2015, THROUGH APRIL 10, 2015

Mr. BURGESS, from the Committee on Rules, submitted a privileged report (Rept. No. 114-50) on the resolution (H. Res. 173) providing for consideration of the bill (H.R. 2) to amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and strengthen medicare access by improving physician payments and making other improvements, to reauthorize the Children’s Health Insurance Program, and for other purposes, and providing for proceedings during the period from March 27, 2015, through April 10, 2015, which was referred to the House Calendar and ordered to be printed.

ELECTING A MEMBER TO A CERTAIN STANDING COMMITTEE OF THE HOUSE OF REPRESENTATIVES

Mr. BECERRA. Madam Speaker, by direction of the Democratic Caucus, I offer a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution, as follows:

That the following named Member be and is hereby elected to the following standing committee of the House of Representatives:

1. Committee on Small Business.

Mr. Moulton.

Mr. BECERRA (during the reading).

Resolved, That the following named Member be and is hereby elected to the following standing committee of the House of Representatives:

1. Committee on Small Business.

—Mr. Moulton.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on the motion to suspend the rules and pass the bill (H.R. 1527) to accelerate the income tax benefits for charitable cash contributions for the relief of the families of New York Police Department Detectives Wenjian Liu and Rafael Ramos, and for other purposes. The Clerk will read the title of the bill.

The text of the bill is as follows:

H.R. 1527

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE. This Act may be cited as the “Slain Officer Family Support Act of 2015.”

SEC. 2. ACCELERATION OF INCOME TAX BENEFITS FOR CHARITABLE CASH CONTRIBUTIONS FOR RELIEF OF THE FAMILIES OF NEW YORK POLICE DEPARTMENT DETECTIVES WENJIAN LIU AND RAFAEL RAMOS.

(a) In General.—For purposes of section 170 of the Internal Revenue Code of 1986 a taxpayer may treat any contribution described in subsection (b) made between January 1, 2015, and April 15, 2015, as if such contribution was made on December 31, 2014, and not in 2015.

(b) Contribution Described.—A contribution described in this subsection shall be treated as a cash contribution made for the relief of the families of slain New York Police Department Detectives Wenjian Liu and Rafael Ramos, for which a charitable contribution deduction is allowable under section 170 of the Internal Revenue Code of 1986.

(c) Recordkeeping.—In the case of a contribution described in subsection (b), a telephone bill showing the name of the donee organization, the date of the contribution, and the amount of the contribution shall be treated as meeting the recordkeeping requirements of section 170(f)(17) of the Internal Revenue Code of 1986.

(d) Clarification That Contribution Will Not Fail To Qualify As A Charitable Contribution.—A cash contribution made for the relief of the families of New York Police Department Detectives Wenjian Liu and Rafael Ramos shall not fail to be treated as a charitable contribution for purposes of section 170 of the Internal Revenue Code of 1986 and subsection (b) of this section merely because such contribution is for the exclusive benefit of such families. The preceding sentence shall apply to contributions made on or after December 20, 2014.

(e) Clarification That Payments By Charitable Organizations To Families Treated As Exempt Payments.—For purposes of the Internal Revenue Code of 1986, payments made on or after December 20, 2014, and on or before October 15, 2015, to the spouse or any dependent (as defined in section 152 of such Code) of slain New York Police Department Detectives Wenjian Liu or
Rafael Ramos by an organization which (determined without regard to any such payments) would be an organization exempt from tax under section 501(a) of such Code shall—

(1) be treated as related to the purpose or function constituting the basis for such organization’s exemption under such section, and

(2) shall not be treated as inuring to the benefit of any private individual.

If such payments are made in good faith using a reasonable and objective formula which is consistently applied with respect to such Detectives.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Wisconsin (Mr. RYAN) and the gentleman from New York (Mr. JEFFRIES) each will control 20 minutes.

The Chair recognizes the gentleman from Wisconsin.

Mr. RYAN of Wisconsin. Madam Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on H.R. 1527, currently under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

Mr. RYAN of Wisconsin. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I am going to let Mr. JEFFRIES from New York explain what the bill does. This is something that I want to thank the gentleman from New York for bringing to our attention. This is the kind of thing we have done in the past under certain situations in emergencies such as this.

I would simply like to thank the gentleman for bringing it to our attention, and I think Mr. JEFFRIES can explain the bill very well.

Madam Speaker, I reserve the balance of my time.

Mr. JEFFRIES. Madam Speaker, I yield myself such time as I may consume.

Let me first thank Chairman RYAN for his leadership and his support in bringing this important legislation, the Slain Officer Family Support Act of 2015, to the floor of the House of Representatives.

Let me also thank my good friend, the lead Republican cosponsor, Representative PETE KING, for his partnership on this bill, which is of great importance to the people of New York, as well as law enforcement throughout the entire Nation.

It is an honor and a privilege for me to represent the Eighth Congressional District in New York City, proud home of the New York Police Department, one of the finest in the world.

On December 20, 2014, unspeakable tragedy struck the Bedford Stuyvesant community that I represent. While sitting in their marked patrol car, Detectives Wen Jian Liu and Rafael Ramos were approached from behind and, without warning, assassinated at pointblank range through the passenger side window.

Liu and Ramos, both Brooklyn residents, had been assigned to patrol the Tompkins project housing development in Bedford Stuyvesant as part of a “critical-response detail” responding to an increase in violence over the previous year. They volunteered to be there as part of their willingness to protect and serve the people of New York City. They did it simply for wearing that blue uniform.

Detective Liu, age 32, who moved to Brooklyn’s Gravesend section earlier that year, was the only son of Chinese American immigrants and came to the United States with his family at the age of 12. He is survived by his parents and his new wife, whom he just married a month prior to that fateful day.

Committed to his adopted New York City, Mr. Liu was inspired to become a police officer after witnessing the attacks on September 11. After studying at both Kingsboro Community College and the College of Staten Island, he joined the auxiliary police in 2006 and in 2007 graduated from the police academy. Detective Liu served as a New York Police Department officer for 7 years.

Detective Ramos, a 2-year veteran of the NYPD, had recently celebrated his 40th birthday. He was a lifelong Brooklyn resident. He was committed to his community and active in his church in Glendale, Queens.

Rafael Ramos first served as a school safety agent before realizing his lifelong dream of becoming a police officer in January 2012. He then decided that he also wanted to become a police chaplain. He spent 10 weeks studying to get his certification. His chaplain class was scheduled to graduate at 4 p.m. on the day he was killed. Detective Ramos was giving into full-time ministry after retiring from the New York Police Department.

He is survived by his wife and two sons, Jaden, 13, and Justin, a 19-year-old college student.

Throughout New York and across this Nation, there was an outpouring of love and support for these two men and the families that they left behind.

Under current law, individuals contributing to organizations that provide financial support to the families of slain detectives were required to make their contributions by December 31 of last year in order to qualify for a tax deduction in connection with a 2015 filing.

Those officers were assassinated on December 20. This bill extends the date of eligibility. Upon enactment, charitable contributions made by this year’s April 15 tax deadline would be deductible immediately.

The Joint Committee on Taxation has scored the bill as having a negligible budgetary impact of $500,000 or less over 10 years. It is similar, as Chairman RYAN pointed out, to legislation this Congress passed in 2014 and in 2010 in the wake of natural disasters in the Philippines and Haiti.

The assassinations of Detective Ramos and Detective Liu were a national tragedy that shocked the conscience of America and shook New York City to its core. In the aftermath, we cannot forget the families left behind when these two brave heroes were killed tragically in the line of duty. As part of that effort, this legislation will take a significant step in that direction.

Let me again thank Chairman RYAN and Representative KING, as well as the other cosponsors of the bill, for their support in bringing this legislation to the floor.

For these reasons, I respectfully urge my colleagues in the House to support H.R. 1527, and I yield back the balance of my time.

Mr. RYAN of Wisconsin. Mr. Speaker, I think the gentleman from New York said it very, very well. I think this is the right and appropriate thing to do, and I thank him for bringing it to our attention.

With that, I yield back the balance of my time.

Mr. KING of New York. Mr. Speaker, I rise today in support of the Slain Officer Family Support Act of 2015. This bill, championed by Representative HAKEEM JEFFRIES, which I was proud to co-sponsor, will encourage charitable contributions to the families of slain New York Police Department (NYPD) Detectives Wenjian Liu and Rafael Ramos by extending the tax deduction period for such contributions. I have been fortunate to meet and talk with the families of these two heroes.

The government has a moral duty to reward those who step forward in times of tragedy. The Slain Officer Family Support Act is critical to ensuring that those who kindly assist the families of slain NYPD Officers Liu and Ramos are rewarded. I commend Representative JEFFRIES for his hard work on this important bill.

Mr. PASCRELL. Mr. Speaker, every day hundreds of thousands of federal, state, and local law enforcement officers put their lives on the line to keep our communities safe. Unfortunately, the grave risk that our law enforcement officers face was tragically confirmed again this past Christmas when on-duty NYPD officers Ramos and Liu were murdered while simply sitting in their squad car. Regrettably, attacks against our nation’s law enforcement officials are too common. Just yesterday, we lost Washington, D.C., Metropolitan Police Officer Michael Johnsen and a state trooper in Wisconsin, who were shot and killed responding to incidents. Every loss of life is tragic. Our communities are particularly heartbroken when the life of a law enforcement officer is taken. But when the funerals are over and the news subsides, it is families and coworkers who must continue to cope with the tragic loss.

Thankfully, many Americans did what they could to ease the burden of the family members of Detectives Ramos and Liu left behind. That is why I am proud to support the Slain Officer Family Support Act. This bill would provide those who have opened their hearts to the families of these slain officers
with a corresponding charitable deduction on their 2014 tax returns. We must continue to honor and remember the sacrifice of these officers and support this legislation.

The SPEAKER pro tempore (Mr. NEWHOUSE). The question is on the motion offered by the gentleman from Wisconsin (Mr. RYAN) that the House suspend the rules and pass the bill, H.R. 1527.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

A motion to reconsider was laid on the table.

STAFF SERGEANT JOSEPH D’AUGUSTINE UNITED STATES POST OFFICE RENAMING

(Mr. GARRETT asked and was given permission to address the House for 1 minute.)

Mr. GARRETT. Mr. Speaker, it is indeed with a heavy heart that I rise today to honor the life and legacy of one of New Jersey’s sons, Staff Sergeant Joseph D’Augustine of Waldwick, New Jersey.

Staff Sergeant D’Augustine was killed almost 3 years ago this week, on March 27, 2012, while conducting combat operations in Afghanistan. In the greatest act of sacrifice possible, he gave his life while protecting his fellow men and women in uniform. He was just 29 years old.

Today, I come to the floor of the House to introduce legislation that will ensure that Staff Sergeant D’Augustine’s legacy lives on for generations to come.

This legislation will designate the United States Postal Service located at 1 Walter Hammond Place in Waldwick, New Jersey, as the Staff Sergeant Joseph D’Augustine Post Office Building.

Understandably, no action by this Congress could ever repay Staff Sergeant D’Augustine’s sacrifice. This bill, however, will create a permanent and visible memory of his heroism.

Although this bill passed this House last Congress, unfortunately, my colleagues in the Senate did not take it up. So I come here tonight, hopeful that my colleagues in both the House and Senate will take action to get this bill passed and signed into law so that his legacy will live on.

JOINING THE HOUSE

REMEMBERING DAVID MARSH

(Mrs. LOVE asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. LOVE. Mr. Speaker, I wish to stand with others in my district—my constituents—and offer my heartfelt condolences to the family and friends of David Marsh, who passed away early Monday.

David became the victim of a senseless act of violence as he stood behind the counter of Lee Mart, the convenience store where he worked for 25 years in Murray, Utah. He was shot during a robbery.

Many individuals are honored on this floor after receiving accolades and publicity, but I wish to honor David because of his consistent positive impact on others. He made a profound impression on those he met through his hard work and dedication. He was a wonderful father and role model who became a fixture in the community. His kind and loving nature made his family, friends, and acquaintances smile.

It is people like David who make our Nation great. I hope that we can all honor the life of David Marsh by being engaged citizens and connecting with love and understanding to the people around us.

GERMANWINGS FLIGHT 9525

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise this evening with deep sadness in the wake of the terrible tragedy involving Germanwings Flight 9525.

While the investigation is still ongoing, it is believed that all 150 passengers on board have been lost, including three American citizens. Also on board were 16 German students who were on their way back to Germany following their 10th-grade class trip to Spain.

Mr. Speaker, every tragedy of this magnitude brings heartbreak, but we are especially saddened by the loss of so many young people full of hope and promise.

Mr. Speaker, it is my hope that investigators can quickly determine the cause of this tragedy for the victims’ families.

As cochair of the bipartisan German-American Congressional Caucus, I want to extend our heartfelt thoughts and prayers to all the victims and their families, and our allies in the several countries currently addressing this tragedy.

CONGRESSIONAL PROGRESSIVE CAUCUS: THE BUDGET’S IMPACT ON WOMEN

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 6, 2015, the gentlewoman from New Jersey (Mrs. WATSON COLEMAN) is recognized for 60 minutes as the designee of the minority leader.

GENERAL LEAVE

Mrs. WATSON COLEMAN. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the subject of my Special Order. The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from New Jersey?

There was no objection.

Mrs. WATSON COLEMAN. Mr. Speaker, earlier today, my colleagues and I debated and passed a budget about which I have quite a few concerns.

Budgets are statements of values. They should map out the priorities we have for our Nation. The resolution that the House adopted earlier suggests that our priorities are the interests of the top 1 percent of earners, the interests of corporations. Certainly, not the interests of working families.

Mr. Speaker, according to a Pew Center analysis of census data, 4 out of every 10 households with children now have a mother who is either the sole or primary bread winner. That means that 40 percent of families are led by a woman.

As we approach the end of Women’s History Month, my Congressional Progressive Caucus colleague and I have come to the floor this evening to talk about the impacts of the Republican budget on women.

As I have said, women now lead 40 percent of our Nation’s households with children, a huge socioeconomic shift for this country; but when you dig deeper, 25 percent of those households are single-parent homes where women are the only provider. Those women need health care to be able to keep going to work. As we know, Mr. Speaker, not every employer offers health care.

Fortunately, 5 years ago, we passed the Affordable Care Act, and now, more than 16 million Americans have access to health insurance, many of them for the first time.

The Affordable Care Act gave women more control over their health than
they have ever had before, with free preventative care, including annual screenings, and free coverage for contraceptives. There were also a host of benefits, economic and otherwise.

The Congressional Budget Office projected that published Federal spending for Medicare, Medicaid, and the Children’s Health Insurance Program, commonly referred to as CHIP, will be $682 billion less over the 2011–2020 period than projected in 2010 without the Affordable Care Act.

Our national healthcare costs have, indeed, slowed dramatically. The uninsured rate for working-age adults dropped 35 percent, from 20.3 to 13.2 percent; but it seems that all the bill’s benefits don’t mean much to my Republican colleagues who have found a huge and factually questionable portion of their budget’s “savings” from repealing the law.

Mr. Speaker, we have just discussed the impact of health care and the Republican colleagues who have found a huge and factually questionable portion of their budget’s “savings” from repealing the law. Without access to the health care they need for themselves and their families, Republicans must be assuming that women will be able to take paid time off for work. Unfortunately, we passed the wrong budget.

To tell you a little more about this problem, it is my pleasure to yield to the gentlewoman from Michigan (Mrs. LAWRENCE).

Mrs. LAWRENCE. Mr. Speaker, I rise today to urge this House to support the people’s budget.

The Federal budget is not just a financial document; it is a moral document. The best way to grow our economy is to ensure that Americans have good jobs that pay a livable wage.

The numbers that you just heard is a fact. In 40 percent of households with children under 18, mothers are either the only or the primary source of income for the family. Many of these mothers struggle to afford the cost of affordable childcare, paid family leave, or paid sick days.

Increasing the minimum wage and providing paid medical or sick leave will have a direct positive impact on millions of working mothers. As of last month, 3 States and 17 cities will soon have or now have paid sick leave day laws. This is a good start, but, Mr. Speaker, people must be first.

Mrs. WATSON COLEMAN. I thank the gentlewoman from Michigan.

Mr. Speaker, with more women as the primary breadwinners than ever, it is important to point out that two-thirds of the minimum wage workers are women.

Women are notoriously underrepresented with equal pay for equal work. The Federal minimum wage right now is only $7.25 per hour, working full time would make just $14,500. That is below the poverty line for a family of three.

If we want to make sure American families can work hard to get ahead, it seems that we would want to make sure they are getting paid enough to do so; yet this issue is completely absent from the Republican budget, and still, women will be notoriously underpaid for the work that they do.

Mr. Speaker, women are also notoriously underrepresented in science, technology, engineering, and mathematics fields. These are the jobs of tomorrow. These are the jobs that will grow our economy, that will make us globally competitive.

Unfortunately, we cannot address these issues of underrepresentation of women in those areas—science, technology, engineering, and mathematics—because the Republican budget that we passed today does not think it is important.

The people’s budget, on the other hand, would lift the minimum wage, would increase the opportunities for women in educational fields where they have been underrepresented and would result in a raise for more than 27.8 million workers, including the 15.3 million women.

There are broader societal impacts to raising the minimum wage as well. For starters, since women are the majority of minimum wage workers, lifting the Federal minimum wage would close the pay gap by nearly 5 percent. I know it has been said time and again, Mr. Speaker, but raising the minimum wage will also boost our economy.

For these workers, additional wages aren’t dropping into savings accounts; they are paying for things they need right now. Research indicates that for every $1 added to minimum wages, low wage worker households spent an additional $2,800 the following year. That is a win-win situation.

Unfortunately, we didn’t adopt the budget that included the minimum wage increase. We adopted the budget that included new tax cuts for the top 1 percent at the expense of the middle class.

Mr. Speaker, the point that we have tried to make here is that we have passed the wrong budget. The Republican budget is wrong for women. It is wrong for the middle class. It is wrong for the Nation’s economy.

The foundations of the American Dream are crumbling beneath our feet just right as we speak, with stagnant wages, struggling schools, and a wealth gap that is only getting bigger.

We can’t move forward with policies that are only going to make matters worse. We need to expand our reach, and fight together for policies that will build an economy that works for everyone.

Mr. Speaker, I yield back the balance of my time.

THE FUTURE FORUM

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 13, 2015, the Chair recognizes the gentleman from California (Mr. SWALWELL) for the remainder of the hour as the designee of the minority leader.

Mr. SWALWELL of California. Mr. Speaker, I rise today to address one of the greatest moral crises of our time: student loan debt on my generation. Because of student loan debt, an entire generation is in financial quicksand.

Among the proposals the House considered today was the student loan debt that our generation carries today. Approximately 40 million Americans had one or more student loans. The average amount owed on student loans is $33,000, and 70 percent of students graduating this year will be burdened with this debt.

On average, it will take a student with this debt, graduating with a bachelor’s degree, over 19 years to pay off their loans.

This evening, the House Democratic Caucus’ Future Forum will address this moral crisis, and we have got a number of Members who will work with us this evening to talk about their personal stories or stories that they are hearing in their district.

We have also asked Americans across our country, including in my congressional district in the East Bay, to tweet or Facebook at us under #mystudentdebt or #futureforum; and we will answer some of their tweets this evening.

First, I am going to yield to a colleague of mine who came in, in the
Mr. KILMER. Mr. Speaker, I grew up in a small town in Washington State that I now have the opportunity and the honor of representing.

My folks were schoolteachers. My father, actually, this year, is in his 50th year as a teacher in the classroom. The reality is I couldn’t have gone to college if it hadn’t been for the support of my community and the assistance of financial aid.

I got grants and I got loans that made the dream of college a reality, and I had a community that had my back, that literally passed the hat by providing me with scholarships to help me fulfill my own dreams of a college education.

I believe that education is the door to opportunity, and for a lot of families, including mine, financial aid is the key to that door; but the reality is, for too many families today, that door is locked. We have got work to do.

In 2013, Democrats and Republicans came together to pass legislation to protect student borrowers so that they can obtain low interest rates, but our work is not done. We need to continue to have a commitment to quality and affordable education.

That is why I am proud to be a cosponsor of a bill that would allow those with outstanding student loan debt to be able to refinance at the same low rate as new borrowers.

In 1930, two and a half centuries ago, Benjamin Franklin wrote: “An investment in knowledge pays the greatest interest.” I think that was true when he wrote it, and I think it remains true today. We know this.

Not every student is going to go to college, but they may want to go back to their jobs and want to go back to school.

Mr. SWALWELL of California. I know there are a number of colleges in your district in Washington or around your area that you have the opportunity to talk to directly about young people today and they are thinking about going to college, how much are you hearing that the potential of debt is weighing on that decision?

Mr. KILMER. I appreciate the question. It is the main concern that we hear.

I was in a high school classroom just last month and heard concerns from students who said: I want to go to college. I want to pursue that opportunity, but I am fearful that I won’t be able to afford it.

We have seen in my State and in States all throughout this country that as States faced difficult budget times, two things happened. One, State support for our educational institutions got cut, and tuition rose. Oftentimes, financial aid—either from the institutions or from other sources—didn’t keep up with those increases in tuition. So young people are concerned about that. That is why further education is going to be really important for their chances of getting a good job. Again, not every job requires higher education, but as we look at those fastest-growing jobs in our economy, more and more of those jobs require at least some postsecondary education.

Mr. SWALWELL of California. And is it just young people who are concerned about it? What do you hear from their parents as far as what the debt means if they have got a child who has just graduated college and out there in the job market? Are you hearing from the parents as well?

Mr. KILMER. It is certainly a huge concern.

In nearly every town hall meeting I have, concerns around student loan debt and access to affordable, quality education come up. But even outside of parents, there are folks in my community who have, unfortunately, lost their jobs and want to go back to school.

I was at Olympic College in my district in Bremerton, Washington, and their foundation had a luncheon that was to support students and their ability to pay for college. We heard from one of the students who was a more mature student who had started her college career either sleeping in her car or sleeping in the student center. And that, for too many people, is a reality that we need to work to change so that education is affordable, that education is quality, and that the key that financial aid represents to that door of opportunity is available for everybody.

Mr. SWALWELL of California. I think that was true when he came from Natalie from Washington, and I look forward to seeing your good work across Washington and in this Congress to address this moral crisis of our generation.

Mr. KILMER. Thank you.

Mr. SWALWELL of California. I mentioned that we are going to be having a conversation not just here on the House floor, but we have been talking to young Americans and people with student debt across America. So you can follow me on Twitter at #mystudentdebt or on Facebook at #mystudentdebt or also tweet under #futureforum.

I just want to read one of the first tweets that came in on this, and this is from Natalie who came from my hometown in Dublin, California. It is a place where, when I was growing up there, only less than 30 percent of the high school graduates were going on to 4-year universities. That number is more than doubled. But there are young people like Natalie who have gone on to college have this to say.

She is in college now and she said that she pays $300 each month to reduce her interest payments, and without such payments, she could save to buy a house.

So we are asking on social media, first: What is your monthly payment for your student loan debt? For some student loans, you have to start paying them immediately while you are still in college, especially for many of the private ones. Others you have to pay them immediately upon graduation.

The second question is: What would you do with that money if you weren’t spending it on your student loan debt? How would you spend that money?

With Natalie’s $300, we can imagine if she didn’t have to spend that on her student loan debt, that would be spent in the economy, hopefully allowing her to buy a used car, to buy a used car and be able to pay the interest payment, pay her rent, hopefully near where she works, and she doesn’t have to spend as much time on the road.

So there is a ripple effect that goes out into the economy if we can lessen the burden that the student loan debt has on younger people in our country.

This is one that is personal to me because I have student loan debt. My student loan story is that I was fortunate to go to college on an athletic scholarship. That was the only reason I was able to go to college.

My parents were not able to afford to send me to college, and I knew that I had to work hard and play soccer well,
and that would be my ticket and that I would be the first in my family to go to college. But like many young athletes, I got injured. I wanted to stay in college, so I had to take out student loans. About 90 percent of the student loans I took out were Federal student loans. So there is a burden between the Federal student loans I had and the tuition that I owed. So we had to take out some higher interest private loans.

Over $10,000 is what I have today, and I have complained about it. I knew it was an investment in my future. And I worked every job I could to try to make it work and to meet the tuition demands that I had every semester.

But I have talked to young people from where I grew up and across our country, and I have realized that this isn’t something that is just affecting me. I pay roughly $400 a month still on the student loan debt. It is something that has been like an anchor for young people across our country—41 million young people, approximately, with over $1 trillion in student debt.

It weighs on every major decision they have to make in their formative years and whether to start a family, being able to buy their first home, leaving the job they have to take a risk and go out and start a business on their own.

Of all of these decisions, the biggest factor for young people today is that student debt that they carry. And it is weighing them down. It is weighing an student debt that they carry. And it is weighing an anchor on their lives. I pay roughly $400 a month still on the student loan debt.

This morning I had the opportunity to meet with the chancellor of one of our flagship State universities in the district I represent, the University of Colorado at Boulder. Chancellor Phil DiStefano came by, and we talked a lot about college affordability.

This morning I had the opportunity to meet with the chancellor of one of our flagship State universities in the district I represent, the University of Colorado at Boulder. Chancellor Phil DiStefano came by, and we talked a lot about college affordability.

Now, the university, in its own right, I am proud to say, is doing what they can. They are creating a new 3-year program, where students can graduate in 3 years and only have to pay for 3 years of tuition. They are also creating an interest-free installment program, where they pay their fees spread out over a longer period of time without interest, financed through the university.

And I am very proud to report that CU will only increase student tuition by 3 percent this year, which is the lowest increase in several decades.

Now, moving from what many of our universities are trying to do in their own right, what can we do as Congress to help them to succeed in the workforce. We are not doing enough. We ought to address some of the cost drivers within higher education. I think we took a good first step with the Affordable Care Act, with looking at some of the costs of health care in education.

Another example is looking at some of the costs of content acquisition. Dr. Phil DiStefano was telling me that their library acquired material and keeping their professional journal subscriptions is increasing at 15 percent a year. One of their cost drivers. That is why some of us here supported a bill—and President Obama took the first steps on this—to make sure that the tax-exempt research money that is funded through NIH research—it is funded through NIH or NASA, taxpayer-funded research—is made freely available to the public and is not only available in prescription journals, the cost drivers for our universities but make access to the very science that we, the people, financed less egalitarian by limiting it to those who can pay for it.

In addition, we talked about open source textbooks. Would you believe that after you pay tuition, after you finally, you know—oh, my gosh, with this debt and my parents’ help and my job—oh, but then guess what? $1,100 for textbooks. I kid you not. I had heard from a lot of students that their textbooks were $1,100, $1,200. And when I heard from constituents, that is one of the top things that I hear. I hear from people who might have graduated 3 years ago, 5 years ago, even 20 years ago, but their debt load is impacting their ability to live their lives; their ability to buy a home, which they can’t do because of it; their ability to have a family simply because of the way or the manner that they financed it or the time they financed it. I think it is inappropriate for us to find a way to make sure that people are rewarded for their educational achievement and not penalized.

The greatest asset our country has is our intellectual capital. It is the ideas and knowledge of our people. That is our greatest asset. Yet in this day and age, the fact that we are penalizing people for bettering themselves and for acquiring knowledge that is needed for our economy to succeed is absolutely ridiculous, and that is exactly what we need to do.

But like the gentleman from California to talk about how some of these issues were highlighted in the recent budget debates we had because when a lot of people hear, oh, the Democrats and Republicans are fighting about the budget, it seems very esoteric. They say, what is this budget? What do they mean?

Well, these are very important statements because it shows how each party would govern. Specifically, the
visions that each budget set forth with regard to higher education, college and how to afford it are night and day.

I am hoping that you can talk about, just moments before on the floor of this very House, the budget that, unfortunately the Republican colleagues passed and then contrast that with the budget that you and I voted for which would have made college more affordable and helped families afford college.

Mr. SWALWELL of California. Just looking at the Twitter feed, @bi@moya saying: As graduation approaches, my student debt looms over me like an oncoming storm. It makes me hesitate to start grad school.

I appreciate the gentleman from Colorado alluding to the budget that we, just moments ago on this House floor, voted on. We had two competing budgets when it came to many issues that are important to this country. But for my generation, looking at the generation of 18- to 35-year-olds, there is no issue more important to them. It affects more people than student loan debt.

The Republican budget would cut $220 billion in funds for college accessibility. It would cut Pell grants. It would kill student loan programs, and it cuts income-based repayment. These backward policies not only are hurting students, they are hurting the progress of our economy. They would make college more unaffordable for millions of prospective students.

Nine million students today benefit from Pell grants. Two-thirds of African American students receive Pell grants, and half of Latino students receive Pell grants. Nine out of 10 Pell grant recipients are already taking out student loans. These students need more help from their government.

I want to make it clear that no student that I have ever talked to, no student who has ever taken on the debt believes that this should just be a handout or a gift from the government. The position of the Future Forum, the position of the House Democratic Caucus is that if you believe in young people, if you take a chance on them, and if they are hard-working and qualified, they will take that investment, they will take that risk, and they will pay back their student loan debt. But we don’t have to gouge them. The government doesn’t have to make money on younger people for a way up. The government doesn’t have to make money on people who are looking for and seeking to seize upon opportunity.

Speaking of young people, just joining us now here in the House Chamber is a first-term Member of Congress, someone who is also making a second Future Forum appearance and someone who cares deeply about what student loan debt means for the constituents in his Pennsylvania district.

Mr. Chairman, I yield to BRENDA BOYLE.

Mr. BRENDAN F. BOYLE of Pennsylvania. I very much appreciate the leadership that the gentleman from California has shown in forming our caucus, and also especially when it comes to this issue which is near and dear to my heart. I have talked many times during my campaign about the fact that I thought it would change the dynamic of Congress who himself has tens of thousands of dollars of student loan debt because I wanted to do exactly what we are doing tonight, be able to speak on the House floor and say, yes, this is an incredibly important problem to be dealt with as the national problem that it is.

Depending on how you judge mortgage, student loans are considered either the largest source of debt or the second largest source of debt in America today, a tenfold increase in the last 20 years—tenfold increase. That is unsustainable. I believe that it is unfair and a tremendous burden to those who are young and, frankly, not so young, younger than 26, 27, 28. But not only is there the fairness argument, there is also the argument that it just makes no sense for the United States of America in the 21st century to be going in this direction, to be penalizing those who are attempting to better themselves and become better workers, become better trained and ensure that they can participate in the workforce of the 21st century.

I believe that this is an issue, frankly, that has been underscored and underfocused on over the last several years. I believe that there is a danger of this actually being a student loan debt bubble. And I believe that it is about time that this Congress, the House and the Senate, finally dealt with this as the national crisis that it is.

Mr. SWALWELL of California. So I would ask the gentleman, I am looking immediately to Dolores and who have got a number of people who have kind of chimed in on it. One young person just tweeted at us, Dolores Tepeda. She is a child of immigrants from Guatemala, and she is the first in her family to go to college. Her parents, she says, make the minimum wage, and she has been working for 6 years at a nonprofit and pays $350 a month on her student loan debt. She said without this payment, she would buy a car—she currently has to share one with the entire family—raising families for a way up. The government doesn’t have to make money on people who are looking for and seeking to seize upon opportunity.

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Mr. BRENDAN F. BOYLE of Pennsylvania. I very much appreciate the lead-
essentially the same generation. We saw just this week our colleague, Joe Courtney, within the past week introduced his bill. I want to see if the gentleman has a position on this. It is the Bank on Students Emergency Loan Refinance Act. It would do, I think, it would allow eligible student loan borrowers to refinance their private and Federal loans. As the gentleman knows, if you have an auto loan or if you have a home loan and if you have a business loan, you can often, if qualified, refinance those loans as interest rates change and the markets change. Right now, you can’t do that with student loans. How do you think this would change the debt load that young people are carrying today if they could take that student loan to the marketplace and find competitive refinancing rates.

Mr. BRENDAN F. BOYLE of Pennsylvania. It is my pleasure to introduce Representative Courtney’s bill. Elizabeth Warren is the sponsor in the Senate of the companion legislation. This would have a transformative effect on helping those who right now are struggling with the student loan payment. So many of the ideas that we have are more geared toward those who will be going to college and aren’t yet college age. This is the one idea that can actually help those living today under the burden of higher student loan debt.

It is important to note that neither of us are talking about forgiving debt or eliminating debt or giving people a free ride or allowing them to get away from the debts they incur. We are simply saying allow them to have the market mechanism so many others have; allow them to refinance at the current low rates. This would be a tremendous contribution of billions of dollars saved. And then that is money that in turn will be repumped into our economy. So I believe it would have an incredibly positive effect, and I am a strong supporter of it.

Mr. SWALWELL of California. I am glad you mentioned the effect it would have on the economy. I just heard 2 minutes ago from Andreas Giraldo. He said with the $389 that is going to student loan debt, I could be buying a house. If you just imagine, you take 40 million people who have debt right now, and if we found a way for them to refinance it or reduce it and save them hundreds a month, they are not going just to simply put money or put it under the mattress. They are going to put that money back into the economy.

Mr. BRENDAN F. BOYLE of Pennsylvania. I am thinking of you being in California, you could suddenly have an extra, 3, 400 a month to help them afford the cost of living there and save for a down payment?

Mr. SWALWELL of California. The bay area is a beautiful place to live. It is 80 degrees there this week. It is one of the most educated places in the world. It has an innovation economy that is charting the course for the new American economy and is really defining how the economy is going to work going forward. But the biggest downfall, the downside, if there is any in the bay area right now, is the cost of living. It costs so much to own a house. It costs so much for health care and the starting salary for many young people in costs to be in the bay area today that it is pricing out young people.

So if you go to a good school, you are qualified, you make it to a good school, you take on the student loan debt, and you want to go into the workforce, with the debt that you carry, first, chances are you are not going to be able to live anywhere near where you are going to work because you are not going to be able to afford it. I had the Association of Realtors in my office today. Our local rep, Otto Catrina, was telling me how hard it is for him. He told me the story today of somebody who works at one of the largest tech companies in America. That person makes $100,000 a year. And because of the student loan debt that she has, she is having a very, very difficult time buying a house. That is somebody who makes over $100,000 a year, and that is in the upper echelon of incomes in our country.

Can you imagine the middle class worker, the hard-working American who is making $40,000, $50,000 a year, wants to maybe go do some good and teach in a classroom? How is that person going to live near where they work? How is that person going to buy a house? How is that person going to start a family and have kids?

So I am glad the gentleman asked that, because those are the stories I see back where I grew up. That is why people care about that issue.

Mr. BRENDAN F. BOYLE of Pennsylvania. You actually just referenced another point of this that I think is such a good point, and that is that this student loan debt is actually preventing young people from going out and starting their own businesses, which is a personal tragedy for them, but also has, again, tremendously negative effects on our overall economy. I am wondering, particularly in an entrepreneurial area like the bay area, you must hear similar stories.

Mr. SWALWELL of California. We have become in the Bay Area a place where approximately 75 percent of the venture funding is going right now. There are a lot of smart, young, energetic determined people with good ideas, but they don’t have a lot of funding and for good reason. As our housing becomes well, I have got this job right now that pays my student loan debt and pays my other bills, but I have this great idea, which is my passion, which is my dream. But if I leave my job and I risk it all, I still have this debt; it is going to follow me, and it is going to be really hard if this doesn’t take off. I see that decision point so often across the Bay Area. I just think, as you said, we are not asking to just completely say to every bank, You no longer can collect on this debt. I think what we are asking is, Let’s start the conversation. How do we reduce it? How do we refinance it? How do we give people time in their pocket every month so that they can help themselves lift up their families and help our economy?

I see in the Chamber here with us our former caucus chair Joni Lamborn, the gentleman from Colorado. I am putting him on the spot a little bit here. But I know he cares just as much as the gentleman from Pennsylvania and I do about what young people in his district are doing and how student loan debt affects him. He is wondering if our former chair could weigh in on what we can do in the Congress to help young people with student loan debt.

Mr. LARSON of Connecticut. Well, first of all, I want to thank the gentleman from Pennsylvania and the gentleman from Pennsylvania for their hard work in this subject matter area. Certainly we know that all credit debt combined is exceeded by the amount of debt that those who attend and receive a college education are currently bearing and the awful burden that that has created on the working members of the middle class and how difficult a burden it is, so I commend the gentlemen for their efforts here on the floor.

First of all, it starts with our budget that we debated today in making sure that there are not cuts to Pell grants, but there are investments made in Pell grants.

Frankly, as people talk about repatriation, that is, as both the gentlemen from Pennsylvania and California know, where money has been sent overseas, and there is a lot of talk about bringing money back and what will we do with that, what about a trust fund that will allow an opportunity for young people all across America to refinance and restructure their ability to pay off their college debt? It is not a novel idea.

After all, isn’t that what we did for Wall Street after 2008? Isn’t that what we did to make sure that banks and financial institutions didn’t fail? Shouldn’t we do this for the human infrastructure, for all those hard-working families who have financed their home, who have gone into their personal savings, who are saddled with enormous amounts of debt?

What a great thing for the country and how valuable that would be for people like me who have completed a college education, place themselves in a position to be more productive members of society, but
also in a position where they are not burdened with the debt that prevents them from carrying on a life, to get married, to purchase a first home, to buy a new automobile, all the things that help our economy grow, all the reasons that they went to college in the first place.

So I commend the two gentlemen for their continuous work in this area, your support of the Democratic budget. What a great job that Chris Van Hollen and Joe Courtney have done. They articulate the values that this side of the aisle has been putting forward not only in terms of the morality of the issue, but also the economic impact that it has on so many working families.

I hope that our distinguished colleagues from California and Pennsylvania will join us in the second hour in a discussion on all generations on Social Security.

Mr. SWALWELL of California. Thank you. I don’t think we could end on a more inspirational note than the eloquent words from our former chairman from Connecticut, Mr. Larson.

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being taxed and $32,000 for a married couple. This is only escalating as more and more baby boomers retire into the system.

For example, in 1998—that was not that long ago—26 percent of all seniors came under this law and were taxed under that current law. Just last year, in 2014, that figure rose to 49 percent, and it is only growing.

We need to address this issue. Why? Because more seniors, out of necessity, are finding themselves working to make up for the loss that they incurred from 2008 forward in their 401(k)’s and in their investment portfolios, working to make ends meet.

One thing seniors understand and, I think, America understands is this: Social Security is not an entitlement. Certainly, you are entitled to Social Security payments; but why? You are entitled to them because they are the insurance that you paid for.

It is the earned compensation that people, through their hard work and sweat of their brow, have put into the system. The system is called PICA, the Federal Insurance Contributions Act. Those contributions have been made by all Americans, and as I said earlier, they work hard for the Nation’s retirement program and are the safety net that prevents seniors from retiring into poverty, that allows them to exist.

This is the time to focus on strengthening the Social Security Program. This is the time that we should be talking about expanding the Social Security Program. It is because of the retirement crisis that we find ourselves here, not for lack of contribution, not for lack of effort, but because of the real economic conditions most families have found themselves in. That is why we introduced the Social Security 2100 Act.

What does it do? First and foremost, it does not raise the national debt at all. It is completely paid for. How do we know this? Because we have an actuarial report.

The chief actuary for Social Security has determined that it exceeds the 75-year limits in terms of its solvency so that Social Security will not only be here now, tomorrow, and well into the future, but Justin Bieber will be 106 years old, and Social Security will still be there for him and for those of his generation as well.

It is important and vital a program for our Nation so that it needs our very specific and direct focus and attention.

With so many relying on Social Security, we also need to expand its benefits. Some are proposing a modest 2 percent increase across the board, but we are also proposing what senior citizens know already, which is that the system that we have of calculating the COLA is inadequate and does not work.

Most importantly, it doesn’t reflect what seniors actually pay, what they actually have to go through in terms of the costs of heating their homes, of buying prescription drugs, and of paying for the escalating costs of food and heat and energy.

We have devised a system—endorsed widely by groups that embrace it—that we call the CPIE, the consumer price index based on the actual costs of the elderly, with the E standing for elderly in this circumstance. It makes sure that there are sufficient amounts of money that are there to provide for our senior citizens.

The reasoning that we do is to make sure that nobody can retire into poverty. We raise the minimum benefit to 125 percent of poverty, which would amount to—in so many cases, at the lower end of the economic scale—a 50 percent increase in benefits for the poorest amongst us.

When I say “poor,” I mean the working poor, people who are pulled into the system. Again, this is not an entitlement. This is earned compensation. This is the insurance that so many have paid for, and it has come to become so important and so vital a test.

We also provide a tax cut for 11 million working seniors. Let me repeat that. We provide a tax cut for 11 million seniors.

How do we do that? As we said earlier, people, out of necessity, have found themselves in this system. They have found themselves in a position in which, in retirement, they are finding themselves working. They work hard for their money, but as I said earlier, if they are single and if their combined incomes are more than $25,000, they are taxed. If they are a couple and their combined incomes are $32,000, they are taxed.

These numbers are easily reached and are being exceeded, and that is why we are recommending the tax cut by raising those limits and by providing those to working seniors, and there is a value that they bring to all of our communities with the break that they need so that they can sustain themselves and can also continue to pay their way in retirement with the benefits that they have earned, with the benefits that they have paid for but that haven’t kept pace with the economic times.

It provides an across-the-board benefit increase of 2 percent for every senior, and it improves the cost-of-living adjustments by going to CPIE. As I said before, a new minimum benefit to those to working seniors, and there is a value that they bring to all of our communities with the break that they need so that they can sustain themselves and can also continue to pay their way in retirement with the benefits that they have earned, with the benefits that they have paid for but that haven’t kept pace with the economic times.

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this is such a vital and important ben-

merce, and in addition to the Committee on Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. McKINLEY (for himself, Mrs. CAPPS, Mr. HECK of Florida, Mr. JONES of Georgia, Mr. WITMER, Mr. WINTERS of Georgia, Mr. WITTSCHER, Mr. BROWN of Georgia, Ms. BROWN of New Mexico, Mr. FITZPATRICK, Mr. PIECE of North Carolina, Ms. ESCH, Mr. CARTWRIGHT, Mr. HIGGINS, Mr. TONKO, Mr. RYAN of Ohio, Ms. PINGREE, Ms. TSONGAS, Ms. CLARK of Massachusetts, Mr. TITUSS, Mr. SCHIFF, Ms. BROWNLY of California, Ms. GABARD, Mr. KEATING, Mr. ISRAEL, Mr. NORTON, Mr. CARSON of Indiana, Mr. BUTTERFIELD, Mr. DEFAZIO, Mr. THOMPSON of Mississippi, Mr. BLUMENAUER, Mr. GARAMENDI, Mr. HASTINGS, Mr. PETERS, Mr. WALZ, Ms. SLAUGHTER, Mr. NOLAN, Mr. QUEIGLEY, Mr. JOLLY, Mr. FARR, Mrs. DAVIS of California, Mr. SMITH of New Jersey, Mr. LANGEVIN, Mr. SHAKENFELDER of New York, Mr. LOEBSACK, Mr. PAYN, Mr. NADLER, Mr. COHEN, Mr. BEYER, Mr. DOEGLITZ, and Mr. RANGEL):

H.R. 1600. A bill to amend title XXVI of the Public Health Service Act to limit co-payment, coinsurance, or other cost-sharing requirements applicable to prescription drugs in a specialty drug tier to the dollar amount (or its equivalent) of such requirements applicable to prescription drugs in a preferred brand drug tier, and for other purposes; to the Committee on Energy and Commerce.

By Mr. LUCAS (for himself and Mr. HANCOCK of Washington):

H.R. 1601. A bill to clarify membership requirements for the Board of Directors of the Federal Deposit Insurance Corporation; to the Committee on Financial Services.

By Ms. SCHAOKOWSKY:

H.R. 1602. A bill to amend the Public Health Service Act to establish that care registered nurse-to-patient staffing ratio requirements in hospitals, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BARR (for himself, Mr. JONES, Mr. BOUSTANY, Mr. PRICE, Mr. COFFMAN, Mr. GUTERIEZ, Mr. LANCE, Mr. GIBSON, Mrs. BROOKS of Indiana, Ms. GABARD, Mr. SINEMMA, and Mr. CURBelo of Florida):

H.R. 1603. A bill to amend the Veterans Access, Choice, and Accountability Act of 2014 to improve the private treatment of veterans who are victims of military sexual assault; to the Committee on Veterans' Affairs.

By Mr. MACARTHUR (for himself and Mr. O'ROURKE):

H.R. 1604. A bill to amend the Veterans Access, Choice, and Accountability Act of 2014 to expand the eligibility of veterans to receive mental health care at non-Degartment of Veterans Affairs facilities; to the Committee on Veterans' Affairs.

By Mr. AMASH:

H.R. 1605. A bill to abolish the Export-Import Bank of the United States, and for other purposes; to the Committee on Financial Services.

By Mr. EMMER of Minnesota:

H.R. 1086. A bill to direct the Secretary of Transportation to establish a national inter-

section and interchange safety construction

Senate Enrolled Joint Resolution Signed

The Speaker announced his signature to an enrolled joint resolution of the Senate of the following title:

S.J. Res. 8. Joint Resolution providing for congressional and presidential review of chapter 8 of title 5, United States Code, of the rule submitted by the National Labor Relations Board relating to representation case procedures.

Leave of Absence

By unanimous consent, leave of ab-

ence was granted to:

Mr. PAYNE (at the request of Ms. PELOSI) for today on account of foot surgery.
program, and for other purposes; to the Committee on Transportation and Infrastructure.

By Ms. Pingree (for herself, Mr. Posey, Ms. Mucarsel-Powell, Mr. Khanna, Mr. Veasey, Ms. Maloney, Mr. Johnson of Georgia, Mr. Lewis, Mr. Ratcliffe, Mr. Pressley, Ms. Espaillat, Mr. Foster, Mr. Fudge, Mrs. Torres, Mr. Aguilar, Mr. Serrano, Mr. Taktash, Mr. Delgado, Ms. Espaillat, Mr. Velázquez, Mr. Cleaver, Mr. Crenshaw, Mr. Colton, Mr. Cooper, Mr. Costa, Mr. Courtfield, Ms. Courtfield, Mr. Courtney, Mr. Crowley, Mr. Cuellar, Ms. Craven, Ms. Craig, Mr. Doggett, Mr. Goldenrod, Ms. Glaeser, Mr. Goodlatte, Mr. Graves, Mr. Garlock, Mr. Sarver, Mr. Touhy, Mr. Thompson of Mississippi, Mr. Veasey, Mrs. Veasey, Mr. Vela, and Mr. Vela):
for other purposes; to the Committee on Education and the Workforce.

By Mr. FORBES:

H.R. 1620. A bill to expedite the deployment of critical infrastructure projects, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. FORBES (for himself and Mr. SCOTT of Virginia):

H.R. 1621. A bill to modify the boundary of Petersburg National Battlefield in the Commonwealth of Virginia, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FOSTER (for himself, Mr. HULTREN, Ms. NOTORN, Mr. POCAN, and Mr. MASSIE):

H.R. 1622. A bill to provide a Federal charter to the Fab Foundation for the National Fab Lab Network, a national network of local digital fabrication facilities providing co-locating for advanced manufacturing tools for learning skills, developing businesses, and producing personalized products; to the Committee on Education and the Workforce.

By Mr. GRAVES of Missouri (for himself, Mr. SMITH of Missouri, Mrs. HARTZLER, Mr. LONG, Mrs. WAGNER, and Mr. VEITCH):

H.R. 1623. A bill to amend the Federal Water Pollution Control Act to increase the length of time for a certain permit; to the Committee on Transportation and Infrastructure.

By Mr. GUTHRIE (for himself, Mr. CARDENAS, Mr. MULLIN, and Ms. SINEMA):

H.R. 1624. A bill to amend title I of the Patient Protection and Affordable Care Act and title XIX of the Social Security Act to revise the definition of small employer; to the Committee on Energy and Commerce.

By Mr. HIME (for himself, Mr. WOAMACK, Mrs. CAROLYN B. MALONEY of New York, and Mr. CLAVERA):

H.R. 1625. A bill to amend the Securities Exchange Act of 1934 to prohibit certain securities trading and related communications by those who possess material, nonpublic information; to the Committee on Financial Services.

By Mr. HURD of Texas (for himself, Mr. MCCAUl, Mr. KATKO, Mr. CARTER of Georgia, Mr. WALKER, Mr. LOUDERMILK, Ms. MCSALLY, and Mr. RATCLIFFE):

H.R. 1626. A bill to provide to the Department of Homeland Security guidance on utility energy service contracts used by Federal agencies, and for other purposes; to the Committee on Energy and Commerce.

By Mr. KINZINGER of Illinois (for himself and Mr. WELCH):

H.R. 1630. A bill to amend the National Energy Conservation Policy Act to provide guidance for energy service contracts used by Federal agencies, and for other purposes; to the Committee on Energy and Commerce.

By Mr. LANGEVIN (for himself and Mr. HARPER):

H.R. 1631. A bill to improve, coordinate, and enhance technology research at the National Institutes of Health; to the Committee on Energy and Commerce.

By Mr. LARSEN of Washington (for himself, Mr. GRILLALVA, Mr. CARDENAS, Mr. COLE, and Mr. COOK):

H.R. 1632. A bill to direct the Secretary of the Interior to place certain lands in Skagit and San Juans Counties, Washington, into trust for the Samish Indian Nation, and for other purposes; to the Committee on Natural Resources.

By Mr. LOUDERMILK (for himself, Mr. MCCAUl, Mr. KATKO, Mr. HURD of Texas, Mr. CARTER of Georgia, Mr. WALKER, Ms. MCSALLY, and Mr. RATCLIFFE):

H.R. 1633. A bill to provide for certain improvements relating to the tracking and reporting of employees of the Department of Homeland Security placed on administrative leave, or any other type of paid non-duty status without charge to leave, for personnel matters, and for other purposes; to the Committee on Homeland Security.

By Ms. MCSALLY (for herself, Mr. MCCAUl, Mr. KATKO, Mr. HURD of Texas, Mr. CARTER of Georgia, Mr. WALKER, Mr. LOUDERMILK, and Mr. RATCLIFFE):

H.R. 1634. A bill to strengthen accountability for border security technology at the Department of Homeland Security, and for other purposes; to the Committee on Homeland Security.

By Mr. PERRY (for himself, Mr. AUSTIN SCOTT of Georgia, Mr. MASSIE, Mr. HONDA, Mr. GRAYSON, Ms. NOTORN, Mr. LOWINTHAL, Mr. BLUMENTHAL, Mr. MCCLINTOCK, Mr. JONES, Mr. BARK, Mr. DOLD, Mr. COHEN, Mr. YARMUTH, Mr. COOPER, Mr. DAVID SCOTT of Georgia, Mr. WOMACK, Mr. HANNA, and Mr. VAN HOLLEN):

H.R. 1635. A bill to amend the Controlled Substances Act to exclude cannabidiol-rich plants from the definition of marihuana, and for other purposes; to the Committee on Energy and Commerce.

By Mr. KINZINGER of Illinois (for himself and Mr. WELCH):

H.R. 1636. A bill to amend the National Energy Conservation Policy Act to provide guidance for energy service contracts used by Federal agencies, and for other purposes; to the Committee on Energy and Commerce.

By Mr. RASHID (for himself, Mr. MCLEAN, Mr. BARTLETT of California, Mr. BASS, Mr. HABIBI, Mr. JOHNSON of Georgia, Mr. JONES of Georgia, Mr. ROUSH, Mr. TAYLOR of Georgia, Ms. TAUSCH, Ms. VELAZQUEZ, Mr. WOLFGANG, and Mr. WISE):

H.R. 1637. A bill to require annual reports on the activities and accomplishments of federally funded research and development centers within the Department of Homeland Security, and for other purposes; to the Committee on Homeland Security.

By Ms. SCHAKOWSKY:

H.R. 1638. A bill to assure that the services of a nonemergency department physician are available to hospital patients 24 hours a day, seven days a week in all non-Federal hospitals with at least 100 licensed beds; to the Committee on Energy and Commerce.

By Mr. TAKANO:

H.R. 1639. A bill to amend the charter school programs under the Elementary and Secondary Education Act of 1965; to the Committee on Education and the Workforce.

By Mr. WALKER (for himself, Mr. MCCAUl, Mr. KATKO, Mr. HURD of Texas, Mr. CARTER of Georgia, Mr. LOUDERMILK, Ms. MCSALLY, and Mr. RATCLIFFE):

H.R. 1640. A bill to direct the Secretary of Homeland Security to submit to Congress a report on the Department of Homeland Security headquarters consolidation project in the National Capital Region, and for other purposes; to the Committee on Homeland Security.

By Ms. LEE:

H. Con. Res. 29. Concurrent resolution recognizing the disparate impact of climate change on women and the efforts of women to address that impact; to the Committee on Energy and Commerce.

By Mrs. MILLER of Michigan:

H. Res. 171. A resolution electing Members to the Joint Committee of Congress on the Library and the Joint Committee on Printing; to the Committee on House Administration.

By Mr. BECERRA:

H. Res. 172. A resolution electing a Member to a certain standing committee of the House of Representatives; considered and agreed to.

By Mr. HIGGINS (for himself, Ms. NOR- TON, and Mr. HASTINGS):

H. Res. 174. A resolution expressing support for designation of March as ‘‘National Multiple Myeloma Awareness Month’’; to the Committee on Oversight and Government Reform.

CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are submitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Mr. THORNBERY:

H.R. 1397. Congress has the power to enact this legislation pursuant to the following: The constitutional authority on which this bill rests is the power of Congress “to provide for the common Defence”, “to raise and support Armies”, “to provide and maintain a Navy”, “to make all Laws which shall be necessary and proper for carrying into Execution the Government and Regulation of the land and naval Forces” as enumerated in Article I, section 8 of the United States Constitution.

By Ms. TITUS:

H.R. 1398. Congress has the power to enact this legislation pursuant to the following: “The Congress shall have Power to make all Laws which shall be necessary and proper for carrying into Execution the general Powers vested by the Constitution in the Government of the United States.” Article I, Section 8 of the Constitution.

By Mr. POMPEO:

H.R. 1399. Congress has the power to enact this legislation pursuant to the following: Clause 18 of Section 2 of Article I of the Constitution, and Section 5 of Amendment XIV to the Constitution.

By Mr. MASSIE:

H.R. 1600.
Congress has the power to enact this legislation pursuant to the following:

According to Article I, section 8, clause 3 of the Constitution: The Congress shall have power to regulate commerce with foreign nations, and among the several States, and with the Indian tribes.

By Mr. LUCAS:
H.R. 1651.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clause 3 of the Constitution states that Congress shall have the power to “regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes.”

Article I, section 8, clause 18 of the Constitution states the Congress shall have the power “to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.”

By Ms. SCHAKOWSKY:
H.R. 1602.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8

By Mr. BARR:
H.R. 1603.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clauses 12 and 13, which Congress has the power “To raise and support Armies,” and “To provide and maintain a Navy.”

By Mr. MACARTHUR:
H.R. 1604.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clause 16

By Mr. AMASH:
H.R. 1605.

Congress has the power to enact this legislation pursuant to the following:

The Export-Import Bank is purported to be the Congressional authority to extend and support Commerce with foreign Nations, and among the several States, and with the Indian Tribes.”

By Mr. HUIZENGA of Michigan:
H.R. 1606.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clause 7—“Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1607.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mr. REICHERT:
H.R. 1608.

Congress has the power to enact this legislation pursuant to the following:

“The constitutional authority of Congress to enact this legislation is provided by Article I, section 8 of the United States Constitution, specifically clause 1 (relating to providing for the general welfare of the United States) and clause 18 (relating to the power to make all laws necessary and proper for carrying out the powers vested in Congress), and Article IV, section 3 and Article, section 9, clause 7 of the United States Constitution.”

By Mr. FORBES:
H.R. 1609.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mrs. DAVIS of California:
H.R. 1610.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mr. CRAMER:
H.R. 1611.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mrs. DAVIS of California:
H.R. 1612.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mr. RIBBLE:
H.R. 1613.

Congress has the power to enact this legislation pursuant to the following:

“...the several States, and with the Indian Tribes.”

By Mr. NOEM:
H.R. 1614.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. CARTER of Georgia:
H.R. 1615.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have the power to .... to provide for the common defense and general Welfare of the United States.”

By Mr. GRAMES of Missouri:
H.R. 1616.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. BORDALLO:
H.R. 1617.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1618.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1619.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1620.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1621.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1622.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1623.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. HURD of Texas:
H.R. 1624.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1625.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1626.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1627.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1628.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1629.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1630.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1631.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1632.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1633.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1634.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1635.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1636.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1637.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
H.R. 1638.

Congress has the power to enact this legislation pursuant to the following:

“The Congress shall have Power To .... to provide for the common defense and general Welfare of the United States.”

By Mr. REICHerts:
Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18—To make all Laws which shall be necessary and proper for carrying into Execution the foregoing powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. SCHAKOWSKY:
H.R. 1638.

By Mr. TAKANO:
H.R. 1639.

By Mr. WALKER:
H.R. 1640.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18—To make all Laws which shall be necessary and proper for carrying into Execution the foregoing powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Ms. SCHAKOWSKY:
H.R. 1638.

By Mr. TAKANO:
H.R. 1639.

By Mr. WALKER:
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By Ms. SCHAKOWSKY:
H.R. 1638.

By Mr. TAKANO:
H.R. 1639.

By Mr. WALKER:
H.R. 1640.
CONGRESSIONAL RECORD—HOUSE

March 25, 2015

H.R. 1465: Mr. Rangel and Mr. Perry.
H.R. 1470: Mr. Courtney.
H.R. 1476: Mr. Weber of Texas, Mr. Brooks of Alabama, Mr. Pitts, Mr. Roe of Tennessee, Mr. Posey, and Mr. Yoho.
H.R. 1484: Mr. Hardy.
H.R. 1488: Mr. Babin.
H.R. 1498: Mr. Al Green of Texas.
H.R. 1500: Mr. Walz and Ms. Gabbard.
H.R. 1502: Mr. Posey.
H.R. 1506: Mr. Yoho.
H.R. 1511: Mr. Saso and Ms. Speier.
H.R. 1527: Mr. Pascrell and Mr. Crowley.
H.R. 1528: Mr. Bilirakis.
H.R. 1550: Ms. Sinema.
H.R. 1559: Mr. Adler, Mr. Nugeent, Mr. Ellison, Mr. Graves of Georgia, Mr. Guinta, Ms. Matsui, Mr. Lowenthal, Mr. Conyers, Ms. Sinema, Mr. Cummings, Mr. Cartwright, Mr. Vela, Mr. Lewis, Ms. Rice of New York, and Ms. DeGette.
H.R. 1369: Mr. King of New York, Mr. Loeblungo, Ms. Sewell of Alabama, Mr. Quezada, and Mr. Murphy of Florida.
H.R. 1371: Mr. Sanford, Mr. Flores, Mr. Burgess, and Mr. Pompro.
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H.R. 1559: Mr. Adler, Mr. Nugeent, Mr. Ellison, Mr. Graves of Georgia, Mr. Guinta, Ms. Matsui, Mr. Lowenthal, Mr. Conyers, Ms. Sinema, Mr. Cummings, Mr. Cartwright, Mr. Vela, Mr. Lewis, Miss Rice of New York, and Ms. DeGette.
H.R. 1369: Mr. King of New York, Mr. Loeb, Ms. Sewell of Alabama, Mr. Quezada, and Mr. Murphy of Florida.
H.R. 1371: Mr. Sanford, Mr. Flores, Mr. Burgess, and Mr. Pompro.

OFFERED BY MR. BISHOP

The provisions in Section 524 that warranted a referral to the Committee on Natural Resources in H.R. 2, “To amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and strengthen Medicare access by improving physician payments and making other improvements, to reauthorize the Children’s Health Insurance Program, and for other purposes” do not contain any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions, as follows:

H.R. 612: Mr. Hultgren.
The Senate met at 9:30 a.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:
Let us pray.
Mighty God, Creator of Heaven and Earth, thank You for the honor of being made in Your image, personally formed by You for Your glory.

Today, shower Your grace upon our lawmakers, making them sufficient for these grand and challenging times. Lord, inspire them to walk humbly with You as You bless and strengthen them. Please don’t remove the mountains in their lives, but give them the strength to climb them. May they not forget that in everything You are working for the good of those who love You and are called according to Your purposes. Give our Senators the insight, wisdom, and courage to serve Your purpose for their lives in this generation.

And, Lord, we ask that You would comfort the families of the victims of the plane crash in the French Alps. We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE
The President pro tempore led the Pledge of Allegiance, as follows:
I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

RECOGNITION OF THE MAJORITY LEADER
The PRESIDING OFFICER (Mr. PAUL). The majority leader is recognized.

A BALANCED BUDGET
Mr. MCCONNELL. Mr. President, this week, the Senate will pass a balanced budget. It is an important moment for our country. I know a lot of Americans are excited to see it finally happen.

Our friends across the aisle don’t seem to be sharing in the enthusiasm. Instead, we seem to hear demands for more taxes, more regulations, more overspending—basically, more failed policies of the past.

These are odd demands, but in the spirit of budget week, we figured: Why not give our friends what they are asking for? So last night we offered them a chance to support President Obama’s budget. It drops tax after tax on the American people to the tune of almost $2 trillion. It piles on the regulations. It overspends by trillions and trillions, never balancing, ever—never balancing, ever.

No wonder a DC newspaper implied it was a manifestation of the left’s “dream version of Obama.”

One would think our friends would have supported this dream budget overwhelmingly but, actually, hardly any were brave enough to do so. Apparently, the President’s budget is just so unserious and embarrassing that only a single Member of his party could be seen supporting it in public.

What a contrast to the balanced budget before us today. It balances without raising taxes. It acknowledges the obvious truth that Washington has a spending problem and takes responsible action to get spending under control.

It also recognizes the undeniable fact that government programs cannot meet their mandate to the vulnerable if left unreformed, and it proposes improvements to programs such as Medicaid.

This balanced budget aims to make government more efficient, more effective, and more accountable. It will go a long way toward getting our fiscal house in order.

But that is not all this balanced budget is about. It is also about growing the economy. It is also about raising incomes. It is also about creating jobs. In short, it is about promoting an economy that works better for the middle class of today and that leaves a more prosperous future for the middle class of tomorrow.

One way to do that is by embracing the energy revolution by lifting barriers to responsible energy development, just as this budget proposes. Another way is by replacing our outdated and ineffective Tax Code with one that is simple and effective. So this budget proposes to repeal unfair taxes, such as those in ObamaCare, and then sets the table for comprehensive tax reform instead.

Ideas such as these are just common sense. No wonder the nonpartisan Congressional Budget Office says that our balanced budget would accelerate economic growth.

The truth is middle-class Americans have seen a lot of unfairness out of Washington during the Obama years. The middle class has had to play by one set of rules and make tough choices while a big-spending Obama administration got to play by its own rules.

It is time for that inequality to come to an end. It is time for Washington to make tough choices and balance its own budget just as the middle class has to.

Now is the time for Washington to move beyond failed ideas of the past, as we saw in the White House’s leftwing dream budget, and support a balanced budget instead—one that is focused on boosting the economy, creating jobs, and raising wages.

That balanced budget is before us right now. I am calling on every Senator to support it, including our friends on the other side. We know they don’t have a budget proposal of their own. We know they are too embarrassed to support the President’s budget. So why not show their support for the middle class by voting for this balanced budget proposal.

*This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.*
RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The minority leader is recognized.

PAST ATTEMPTS AT DEFICIT REDUCTION

Mr. REID. Mr. President, I wish to give those within the sound of my voice a very brief tutorial on how serious the Republicans are about balancing the budget.

I took a trip to South America. We had 10 or 12 Senators, equally divided between Democrats and Republicans. It was a wonderful trip. I chose purposely Kent Conrad, who was the No. 1 person on the Democratic side of the aisle at the time on numbers, and I also decided to see if Judd Gregg, who was the Republican’s No. 1 person on numbers, could go. These two good men sat together that whole trip, hour after hour. They had their yellow tablets, and they were doing what they loved to do—play around with numbers.

When the trip ended, they had an idea. They were both experienced legislators. They had been here when we did something that hadn’t been done before. We had bases in America going back to World War I that should have been closed, but we couldn’t do it because of the politics of the Senate. But we decided long ago to try something different. We appointed a commission, they would report back to the Senate and the House, and they would make a decision as to which bases should be closed—no filibuster, no tricky procedural rules; yes or no on what they recommended. We did two rounds of base closings and we closed scores of bases, saving the country billions of dollars.

Conrad and Judd decided to do the same thing with this deficit we have. They drafted legislation based on the base closing commission legislation, and they brought it before the Senate. It had a like number of Democrats and Republicans supporting this Conrad-Gregg legislation. We had seven Republican cosponsors. Even the Republican leader today, at that time didn’t cosponsor it, but he said he liked it. He said publicly that he liked it. In fact, he said: “This proposal is our best hope for addressing the out-of-control spending and debt levels that are threatening our Nation’s fiscal future.”

What a tremendous idea. I was so happy to have had something to do with setting this program up.

But look at what happened. Seven of those Republicans who cosponsored the legislation voted against proceeding to it. They couldn’t even get on the bill because the Republicans ran away from it. They ran away from doing something about the deficit. Why? Ask them. I have ideas, but that is the way it is. Even my friend, the now Republican leader, voted against it.

So, based upon that, we were in a quandary. What should we do? So a number of us, Democrats and Republicans, asked President Obama if he could do something with a commission of his own. Now, it wouldn’t be as good as what we had tried because that was pretty strong to bring it back for an up-or-down vote.

So the President did what was the right thing to do. He found two stunningly good people who are good with money, good with numbers, including the former Senator from the State of Wyoming, who is such a great guy, Senator Simpson. He is just a fine man with a great sense of humor, and he knew his numbers. Senator Simpson teamed with Erskine Bowles, who had been the President’s Chief of Staff. They set up the Bowles-Simpson Commission. It was terrific. It gave us some hope that maybe something could be done. They had long hearings. It was really good. The hearings included people from the private sector and from the House and the Senate—Democrats and Republicans.

Now, even before that, when the Conrad-Judd effort failed, we thought that we had some hope. Once again, the Republicans decided the Bowles-Simpson Commission walked away from it. It really is unfortunate, but that is what happened. It was quite interesting. People who had been criticized over the years for being too liberal, big spenders—some people from Illinois—voted for the Bowles-Simpson Commission. It took a lot of courage for him to do that, but he did. But Republicans who we thought would have been for it voted against it, and it failed.

Then, Senator BIDEN, because of his close relationship having served in the Senate for 36 years, got with some Republicans, and they made a run at it. There were all kinds of press that they were making progress. What happened? The Republicans took a hike. They broke up the meeting, wouldn’t go any further, and that ended that.

So then, we had one last attempt. I worked hard on this. Others worked hard on this. It passed. It passed the Congress. We set up a supercommittee: the Joint Select Committee on Deficit Reduction. The committee had an equal number of Democrats and Republicans—six of each. What happened? The Republicans, once again, walked away from it.

So all of this happy talk I heard this week and over the next couple of weeks about a balanced budget—they have revenue coming in. One example—of course, Republicans want to repeal ObamaCare, but they want to use the revenue coming from ObamaCare for this fake budget. Pundits have written accordingly. Talk about a balanced budget—they have revenue coming in. One example—of course, Republicans want to repeal ObamaCare, but they want to use the revenue coming from ObamaCare for this fake budget.

Any time the Republicans are asked to close tax breaks for companies shipping jobs overseas—no—but they are happy to cut Social Security, Medicare, and of course, never focus on middle class priorities. They use the words, but it is just a joke. They want a loophole for wealthy hedge fund managers. They want unlimited tax breaks for the oil and gas industry. In this budget, they have not spoken to bring it back for an up-or-down vote.

So all this talk about this great budget we have is an absolute farce. There are editorials all over the country. I read a number of them yesterday, what they say about this.

ANTITUDES ACT

Mr. REID. Mr. President, I know people are anxious to go to work on other things, but I want to talk about something called the Antiquities Act. It passed in 1906. President Theodore Roosevelt was the President at the time. Congress wanted to give him the authority to designate special lands and cultural resources as national monuments, and he did that. Since then, 16 Presidents—8 Democrats and 8 Republicans—have used this 1906 act to protect America’s treasures.

For example, way back in 1922, President Harding used the Antiquities Act to protect the Lehman Caves. It is now a beautiful facility. I have been down there. They are certainly not the deepest or the biggest caves in the world, but they are unique and good, and we have enjoyed them in Nevada. That was the basis for the 1986 legislation I initiated to create a national park in Nevada. The only national park we have in Nevada is the result of the 1922 action of President Harding. That is why we have Great Basin National Park. It is a wonderful facility. It has a glacier, the oldest living things in the world, the bristlecone pines. It is a great park, and people from all over the world visit this wonderful facility.

So Nevada’s lone national park exists today because President Harding used the Antiquities Act to first designate the Lehman Caves.

Some Members of Congress—frankly, it is a minority—believe we should repeal or gut this bill. They advocate weakening the Presidential authority that in the past has protected the Grand Canyon and even the Statue of Liberty. Who in this body thinks America has suffered because President Bush didn’t pass the Petrified Forest in Arizona, the Craters of the Moon in Idaho, and Capitol Reef, Bryce Canyon, and Arches in Utah? I have been to all of them, and even though Utah is an extremely conservative State, I have not heard one single Member of Congress or governmental authority say they were a huge mistake. They draw millions of visitors to the State of Utah with the beautiful lands they have there. What about Muir Woods in California? It is just stunningly beautiful, and it came about as a result of a President designating them a national treasure under the Antiquities Act.
Sixteen Presidents—eight of each party—have used this act to protect America’s treasures. I am proud of what President Obama has been able to accomplish through the work he has done under the Antiquities Act. He has moved where Congress has failed to act.

Caesar Chavez and the Chicano labor movement were honored by creating the Caesar Chavez National Monument in California.

He protected Fort Monroe in Virginia in recognition of its storied history in defense of our Nation and the struggle for freedom for African Americans. It is a beautiful facility.

We have in Honolulu the Honouliuli National Monument to remember the terrible internment of Japanese Americans during World War II.

Last month, President Obama protected by proclamation Pullman National Monument, which celebrates the history of the African-American labor movement in America.

As a westerner, I appreciate what he has done to protect America’s beautiful landscapes, such as the Río Grande Del Norte and the Organ Mountains-Desert Peaks National Monuments in New Mexico, the Browns Canyon National Monument in Colorado, and western landscapes in California, Washington, and Hawaii.

This is something which is so important to be done, so I am disappointed that I hear that on the budget bill there is an effort made to cut the Antiquities Act. I hope not. I absolutely will do everything I can to protect this act. It has been in law since 1906 and has been used by 16 Presidents.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

CONCURRENT RESOLUTION ON THE BUDGET, FISCAL YEAR 2016

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of S. Con. Res. 11, which the clerk will report.

The legislative clerk reads as follows:

A concurrent resolution (S. Con. Res. 11) setting forth the congressional budget for the United States Government for fiscal year 2016 and establishing the appropriate budgetary levels for fiscal years 2017 through 2025.

PENDING:

Cotton amendment No. 481, to establish a deficit-neutral fund relating to supporting Israel.

Enzi (for Kirk) amendment No. 545, to establish a deficit-neutral reserve fund relating to reimposeing waived sanctions and imposing new sanctions against Iran for violations of the Joint Plan of Action or a comprehensive nuclear agreement.

Round/Inhofe amendment No. 412, to establish a deficit-neutral reserve fund to prevent and to address damage from wildfires.

 Rubio modified amendment No. 423, to increase new budget authority fiscal years 2016 and 2017 and modify outlays for fiscal years 2016 through 2022 for National Defense (budget function 050).

Daines amendment No. 388, to establish a deficit-neutral reserve fund relating to holding Members of Congress accountable for failing to reduce Members of the Senate and the House of Representatives accountable for failing to pass a balanced budget.

The PRESIDING OFFICER. Under the previous order, the time until 10:30 a.m. will be equally divided and controlled by the two managers or their designees.

The Senator from Oregon.

Mr. WYDEN. Mr. President, first of all, I wish to thank Chairman Enzi for his courtesy in allowing me to take a few minutes to discuss a bipartisan amendment I will be offering on this bill. It deals with what I think is going to be an enormous challenge this summer for the West, and that is dealing with this wildfire challenge and the prospect that we could literally have homesteads and farmland virtually infernos—throughout the West this summer.

I make that judgment because recently when I was home, I got a briefing. For example, in Medford, OR, they told me the last time they had been for 25 years. In Medford, when you get an update on the fires—and colleagues, it is worth noting that nobody used to have a fire briefing in March. That is just unheard of. We have fire briefings well into the summer. But fires are getting to be a year-round occurrence.

I was there in March, and the fire experts said it is going to be very dry. When you look southward to California, all you see is dry, dry, dry. The fact is the drier and as it gets hotter on the forest floor, should lightning strike, which is very common in rural America, all of a sudden you can have an inferno on your hands and one that really knows no boundaries and can affect private property owners, State lands, and Federal lands. We had an important hearing in the Energy and Natural Resources Committee the other day on the sportsmen’s bill. It looked as if there were a lot of good ideas in the bipartisan bill, but it will be pretty hard to get hunting and fishing in the forests this summer if the forests are burning up.

So what a bipartisan group of us from the West want to do—and I particularly commend our colleague Senator CRAPO of Idaho. He and I have teamed up on this effort. We have a large bipartisan coalition of Senators who have joined us. We want to fix the broken system of fighting wildfire in America.

What happens today, colleagues, is that the accounts for prevention get short shrift. In effect, the work that needs to be done with the smaller trees and thinning out the underbrush doesn’t get the funding that is needed, so what happens is, as a result of the lack of prevention, you have those bigger fires and you have to put them out. The accounts for dealing with fire suppression are also short of money, so what happens at that point is the agency borrows from a disaster fund to put the fire out, and the problem just gets worse and worse.

So what Senator CRAPO and I, with, as I have indicated, a large bipartisan coalition of Senators, are seeking to do is to end that kind of fire borrowing. What we are proposing is that the biggest fires—perhaps the 1 percent of the fires that really turn into infernos—you would fight those from the disaster fund because they are, in fact, disasters.

We have received an analysis from the budget officials indicating that this would really be a wash from a budgeting standpoint because, in effect, while you do spend a bit of money from the disaster fund putting out these infernos, you also generate some real savings from the prevention fund by not having as many fires in the first place.

What our bipartisan amendment will do is give the Departments of Agriculture and Interior the opportunity to access the disaster fund for that 1 percent of the fires that can really break a community apart. It seems to me that Americans across the country who live in communities where there are these homes and these deserts, to know their homes and lives are not going to be threatened needlessly. That is what we will be able to prevent with this bipartisan amendment.

Freeing up the Forest Service funds that our proposal will do will ensure that the natural resources agencies have the resources they need to improve forest health and fund the very preventative work that is needed to reduce the size and severity of future fires.

We are going to be joined in this amendment. As I have indicated, Senator CRAPO and I base it on our bipartisan bill. Senators STABENOW and BALDWIN will be cosponsors, and I believe others will as well.

It is an important amendment and it is an urgent amendment because we need to have this in place quickly so as to give the natural resources agencies and our communities the tools they need this summer.

It is a real wake-up call when you get a fire briefing in March. That is an indication that we have a very, very difficult fire season coming up. This bipartisan amendment ensures that in a cost-effective way we give our natural resources agencies the tools they need to fight these infernos and protect our communities.

Once again, I thank the distinguished chairman of the committee, Senator Enzi, for giving me this time.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wyoming.
Mr. ENZI. Mr. President, I thank the Senator from Oregon for his comments.

One of the things that has concerned me since I came to the Senate is the fact that, in my first year alone, I believe we spent about $3 billion in disasters annually. Consequently, it increased to $5 billion for disasters per year, and now it is about $7 billion in disasters a year. As an accountant, one of the things I have always said is, if you know you are going to be taxed, you ought to put it in the budget. So now you will find that there is $7 billion in disaster relief funding for each of the 10 years in this budget. Using these funds for fires and major disasters sounds like a good idea to me.

I am a little bit rankled when I hear somebody say this budget is a farce. It is as good an effort as a person can put together in 6 weeks when there hasn't been one for 8 years. That effort involves a lot of research, going back to find out where the problems were, why it wasn't done, and what needed to be done. I am pleased with the budget. But, of course, the reason we have this process is because we had the committee mark-up last week and considered a number of amendments and now will consider many more amendments here on the floor—is so that everybody can participate in seeing if we can complete the budget. It won't be perfect when we finish, but it will be better than it is right now, and it will be better when we start tomorrow morning.

Before we continue consideration of our balanced budget resolution today, I think it is worthwhile to reflect on what we accomplished yesterday for America's hard-working families. It was a good day yesterday as we approved amendments to prevent workplace retaliation against employees who ask or talk about salaries; to oppose cuts to Medicaid; to coordinate our efforts to help our veterans gain with multiple serious, rare, or chronic illnesses; and to help our veterans gain

Mr. BARRASSO. Mr. President, I ask unanimous consent that the pending amendment be set aside and that I be allowed to call up my amendment No. 347 and that the amendment be made pending.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senator from Wyoming [Mr. BARRASSO], for himself, Mr. SULLIVAN, Mr. BOUNDS, Mr. ENZI, Mr. WICKER, Mrs. CAPITO, Mr. BOOZMAN, Mr. CRAPO, Mr. COATS, Mr. HAYDEN, Mr. VITTER, Mr. ISAKSON, and Mr. MORAN, proposes an amendment numbered 347.

Mr. BARRASSO. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Purpose: To establish a spending-neutral reserve fund to keep the Federal Water Pollution Control Act focused on protection of water quality, to establish bright lines for Federal jurisdiction and to create clear and unambiguous exemptions for features that the Administrator of the Environmental Protection Agency or the Secretary of the Army, acting through the Chief of Engineers, claim they are not seeking to regulate) At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO KEEPING THE FEDERAL WATER POLLUTION CONTROL ACT FOCUSED ON THE PROTECTION OF WATER QUALITY.

The Chairman of the Committee on the Budget is authorized to make the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring that Federal jurisdiction under the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) is focused on water quality, which may include limiting jurisdiction based on the movement of birds, mammals, or insects through the air or over the land, the movement of water through the ground, or the movement of rainfall or snowmelt over the land, or limiting jurisdiction over puddles, isolated ponds, roadside ditches, irrigation ditches, stormwater systems, wastewater systems, or water delivery, reuse, or reclamation systems, by the amounts provided in such legislation for those purposes.

Mr. BARRASSO. Mr. President, this amendment that was just called up and made pending deals with the regulations the Obama administration has proposed that would expand the Clean Water Act. The rule is an attempt to change the definition of what the law calls waters of the United States.

The Environmental Protection Agency first proposed the rule last year. They expect to have it finalized in the next few months. Well, under this rule, the definition of "waters of the United States" would include ditches, would include dry areas where water flows only for a short period of time after it rains.

Federal regulations have never before listed ditches and other manmade features as "waters of the United States." This would be an alarming step. It would have a huge impact on farmers, ranchers, families, and small businesses all across America. People whose livelihood requires that they put a shovel in the ground would suddenly find it much more difficult to make a living. The rule would tax on family farmers and ranchers to use their own land after it rains. These are people who just want to grow crops, raise cattle, take care of their families, maybe even just enjoy their own backyards. I hear this weekend at home in Wyoming. I heard about it today from students from Lusk, WY, in Niobrara County. Now, Washington bureaucrats would have a say in how all of these people use their property.

I oppose this rule. I would like to see it scrapped entirely. That is why last year I introduced the Protecting Water and Property Rights Act of 2014 to block the rule, to roll back this dangerous Washington overreach.

My bill had 38 cosponsors in the Senate. Members who heard from their constituents back home about how worried they were about this harmful new rule. We heard from business owners, who told us the uncertainty the rule creates only hinders job creation and investment and delays job creation. Well, the Environmental Protection Agency says our concerns are overblown. The administration says there is a lot of misunderstanding about what this regulation covers.

Gina McCarthy, the Administrator of the Environmental Protection Agency, gave a speech last week. She said, "We're not interested in the vast majority of ditches—roadside ditches, irrigation ditches—those were never covered." We also went on to say that the Agency could have been, as she said, "more crystal clear out of the gate about what we were and were not proposing."

Well, my amendment would help make sure this rule is crystal clear. It simply lists things that the Environmental Protection Agency Administrator and others in the Obama administration have already said would not be regulated under this proposed rule. That is it.

My amendment would put limits on how the Environmental Protection Agency or the Army Corps of Engineers
determines the extent of Washington control. The limits would include not allowing the agencies to control water based on the movement of birds, mammals, or insects.

The amendment would prevent determining the flow of water through the ground or the movement of rainfall or snowmelt over the land.

Finally, my amendment would specifically allow that Federal jurisdiction under the Water Pollution Control Act does not extend to things such as puddles, isolated ponds, roadside ditches, and wastewater systems. The Obama administration has said it does not intend for its rules to cover any of these features. Well, this amendment spells it out. There will be no more room for uncertainty and no more room for misunderstandings. It will then be crystal clear.

Of course, some people may not want the rule to be crystal clear. They may want to have some uncertainty in the rule. They may want to have unaccountable, unelected bureaucrats in Washington to be able to change their minds a few months after they go back on their word—as we have seen them do in the past—about what the regulation covers and what it does not. If there is a Senator here who favors that kind of uncertainty, then they can vote against my amendment.

As I said, I have been opposed to this rule from the very beginning. This amendment does not block the rule, and it does nothing to prohibit the Environmental Protection Agency or the Army Corps of Engineers from regulating the true waters of the United States. It simply takes the administration at their word. If they say the rule is not meant to cover something, this just spells it out.

I urge Senators to vote in favor of this amendment.

I yield the floor.

The PRESIDING OFFICER (Mr. CORZINE). The Senator from Rhode Island.

Mr. REED. Mr. President, before I begin my remarks, will the Chair notify me when I have used 5 minutes of time?

The PRESIDING OFFICER. The Senator will be so notified.

Mr. REED. Mr. President, I rise today in opposition to the budget resolution offered by my colleagues on the other side of the aisle. This budget chart a path for our economic stability. It does not spur economic growth or help the middle class because it does not focus on creating high-quality jobs, boosting wages, or reducing inequality. It fails to address the cuts to government investments, which threatens our Nation’s economic and national security. Instead, this budget stacks the deck against middle-class families by slashing government investments. It stacks the deck in favor of special interests by paving the way for huge tax giveaways to powerful special interests and the wealthiest Americans.

In order to claim the budget will balance in 10 years, it relies on accounting gimmicks and $5.8 trillion in draconian cuts. It kicks millions off the health insurance rolls and dismantles health care reform. But, ironically, it takes credit for the savings that are part and parcel of the Affordable Care Act, all the while setting the stage for massive tax cuts for millionaires and billionaires.

It would also put powerful special interests ahead of seniors by forcing Medicare recipients to pay more for prescription drugs and preventive care. It does not provide safeguards for Social Security and Medicare. By saying no to closing egregious tax loopholes, it only increases the pressure to cut programs for seniors and others.

You know, frankly, we have been talking for years here in Washington about the deficit. But, this budget proposed by my colleagues has a credibility deficit. So I think most of the observers and commentators are looking and saying: Well, that is impossible. But I believe that one way you can repeal the Affordable Care Act but keep the savings. No one is going to believe you can do all of those things and still continue to keep a straight face.

So I think the credibility of the budget is highly questionable. We should have engaged in a balanced approach to growing our economy and towards fiscal responsibility. A balanced approach requires not only making wise reductions in spending, but it also requires raising revenue. That is the way most government entities operate. Mayors and Governors have to do it, and they do it, but here, we are avoiding very difficult, tough choices.

It is obvious there are things that have to be done. They cannot be wished away. Look at our crumbling infrastructure. As I drive around Rhode Island and the Northeast after a series of storms, it seems to me the situation I think I recall in perhaps my lifetime, but at least in a long time. Pot holes and disruptions are all over our roads. Americans expect it will be fixed, but you cannot fix it simply by wishing, you have to have the resources and the investment to make those corrections.

As we go forward, it is important to go ahead and deal with all of these issues in a balanced way—not through creative accounting techniques but by making difficult choices. Programs that are not working should be cut back. Revenue should be provided for investment in this country. That is what I think we should and we must do.

I have been particularly active with my colleague Senator MCCAIN on the Armed Services Committee because the Defense Department is facing serious financial challenges. All of our service sectors have warned that if sequestration remains in place, if the Budget Control Act remains in place, together they will not provide the resources necessary to adequately fund the readiness, the modernization of our forces and the welfare of our forces.

Admiral Gortney, for example, who is the commander of NORTHCOM, has made this point along with everyone else, but he also went further to make the point that I think we are facing when we are talking about defense and non-defense spending. You cannot draw this bright line between the Department of Defense and everybody else in terms of our national security. NORTHCOM, which is responsible for military security in the United States, depends upon border control agents at our border. They depend upon the Department of Homeland Security. If that agency is not adequately funded, if they are suffering through sequestration and the BCA levels, then we will not have the kind of national security we need. If it translates to further cuts in TSA agents at our airports, that will undermine our security.

So this notion that we can draw a neat bright line between the Department of Defense and give them some more money through different techniques but ignore the other side of the equation does not work.

One of the most significant examples comes from General John Kelly of Southern Command. They have the capability of, through satellite imagery, through other intelligence means, identifying these fast boats coming out of South America that have drugs and men to topple South American dictators or terrorists. Knowing where they are and where they are headed is fine, but unless you have Coast Guard cutters to intercept them, you will not interdict this traffic. As a result, what we will have is a hole in our national security. The Coast Guard cutters come from the Department of Homeland Security.

So I know there has been an effort to use the Overseas Contingency Operation Fund. Senator GRAHAM, in particular, has been very positive with that. But I will try to explain later, if not now: There are limitations. This fund is directed at our operations against Al Qaeda and the Taliban under the authorization for the use of military force. To try to stretch this to build facilities in Alaska for missile defense—that is quite a stretch. That is not what OCO was designed for.

I think it has become a valiant effort to put more money in, but the reality is we have to have a balanced approach. Senator MCCAIN and I suggested in our letter to the Budget Committee, and raise the baseline number for the Department of Defense to a total—at least to a total that avoids sequestration or beyond. That is realistic way to do it, and revenue is a way to pay for it. And I do not think the cuts should come out of nondefense to fund defense. This is an issue—again, are you going to short-change Homeland Security? Are you going to short-change other agencies that are critical in the United States? Are you going to short-change the people of the United States? I do not think we should.
I yield the floor.

The PRESIDING OFFICER. The Senator from North Carolina.

Mr. BURR. Mr. President, what is the pending business?

The PRESIDING OFFICER. The pending business is amendment No. 347.

AMENDMENT NO. 622

Mr. BURR. Mr. President, I ask unanimous consent that the amendment be set aside in order for me to call up amendment No. 622.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read the following:

The Senator from North Carolina [Mr. BURR], for himself, Mr. KING, Mr. ALEXANDER, Mr. WARNER, Mrs. SHAHEEN, and Ms. AYOTTE, proposes an amendment numbered 622.

Mr. BURR. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to manageable Federal student loan repayment options)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO A SIMPLIFIED INCOME-DRIVEN STUDENT LOAN REPAYMENT OPTION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to addressing student loan debt, which may include reducing overlapping student loan repayment programs and creating a simplified income-driven student loan repayment option by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. BURR. Mr. President, I rise today to offer a deficit-neutral reserve fund amendment to the budget that will allow the chairman of the Budget Committee to revise allocations to provide for a simplified income-driven repayment program for Federal student loans.

This budget amendment is offered with the hope that it would allow for legislation similar to the Repay Act, with the hope that it would allow for loans.

As we know today, students who go to college have a number of different loans. It is confusing in the system to know exactly what that repayment system looks like—especially for somebody who is trying to determine their job opportunities and the income they need to meet their debt. This allows and simplification so that if students understand exactly what their exposure is almost from the very beginning, they would be left with a simple set of choices upon graduation. Do I choose a fixed payment plan that would pay off my loans in a straight 10 years? Or do I take the simplified income-driven repayment plan, pay a little longer, and have the remaining loan balance forgiven after 20 or 25 years, depending upon whether I am undergraduate or graduate loans?

Now, this is important for a few reasons, which I will illustrate from the quotes that have been made by many associations and financial aid administrators who endorse the Repay Act. They say, No. 1: ‘Consolidating the various federal income-based programs into a single plan will help borrowers understand the benefits and protections inherent in our federal student loan system’

No. 2:

Despite many protections in [existing] repayment plans, a frustrating number of student loan borrowers continue to default. This is due in part to the fact that the options require borrowers to take proactive and cumbersome steps to enroll.

And, No. 3: ‘This proposal to collapse the different plans into one single income-based repayment plan should help ease the enrollment process for borrowers.’

Not only does it sort out the repayment obligations that a student has, it makes the enrollment easier. And this comes from the individuals who are responsible for the implementation of these programs.

Those quotes are from associations representing financial aid administrators across the country. They are people who are on the frontlines of helping students as they prepare for payment after college. We should listen to them, and I say that strongly to my colleagues. We should listen to them.

The other benefits of this legislation is that students will know, prior to entering college, based on the amount that they borrow, what options will be available to them once they graduate from college. I know that seems like common sense to a lot of folks, but if you haven’t been through the student loan process today, then you don’t realize that don’t have that clarity today as they enter college—that this will allow them to have.

This will promote better consumer behavior. It will lessen the chance students default based upon the confusion of the viable options that they have available to them.

Now, I would think, from policymakers, our intent would always be, No. 1: Does the plan fit the need of the individuals to whom it is targeted? Clearly the student loan program does, but, No. 2: Have we done this in a way that is simple, understandable, and workable? Can’t answer that question, and we don’t check that box, the likelihood is that the net result is that we have defaults, individuals who don’t live up to repaying their obligation. When a student graduates, they face up to 12 repayment options available to them, all with some overlapping purpose or benefit and with great complexity in how you actually sign up for the options.

Again, with the Repay Act, there are taxes—we save money; No. 3, is based on what your income is.

Senator KING and I think the Repay Act makes for good policy, but we think it makes for bad policy to have 12 cumbersome options that overlap in some cases.

Based on some preliminary scores from CBO and estimates from President Obama—since he has proposed much of what we do in the Repay Act—we believe this legislation will save in the area of $4 billion over the next 10 years and $1 billion to $2 billion over the next 5 years. That is up to $6 billion in savings in the student loan program that we could pump back into additional loan value for students in the future.

Now, unlike other options we have, which will be voting on today, that cost money—and pay for it by raising taxes—we save money by making our program more efficient and better suited for students’ needs.

I say this to my colleagues who might be asking: How do I vote? I have to tell you: You have to vote for a tax cut. There will be one. I want you to ask yourselves: Which one saves $4 billion, and which one costs more money? Which one uses the allocations that are currently there, and which one raises taxes to put in place a new plan?

This amendment and the Repay Act is bipartisan—overwhelmingly so. If the bipartisan list of cosponsors to the Repay Act isn’t enough, many of the recommendations that are formed in this legislation came from the President’s very own budget.

This legislation also has the support of the Education Finance Council, the American Council on Education, the National Association of Financial Aid Administrators, as well as the University of North Carolina System, which is important to me, since I represent North Carolina.

In short, this amendment represents legislation that, No. 1, is bipartisan; No. 2, saves money; No. 3, is based on the ideas and proposals of the President; and, No. 4, has the support of the
financial aid industry, which is responsible for the success of student loan programs.

Success means easy enrollment. Success means repayment of the outstanding debt.

I urge all colleagues, when given the opportunity, to vote for Amendment No. 622, a bipartisan-sponsored initiative.

I yield the floor.

The PRESIDING OFFICER. The Senator from New Mexico.

Mr. UDALL. Mr. President, I ask the Chair to notify me when 6 minutes are consumed.

The PRESIDING OFFICER. The Senator will be so notified.

Mr. UDALL. Mr. President, last week the Senate Budget Committee gave a green light to the Republican budget. A caution light, a yellow light, was more in order. It calls for $4.7 trillion in non-defense spending cuts over the next 10 years and no increases in revenue. Where would those cuts come from? They would be piled on the backs of the middle class, the elderly, and children.

They would cut the earned-income tax credit, slash Medicare and Medicaid, child care, Head Start, education, public safety, and law enforcement.

And—just for good measure—the Republican budget rolls back reforms on Wall Street—and on and on. All this and more is to pay for lower taxes for millionaires and billionaires.

When I first came to the Senate, our economy was in a free fall. We were losing 20,000 jobs a day, every day. Thousands of jobs were gone. Our financial system was crashing. Deficits were at historic highs.

That was 6 years ago. It has been a long road back. We asked the wealthy to pay their fair share. We passed long-needed reforms to Wall Street. We have seen 12 million more private sector jobs, from New York to New Mexico and halfway to Wall Street at historic highs. Profits are up; unemployment and deficits are down.

That is the story, but it isn’t over. We are not done yet. Not everyone has found solid ground.

My State still faces great challenges. Many New Mexicans are still struggling, still pulling out of the worst recession in 75 years. How do we go forward? How do we build on the progress we have made?

There are the questions the voters elected us to solve. The short answer is we have to work together. We have to get past the shutdowns and the showdows. Politics is the art of standing your ground but also finding common ground.

That is why the Republican budget is so troubling. It doesn’t start a conversation. It doesn’t reach across the aisle.

This budget is bad for working families. It is bad for the middle class, bad for our economy. It makes a U-turn right back to failed policies of the past. This budget says no to the middle class, no to the most vulnerable, and no to the critical investments we know we need—but yes to lower taxes for hedge funds. It is Robin Hood in reverse, and it will hurt so many people who have suffered so much for so long.

This is the wrong way to go at the worst possible time—make no mistake about it—this budget is one big yes for those at the top and one big no for everybody else.

In my State, one in three children is in poverty. In American children, it is even higher. It is 44 percent. One in five children goes to bed hungry. Their parents can’t find adequate child care. They can’t get quality medical care when they need it. They lack access to safe housing and clean water.

This just isn’t the case in New Mexico. We see it across the Nation. Children and families are falling behind. This has to change. The future—not only for our children but for our economy—depends on changing it. We need to be doing more, but the Republican budget does less.

It would cut programs for low-income children, seniors, and families by up to $600 billion, including SNAP and child nutrition programs. Healthy kids are an investment in our future economy. We need renewed commitment—not draconian cuts—to the programs that help children reach their full potential. That means infant and toddler care, preschool, and home-visiting programs. We know that they work and they can help in a big way.

A recent White House report tells the story. These programs make a difference, create jobs, and save money—more than $5 for every $1 invested.

That is why I introduced the Saving Our Next Generation Act, or SONG Act. We should fully pay for what works. That is why I am a cosponsor of the PRE-K Act to expanding it. We need to be doing more, but the Republican budget does less.

We cannot ask Main Street to keep sacrificing while we fail to close a single tax loophole on Wall Street.

We need a tax system that supports the middle class—not corporations sending jobs overseas. Our economy is recovering, but the benefit needs to go to all Americans, not just those at the top.

These are the choices we should be making. These are the choices the Republican budget fails to make.

We need to invest in the programs that help all Americans get ahead—and strengthen our economy—so that every hardworking American has the opportunity to build a better future.

I hope we can work together and find common ground with a budget that makes sense, with a fair tax policy, and get smart investments. We need to look to the future—and move forward.

Now is not the time to return to the failed policies of the past.

The PRESIDING OFFICER. The Senator has consumed 6 minutes.

Mr. UDALL. I thank the Presiding Officer.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. REED. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. REED. Mr. President, I ask unanimous consent to speak for up to 2 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 652

(Purpose: To make college more affordable for middle-class families by allowing borrowers with outstanding Federal and private student loans to refinance at the equivalent interest rates that were offered to Federal student loan borrowers during the 2013–2014 school year and to fully offset the cost of such a program by requiring millionaires to pay at least a 30 percent effective Federal tax rate.)

Mr. REED. Mr. President, on behalf of Senator WARREN, I ask unanimous consent to set aside the pending amendment and call up her amendment No. 652.
The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered. The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Rhode Island [Mr. REED], for Mr. Murray, Mr. Franken, Mr. Bennett, Mr. Reed, Mrs. Boxer, Mrs. Murray, Mr. Wyden, Mr. Durbin, Ms. Stabenow, Mr. Sanders, Mr. Brown, Mr. Whitehouse, Mr. Udall, Mrs. Shaheen, Mrs. Gillibrand, Mr. Manchin, Mr. Blumenthal, Ms. Baldwin, Mr. Murphy, Mr. Markley, and Mr. Peters, proposes an amendment numbered 652.

Mr. REED. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The amendment is printed in today’s Record under “Text of Amendments.”)

Mr. REED. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. ISAKSON. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER: Without objection, it is so ordered.

Mr. ISAKSON. Mr. President, I ask unanimous consent to be recognized for up to 1 minute.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. ISAKSON. Mr. President, I ask unanimous consent that the Senate resume consideration of S. Con. Res. 11, to proceed to the consideration of the Senate vote in relation to the following amendment, designees; and that at 12:15 p.m., the time until 12:15 p.m. today be equally dispensed with.

The PRESIDING OFFICER (Mr. FLAKE). Without objection, it is so ordered.

AMENDMENT NO. 652

Mr. SANDERS. Mr. President, I ask unanimous consent that the votes scheduled for 12:15 p.m. now take place at 12:30 p.m., with the Democrats controlling 15 minutes and the majority controlling the remaining time, with all provisions of the previous order remaining in effect.

The PRESIDING OFFICER (Mr. FLAKE). Without objection, it is so ordered.

The amendment is printed in today’s Record under “Text of Amendments.”

JOINT MEETING OF THE TWO HOUSES—ADDRESS BY THE PRESIDENT OF THE ISLAMIC REPUBLIC OF AFGHANISTAN

RECESS SUBJECT TO THE CALL OF THE CHAIR

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess subject to the call of the Chair.

Thereupon, the Senate, at 10:33 a.m., took a recess subject to the call of the Chair, and the Senate, preceded by the Secretary of the Senate, Julie E. Adams; the Deputy Sergeant at Arms, James Morhard; and the Vice President of the United States, Joseph R. Biden, Jr., proceeded to the Hall of the House of Representatives to hear an address delivered by His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan.

(The address delivered by the President of the Islamic Republic of Afghanistan to the joint meeting of the two Houses of Congress is printed in the Proceedings of the House of Representatives in today’s Record.)

At 12:15 p.m., the Senate, having returned to its Chamber, reassembled and was called to order by the Presiding Officer (Mr. FLAKE).

CONCURRENT RESOLUTION ON THE BUDGET, FISCAL YEAR 2016—Continued

The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is printed in today’s Record under “Text of Amendments.”

The amendment offers us a chance to actually do something for the millions of Americans who are dealing with student loan debt. The amendment says the following:

Refinance outstanding student loans down to 3.9 percent for undergraduates, a little higher for graduate students. The amendment would save borrowers hundreds and in some cases thousands of dollars a year, all without adding a dime to our deficit. It is fully paid for by closing a tax loophole that allows millionaires and billionaires to pay a lower tax rate than middle-class families.

We have a choice—protect a tax loophole for billionaires or give tens of millions of people a chance to refinance their student loans. A choice—protect a tax loophole for billionaires or give millions of middle-class families a chance to build some real economic security.

Congress has worked far too long for the billionaires. Now it is time for Congress to work for hard-working people. The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. Mr. President, let’s be frank. We live in a global economy. We need the best educated workforce in the world to compete. Yet we are making it harder and harder for middle-class families to send their kids to college. At the same time, we are saying to those young people who go to college: You are going to be living with an oppressive debt for decades—for decades.

Several months ago, I talked to a young woman in Burlington, VT. Her crime was that she went to medical school in order to become a primary care physician. Thecare she needs, but the people we need. She left medical school with $300,000 in debt. Does anybody think that makes any sense at all?

Right now, if you want to go out and buy a new car, you can get interest rates in some cases of 0 percent, 1 percent, 2 percent. If you want to refinance your home, you can pay 3 percent, 4 percent, 5 percent. Yet, when parents want to send their kids to college or young people want to take out loans, they are forced to pay 6 percent, 8 percent, or even a higher percent for the crime of wanting to get a higher education.

Senator Warren’s amendment is eminently sensible. It significantly lowers interest rates, cutting them almost in half to 3.9 percent. This would be a huge blessing for millions of young people who are having a hard time buying homes, a hard time even starting families because they are dealing with this oppressive debt.

The last point I would make—and I hope everybody remembers this—when
Wall Street, because of their greed, recklessness, and illegal behavior, needed to be bailed out, the Fed provided them with zero and one-half of 1 percent interest rates by the trillions of dollars. If we could bail out Wall Street, we would bail out Wall Street with extremely low interest rates, it is time for us to treat the young people in this country and their parents with the same respect. We need to substantially lower interest rates on student debt, and the Warren amendment would do that.

I yield 3 minutes to the Senator from New Hampshire.

The PRESIDING OFFICER. The Senator from New Hampshire is recognized.

Mr. SHAHEEN. Mr. President, I appreciate and support the comments from my colleague, my neighbor from Vermont, Senator SANDERS. I am pleased to be here to support Senator WARREN’s bill, which I am cosponsoring.

This amendment would allow our young people to refinance their student loans. Student loan debt has now surpassed credit card debt in this country. This is an issue about the economy of this country, but even more important it is an issue about the future of our young people.

In New Hampshire, we have the second highest student loan debt in the country. I have talked to young people and their families, who say they are delaying getting married, they are delaying having children, and they are delaying buying houses because of their student loan debt. Yet, families can refinance their houses and they can refinance their cars. They should be able to refinance their student loans.

This is critical to getting our economy moving again in the way it should. It is critical to ensuring that our young people have a future. I hope all of our colleagues will take a look at this legislation and will agree that it makes sense. We need to do this for our families, for our students, and for our country.

I yield back to the Senator from Vermont.

Mr. SANDERS. The Senator from Rhode Island, 3 minutes.

Mr. WHITEHOUSE. I will be even briefer than that.

Mr. SANDERS. The Senator from Rhode Island, 2 minutes.

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that I be added as a cosponsor to Senator WARREN’s amendment.

The PRESIDING OFFICER. Without objection, as is ordered.

Mr. WHITEHOUSE. Rhode Island is the very proud location of some of the best universities in the country. We have very high university density in our small State. We have everything from Brown University in Providence, to our State university, to private colleges led by the University of Rhode Island, to leading Catholic colleges such as Providence College and Salve Regina in Newport, RI. To support kids in getting their college educations and to bring down the cost is a priority for us in Rhode Island. I am proud to cosponsor this amendment.

I yield back any further time.

Mr. BOOKER. I thank the Presiding Officer for recognizing me.

Mr. President, I, too, wish to rise in support of this amendment. In a nation that is finding itself increasingly with global competitors, where other nations—some of the most active economic competitors we have are doing everything they can to keep the cost of college low. In Germany, 4 percent to 5 percent of median income is the cost of college. In Canada, 5 percent to 6 percent of median income is the cost of college. In England, 6 percent to 7 percent of median income is the cost of college. Other competitive democracies know to widen the avenues to greater educational opportunity for their people.

Here in the United States, the cost of college is over 50 percent of the median income. We are raising barriers to our children getting in the game, being on the field, and playing. I say that when you field a football squad that would compete in football, we didn’t leave four or five of our players on the sidelines; we got everybody on the field. That is what we need.

This amendment is common sense. We should allow them, as a government, off the backs of our students. We should allow them to refinance their student debt. That is why I support it, and I am grateful for my colleagues’ support as well.

Mr. SANDERS. Mr. President, how much time do we have left?

The PRESIDING OFFICER. The Democrats have 5 minutes remaining.

Mr. SANDERS. Mr. President, over the last several months, I have heard from people in Vermont who are concerned with the cost of college. Today we have an opportunity to refinance their student loans.

In Germany, tuition for college is now zero. In many Scandinavian countries, they also have students saying to the young people is, we need you to get the best education to help us create the strongest economy, to create the jobs we need.

How insane is it for us to literally discourage bright young people from attending college or to tell others that if they graduate college or graduate school, they are going to be $70,000, $80,000, $100,000 in debt? What sense does this make for the well-being of the middle class of this country or for our economic competitiveness?

In the next month, I will be personally introducing legislation that will cut and do away with tuition in public colleges and universities, but today what we are focusing on is legislation that is so sensible, so obvious, it is hard for me to imagine that anybody can vote against it. I have in my office at least two attorneys who are struggling with huge student debts. This is true all over this country. They graduated from college 15 years ago. They are still paying off that debt, and it impacts what they can do. We have evidence out there that families are not having children because of student debt, not buying homes because of student debt. Why is it that people have to pay double or triple interest rates because they got an education as opposed to what they would have when they purchase a car or a home? Does anybody think that makes sense?

Today we have an opportunity to stand up for the young people of this country and say we want them to get an education and we want them to have the freedom to live their lives after they leave school. That is what this amendment is about.

I yield time to the Senator from Virginia.

Mr. KAINE. The PRESIDING OFFICER. The Senator from Virginia.

Mr. KAINE. Mr. President, I also rise to speak on behalf of this budget amendment. I will be brief.

There is a wonderful organization that analyzes education in this country called the Lumina Foundation. Their main area of research is the percentage of adults in the country with comparable educational degrees. Because of the GI bill, the United States rocketed ahead of other nations and became the clear leader in the country in the percentage of adults with higher education degrees. There wasn’t a close second. But now we are 10th to 15th in the world and slipping.

I would argue that the economic future of this country is not one that we continue to slip further and further behind other nations in the percentage of our folks with higher education degrees. That is why I support this amendment.

I yield back my time.

Mr. SANDERS. I yield 1 minute to the Senator from Michigan.

The PRESIDING OFFICER. The Senator from Michigan.

Ms. STABENOW. Mr. President, I am very pleased to be here on the floor of the Senate with Senator WARREN, Senator SANDERS, and all of my colleagues on the Democratic side who feel very strongly that if young people are going to have a fair shot to get ahead, to enter the middle class, to be a part of a thriving economy, they have to come out of college with mountains of debt so they can go and buy a house and a car and have a family and a career and not be saddled with outrageous debt. That is what this amendment is about.

If there were ever an amendment that said we want middle-class opportunity for everybody, it is this one. I hope we will have a unanimous vote.
Mr. SANDERS. Mr. President, let me conclude by saying this: The high cost of college and student debt is one of the great issues facing our country. We are trying to lower student debt significantly. Our Republican colleagues’ response to the crisis is to cut $60 billion in mandatory funding for Pell grants. The choice is pretty clear. We are looking at the future of this country and the need for our young people to get the best education possible and to not graduate college deeply in debt. That amendment, as I have said, is just wrong. I hope we will have strong bipartisan support for it.

I yield the floor.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. I don’t think there is anybody on either side of the aisle who isn’t concerned about student debt, the cost of interest and college and the number of people graduating with debt. Addressing the costs and the burden of student loans must be a priority, but it can’t be done on a budget bill. We can’t have policy on a budget resolution. I know this doesn’t include all of her policy, so it is an incomplete bill.

The Office of Management and Budget last month disclosed that participation in the existing income-based repayment plan has been much higher than was anticipated, and the administration is currently in the process of extending those existing repayment options to all the eligible borrowers with outstanding student loans. Therefore, the OMB now projects that the existing student loan portfolio will cost taxpayers an additional $32 billion. That is $32 billion more being spent to alleviate the repayment burden of borrowers with outstanding debt. We can find that number in the President’s budget.

The CBO did score the bill that Senator WARREN introduced last Congress in which this amendment is based. The CBO projected that the government will make billions in profit—listen to this—from buying tens of billions worth of private student loans from banks and refinancing them at lower rates. They are going to buy up loans and then refinance those loans at lower rates, and somehow the way that scores is positive for the Federal Government? Wow. That is why we are talking about needing some changes in the way we do this. That I think the government can make money by buying up private loans while charging the borrower a lower rate, why stop there? We can make trillions for the country.

CBO, as well as leading academic economists and think tanks, all believe credit reform accounting is seriously flawed. They favor fair value accounting under which loans are valued at what they are worth to the private sector. Last year CBO showed that under fair value accounting, the Federal student loan portfolio does not make a big profit. It actually has a significant cost. One of the reasons for some of the high interest rates is that when the Affordable Care Act was passed, it set those rates higher so there would be revenue for the Affordable Care Act. I hope we will defeat this amendment and support the bipartisan King-Burr proposal. I yield the floor.

AMENDMENT NO. 622

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote in relation to amendment No. 622, offered by the Senator from North Carolina, Mr. BURR.

The PRESIDING OFFICER. The Senator from Maine.

Mr. KING. Mr. President, I rise to urge my colleagues to support the Burr-King amendment No. 622, which creates a deficit-neutral reserve fund to reduce overlapping student loan repayment programs.

The student repayment system is a mess right now. There are nine different alternatives and they are very confusing. Even the names are confusing. There is the income-based repayment, the income-contingent repayment, the income-sensitive repayment, and the pay-as-you-earn repayment. Other words, it is very complicated and it is one of the things that makes it confusing and hard for students.

Senator BURR and I have introduced this amendment in order to simplify this decision. Basically we have taken suggestions from individuals—students, institutions, as well as the President—to simplify the loan repayment provision to reduce it to basically two options, a fixed repayment over 10 years or an income-related repayment over a longer period of time.

I urge my colleagues to vote for this amendment. I believe it is an overdue simplification of this process, and I believe it will enable the students of America to deal with this issue in a more constructive way.

I thank the Presiding Officer.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. Mr. President, we think the Burr-King amendment is a sensible, noncontroversial amendment, and I don’t believe we have any objection to it on this side of the aisle.

I suggest a voice vote.

The PRESIDING OFFICER. Is there any further debate? Without any further debate, the question is on agreeing to the amendment.

The amendment (No. 622) was agreed to.

AMENDMENT NO. 652

The PRESIDING OFFICER. There will now be 2 minutes of debate equally divided prior to a vote on amendment No. 652, offered by the Senator from Massachusetts, Ms. WARREN.

Mr. SANDERS. Mr. President, not seeking the amendment by Senator from Massachusetts, I will make this point: If there is an eminently sensible amendment to come before us, this is it. It addresses the crisis that exists all over this country where young people are graduating college deeply in debt and have that onerous debt around their necks for decades.

This amendment simply gives these young people the opportunity to refinance their debt so they can substantially lower their student debt, and in some cases cut their student debt in half. It is hard for me to imagine how anybody could vote against an amendment as sensible as this amendment because it is so important to millions of families in this country who want to be able to send their kids to college and for the young people who want to graduate college without this oppressive debt.

I strongly ask for a “yes” vote on this amendment.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Mr. President, the proper way to do this is to consider the full bill and run it through committee and then the floor and not try to make policy in a budget resolution.

I ask for a “no” vote.

Mr. THUNE. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

Mr. ENZI. Mr. President, I yield back any remaining time.

The PRESIDING OFFICER. All time is yielded back.

The question is on agreeing to the Warren amendment.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Texas (Mr. Cruz).

The PRESIDING OFFICER (Mr. TILLIS). Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 46, nays 53, as follows:

[Roll call Vote No. 96 Leg.]
McConnell
Moran
Markowski
Paul
Perdue
Portman
Risch
Sullivan
Roberts
Rounds
Rubio
Sasse
Sensenbrenner
Sessions
Shelby
Thune
Tillis
Toomey
Vitter
Wicker

The amendment (No. 652) was rejected.

The PRESIDING OFFICER. The Senator from Montana.

Mr. TESTER. Thank you, Mr. President.

Mr. President, the Federal budget is a pressing concern for everybody in this body, including myself, especially given the political climate we have in Congress. We have been two Houses divided for some time.

Back in 2011, the Republican House and the Democratic Senate agreed that Federal spending was out of control. They just couldn’t agree on what to do about it. So, after both Chambers came together to give Congress two options: either pass a responsible budget to help reduce the deficit or face drastic cuts to every discretionary Federal department.

The threat of a sequester was supposed to represent the end of the road, forcing Congress to put differences aside and to work together, but sometimes even a dead end is not enough to motivate some folks to do the right thing.

Sequestration has had devastating effects nationally and in my home State of Montana. Take, for instance, sequestration’s impact on our national forests. We have 17 million acres of national forest managed by the U.S. Forest Service. Under its current structure, the Forest Service uses the same pool of funds to manage our national forests that it does to fight wildfires.

In bad fire years, suppression can use over 40 percent of the U.S. Forest Service’s budget. So it is no surprise that their budget is still in disarray 2 years after sequestration cuts $200 million during the hot, dry summer that saw millions of acres of trees burn across the West.

Sequestration proved to be irresponsible and its impacts long-lasting, and our forests weren’t the only casualties.

The United States Country was slammed from education to health care, to infrastructure. Indian Health Service saw its budget cut by a similar amount.

Sequestration has cost us $7 billion, which resulted in bigger class sizes, cuts to academic programs, cutbacks to building maintenance, and reduction in technology upgrades. Sequestration was almost as devastating to the public education system in this country, and it had its impact on seniors and low-income children and families. It will be again if Congress doesn’t act.

Between now and September 30, Congress must pass a responsible budget that reduces our deficit, and we have time to agree on that or we will face greater cuts than we saw last time. The President’s budget proposal makes significant investments in infrastructure and our outdoors. These initiatives will help grow our economy, particularly in rural States such as Montana, but there is one big problem: The President’s budget fails to reduce the deficit in a smart and meaningful way, but the other options on the table are worse.

The House last week unveiled its budget proposal. It is the height of irresponsibility. The House wants to privatize Medicare by turning it into a voucher program. It wants to turn Medicaid into block grants and cut those. They want to cut taxes for millionaires and big corporations while they phase out portions of the earned-income tax credit, squeezing the wallets of millions of working-class Americans.

The Senate plan also cuts the Pell Grant Program.

It repeals the Affordable Care Act—that is no surprise. The House has voted over 50 times to repeal the ACA, ignoring the fact that we have some 16 million more Americans who have affordable access to health care than before the law was passed, but in a show of boundless hypocrisy, the House balances its budget by counting the $700 billion in Medicare savings and the $1 trillion in new revenue that the Affordable Care Act provides.

Now some folks might say, well, that is the House of Representatives. Look at how they handled the funding for the Department of Homeland Security in this way they were able to the agency tasked with protecting our borders and preventing terrorist attacks on America. The House gave up on responsible governing years ago. But the fact is the budget before us today in the Senate isn’t much different. It repeals the Affordable Care Act, but again pretends to keep the $700 billion in savings to Medicare and the $1 trillion of revenue created by the Affordable Care Act—after it has been repealed. Now, I am a farmer, not an accountant, but what I fail is the kind of new math that doesn’t add up to me.

The Senate budget—similar to the House—also guts the Pell Grant Program by one-third. Why is that important? Well, in Montana, students are graduating from college with more than $27,000 in debt in student loans. The last thing they need are less Pell grants and more student debt, which is exactly what will happen if this Senate budget proposal passes.

It also puts States on the hook for over $1 trillion in Medicaid funding. What does that mean? It means we are not going to take care of it anymore. We are going to push it off on States and act like it doesn’t exist. Just like the House, it raises taxes on the lowest rung of the economic ladder by repealing the extension of the earned-income tax credit. These credits keep over 13 million Americans—working families with relatively low incomes—out of poverty.

While this rhetoric about passing a balanced budget sounds good—and I do support a balanced budget—this reality is this budget doesn’t cut it. It does not balance.

Why? Because this budget relies on gimmicks such as using the Overseas Contingency Fund, which is supposedly to fund the war on Afghanistan and action against ISIS but instead has become a slush fund for the Department of Defense. This budget assumes hundreds of billions of dollars in “unallocated cuts.” That is great messaging. We are going to slash the budget by hundreds of billions of dollars, but we are not going to tell you where we cut it out. We can talk about cuts, but when it gets to specifics—the real tough decisions—we are not going to talk about those. We are not even going to tell you where it is. It is not only secretive, but it is bad policy, and these kinds of smoke and mirrors are the worst Washington has to offer.

While the President’s budget spends far too much, at least it is honest, open and transparent, and Senate and House budgets are just a display of bad mathematics. They lack any sort of realistic plan to bring down our debt, and these kinds of smoke and mirrors are the worst Washington has to offer.

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majority of these costs. This budget hides those costs from the American people. With 47 Senators pushing us to go to war with Iran, I think the American people deserve to know how we are spending their dollars overseas. Do not misunderstand me. Congress’s forefathers built this nation on the principles of protecting our Nation and in keeping our communities safe, but that should also be the foremost concern of our allies around the world. Time and time again, though, it is the U.S. taxpayer and American lives who are on the line, and too many times that cost is far too high. It is not just dollars and cents. It is the lives of our kids. It is the wounds they will face when they return from war, if they return from war at all. These are prices we cannot afford.

While we send our troops and our treasures overseas, our allies are free to invest significantly in more public education, health care, infrastructure, research and development, and lower taxes. Why? Because we are paying the bill. Their economies grow in relation to our deficits. As Congress looks to responsibly cut spending, we must look at the billions we waste overseas, and we need to level with the American people about the true cost of war. While caring for our veterans is a cost we absolutely should bear, we can no longer afford to fight and fund every international conflict. We have to stop paying for war on our children’s credit. We need to think about the future and invest in public education, health care, and infrastructure, in sound forest management, and in lower taxes. A global economy and a global defense will allow us to invest in middle-class families, educating our children, protecting our seniors, and making sure Americans can afford food and shelter. These are investments we must make, but the budget before us stops investing in America.

We can do better, and we must do better.

Mr. President, I yield the floor.

Mr. President, first, I ask unanimous consent to set aside the pending amendment and call up Bennet-Stabenow amendment No. 601. The PRESIDING OFFICER. The Senator from Michigan.

AMENDMENT NO. 601

Ms. STABENOW. Mr. President, Medicare turns 50 years old this year. This is not the time to turn our back on the Medicare trust fund, to abandon the people who depend on Medicare, to undermine the program, or to turn Medicare into a privatized Medicare program.

We all understand and are confident that after paying into the system year after year or turning age 65 or meeting the other qualifications that we have means that health care will be available to everyone regardless of where you are, regardless of who you are.

Medicare is a great American success story. Before Medicare became law, only half of Americans who were 65 years of age or older had any type of health insurance. They could not find health insurance. Those who found health insurance were paying through the roof to be able to get that insurance. Often times they were paying out-of-pocket for surgery or health expenses that occurred outside the hospital. You could have one single surgery or illness and be totally wiped out.

So our country came together and said: We are going to make sure that for seniors in this country, health care will be available to everyone. We have done that. It is extremely successful. I am very, very concerned about what this budget does to Medicare, as well as the budget in the House of Representatives. First of all, let me say that there is no question that Medicare, as with every other public program, was designed to improve and evolve and be strengthened and add new things—certainly for the security of future generations. That is why the prescription drug bill was passed. That is why the Affordable Care Act—we took even better steps forward to make sure there were no gaps in coverage under prescription drug coverage and lower the prescription drug prices. We added spending thousands of dollars less out of pocket to get critically needed medicines than they did before the Affordable Care Act. They now have no out-of-pocket costs for annual wellness visits or for other prevention.

Now, in this bill that is undermined in two different ways. First of all, there is the Affordable Care Act, which 16.4 million people have not used yet. The President said to get health care for themselves and their families, and most of them, by the way, are people who could not afford health care in the past, just as seniors could not 50 years ago. All of them will lose their health care under this budget, the Senate and the House budget. The changes that we made to improve prescription drug coverage and lower the costs to seniors will be gone. That was part of the ACA. There are the changes to protect people, to be able to know that when they have insurance, they are going to be covered when they get sick and not dropped. If they are sick, if they have a serious disease, they can still get insurance even if they have a preexisting condition. All of the things in the Affordable Care Act are gone under this budget.

Now, interestingly, and as the distinguished Senator from Montana said, all of the revenue raised under the Affordable Care Act stays in this bill. So they would not only take the money, but they would take away your medical care. To add insult to injury, because actually repealing the Affordable Care Act increases the deficit, the Affordable Care Act is exempted from the point of order that is required in the Affordable Care Act and increases the deficit.

So then you add to that what is being done in Medicare. The House cuts $150 billion from Medicare for senior citizens, by moving away from what has been the foundation of Medicare—which is a guaranteed benefit. You pay in, and it is a guaranteed benefit. They turn it into something they call premium support.

The Senate proposes even more than the $143 billion that the House did. Medicare over the next 10 years. They are not specified, but they are using the same kind of language that relates to the security of the program and issues that in the past have been called vouchers—or some other change that all ends up in the same place, which is cutting Medicare.

Our children, our grandchildren know that grandpas and grandmas, aunts and uncles, and moms and dads right now have health care because of this wonderful American success story called Medicare. It is seriously undermined in this budget. I would urge my colleagues to come together and send a clear message that we stand together in a bipartisan way to continue to support Medicare and say: Hands off the Medicare program and the promise made to our seniors now and to those in the future.

The Bennet-Stabenow amendment would create a point of order against legislation and would require a supermajority vote on anything that would privatize Medicare, would cut guaranteed benefits, increase out-of-pocket...
spending or use premium support schemes to undermine the fundamental nature of what Medicare is.

Now, I also find it quite extraordinary that in the House budget, which is more specific, when the Affordable Care Act health exchanges are eliminated, two pages later in their budget, they create health exchanges for Medicare. Some would say: ObamaCare and Medicare.

This is a very strange debate we are having on health care. So we want to make it very clear: Hands off Medicare. Hands off Medicare. Whether you are trying to privatize it in some way, turn it over to private insurance companies, vouchers, cut guaranteed benefits, increase out-of-pocket costs, use what has been called premium support schemes to undermine Medicare’s universal nature of what it is, stop it. Hands off Medicare.

That is what we need to be doing in this budget. I hope colleagues will come together and vote for the Bennet-Stabenow amendment to guarantee that happens.

AMENDMENT NO. 755

Mr. President, I have a second amendment that is a side-by-side amendment for the Barrasso amendment that will be called up later. I have also agreed also to move forward on that amendment as well.

I ask unanimous consent to set aside the pending amendment and call up Stabenow amendment No. 755.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Michigan (Ms. STABENOW) proposes an amendment numbered 755.

The amendment is as follows:

Amendment to establish a deficit-neutral reserve fund relating to the protection of water quality, to establish bright lines for Federal jurisdiction, and to create clear and unambiguous exemptions for features that the Administrator of the Environmental Protection Agency or the Secretary of the Army, acting through the Chief of Engineers, claim they are not affecting.

At the appropriate place, insert the following:

SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE PROTECTION OF CLEAN WATER USING SCIENTIFIC STANDARDS WHILE MAINTAINING THE TRADITIONAL ROLE OF AGRICULTURE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting watersheds, including the Great Lakes, Chesapeake Bay, the Mississippi River system, the Colorado River system, or other sources of drinking water of the United States, which may include clarifying the scope of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.), to provide certainty for landowners or rural communities, or preserving existing exemptions for agriculture, ranching, or forestry, or to rely on the scientific evidence of impacts on water quality of different types of water bodies by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Ms. STABENOW. Mr. President, obviously, I care very passionately about Medicare and about health care, and I believe strongly that this is a fundamental right of every American. We do not want to see we are going to get sick. We do not decide when our children are going to get sick or what is going to happen to us as it relates to our health.

But another important part of health relates to the ability to have clean, drinkable water. The Clean Water Act has been a vital tool for promoting the health and livelihood—the economy—of Americans for the past 40 years. In fact, according to the EPA, the Clean Water Act has helped billions of pounds of sewage and chemicals and trash out of our waterways. It has helped double the number of American waters that meet standards for fishing and swimming. I can tell you that in Michigan, we have more Michigan, West Michigan. They are in our DNA. The ability to fish, the ability to swim—in fact, we have a $7 billion fishing industry, in which my family has been a proud participant, and a $16 billion recreational boating industry. And more than 800,000 residents are supported by the economic asset of our Great Lakes, and we want to make sure the Clean Water Act is strong.

Now, we are also very proud of agriculture in Michigan. We have more diversity of crops than any other State in the country other than California. We are working on that. So we are able to do that, in part, because of the abundance of water, frankly. Unlike friends in other States, the issues around water—clean abundance of water for agriculture, for ranchers, for forests, for farmers—have not been issues for us. We certainly want to keep it that way.

Now, last year the EPA proposed a rule to define the waters of the United States, basically to clarify two different Supreme Court rulings—one in 2001. After that ruling in 2001, the former administration, the Bush administration, proposed a rule to clarify that two questions of the waters and regulating the waters of the United States.

Then there was an even more complicated, confusing decision. I never thought you could actually have five different decisions out of a nine-member Supreme Court. But that is what happened. We ended up with even more confusion in 2006. So both administrations—the Bush administration and the Obama administration—understood, as our friends, that we need to fix this. We have to clarify this, for farmers and ranchers and for citizens and communities. I started in county government, I understand for local governments how important that is as well.

So the rule that is before us now—the proposed rule—has been debated for over 200 days, including 400 public meetings and over one million comments. I am not sure that is a record, but it is pretty close—87 percent of which have been positive to moving forward. Now, the proposal was not meant to target agriculture, but it has a lot of legalese in it. It has a lot of legalese in it in my mind about the standing of agriculture’s historic exemption under the clean water regulations.

So my amendment would help to clarify agriculture’s role, while maintaining important clean water protections. This is very important. We can do both. We need to do both. We need to make clear the historic role in agriculture as it relates to separate actions from the Clean Water Act, and we also need to maintain a Clean Water Act for agriculture and ranching that have existed for decades.

Our farmers and ranchers deserve to have the certainty of getting this done and having it done right and knowing that what has been going on for decades for them will be the law of the land. It also ensures we rely on scientific evidence as we examine the impact that water quality has on the different types of water bodies, and it provides certainty—agriculture and ranching—to landowners in rural communities regarding the scope of the Clean Water Act.

We had an important hearing on that yesterday in the Agriculture Committee. Clearly, we need to provide that certainty for our farmers and our ranchers. Now, unfortunately, my colleague from Wyoming has an amendment that appears to attempt to address this, but it is overly broad and, frankly, unclear. It does not even mention agriculture. It does not mention the historic exemptions of agriculture, ranching, and forestry. It does not mention rural communities that may be affected.

So I do not believe that is the direction this Senate should go. We need to be clear. We do not need more confusion; we need less confusion. So my amendment clarifies the scope of any changes made to the Clean Water Act so that exemptions important to agriculture are maintained. The Barrasso amendment, unfortunately, would also roll back efforts to protect the health of the Great Lakes. All of us who represent the Great Lakes would be concerned about that—and the Chesapeake Bay, the Mississippi River, the Colorado River system, and so many other systems around the country and all our sources of drinking water for the United States.

I would encourage colleagues, when this comes up, to vote no on the Barrasso amendment, to vote yes on the
Stabenow amendment, and to make it clear that we support the Clean Water Act, we support decisions being made based on science, and we also want to make sure that the historic relationship with agriculture and the Clean Water Act is maintained.

I yield the floor.

The PRESIDING OFFICER. The Senator from Missouri.

AMENDMENT NO. 350

Mr. BLUNT. Mr. President, I ask unanimous consent to set aside the pending amendments and call up my amendment No. 350.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Missouri [Mr. BLUNT] for himself and Mr. THUNE, proposes an amendment numbered 350.

Mr. BLUNT. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To create a point of order against legislation that would create a Federal tax or fee on carbon emissions)

At the appropriate place, insert the following

SEC. ___ POINT OF ORDER AGAINST LEGISLATION THAT WOULD CREATE A TAX OR FEE ON CARBON EMISSIONS.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, or conference report that—

(1) would result in revenues that would be greater than the level of revenues set forth for the first fiscal year or the total of that fiscal year and the ensuing fiscal years under the concurrent resolution on the budget then in effect for which allocations are provided under section 302(a) of the Congressional Budget Act of 1974; and

(2) for any year as provided by such resolution, includes a Federal tax or fee imposed on carbon emissions from any product or entity that is a direct or indirect source of the emissions.

(b) WAIVER AND APPEAL.—

(1) WAIVER.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of two-thirds of the Members, duly chosen and sworn.

(2) APPEAL.—An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

Mr. BLUNT. Mr. President, I rise today in support of this amendment.

This point of order would protect American families and workers from attacks on carbon, and attacks on their utility bills, attacks on things that are absolutely essential for families—and for opportunities for families as we look at utilities and energy.

A carbon tax would increase the cost on energy. It would kill jobs as it increased the cost on energy, and make life for families more difficult than it needs to be.

At a time when we are struggling to see our economy move forward, families and job creators in Missouri and across the country need to be able to continue to count on affordable and abundant energy resources.

We have tremendous opportunities and more American energy. We need to use that way to benefit families and benefit those who are working hard for their success.

According to a 2013 Congressional Budget Office report, a tax of about $21 per metric ton on carbon would raise the price of electricity by an average of about 16 percent in the country. For the State of Missouri, my State, it would increase, according to that 2013 CBO report, the utility bill by 27 percent.

We are more coal dependent than many of our States, but apparently if the average in the United States is 16 percent, all you have to do is add that to your utility bill to see what kind of problem that creates for a bill that, in many cases, families are struggling to pay already.

Twenty-seven percent in the fifth most coal-dependent State, Missouri, where 82 percent of our electricity comes from coal, adds a huge and new burden that wouldn’t be there otherwise as people try to respond to this decision that the government could make it impossible to make. It is absolutely impossible to have the kinds of utilities that are now available to families.

The National Association of Manufacturers, in that same year, 2013, found that a carbon tax would lead to a loss of 1.3 million jobs, in fact, would lead to the loss of jobs—the equivalent of about 1.3 million to 1.5 million jobs in the first year and as many as 21 million jobs by 2063.

Now, more than ever, we need to send a clear message to the Obama administration that we don’t support a carbon tax as the administration moves forward with regulations that, in fact, would have exactly the same impact a carbon tax would have.

The Congress has said no repeatedly, and it is clear that the administration calls it a carbon tax or not, everybody who looks at how they are going to provide utilities knows that is exactly what it is.

If we want to grow our economy, we need to increase rather than decrease. We need to encourage rather than discourage access to low-cost, abundant, available fuels, and find the cleanest possible way to use those fuels.

We have seen great progress in this direction. We need to be doing things that encourage that progress to occur rather than things that will absolutely and with certainty increase utility bills for families and decrease job opportunities for young people.

I encourage my colleagues to support this amendment that will make a difference. I am certainly grateful that my friend Senator THUNE, the chairman of the Commerce, Science, and Transportation Committee, is cosponsoring this amendment.

I urge my colleagues to support its adoption.

I suggest the absence of a quorum.
The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. SANDERS. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. SANDERS. Mr. President, I wish to try to, as we are about halfway through the budget debate, summarize where we are and the very clear differences that exist between my Republican colleagues and those of us on this side. I think if the American people pay attention, the differences are very clear.

What some of us are trying to do is to take a hard look at the very serious problems facing our Nation and do our best to come up with sensible solutions to those problems. I think that is what the budget process should be about. What are the problems facing this country? What are the best solutions that we go forward with?

But, already, we have strong disagreements as to how we even look at the problems facing the country. From my perspective, and I think from the perspective, quite honestly, of the vast majority of the American people, the major economic problem we face is a disappearing middle class.

The good news is that compared to where we were 6½ years ago, we have made significant progress. I think most Americans remember that after the Wall Street crash—caused by the greed, recklessness, and illegal behavior on Wall Street—that at that point, as President Bush was leaving office, we were hemorrhaging 800,000 jobs a month. That is hard to imagine, 800,000 jobs a month.

My Republican colleagues and I would agree and say the job creation now is not as strong as it should be. Fair enough. I wish to see more than 200,000 jobs a month being created. But no one would say that 200,000 jobs a month being created is a heck of a lot better than losing 800,000 jobs a month, which is where we were when President Bush left office.

My Republican friends say the deficit is too high. I think they have a point. It is about $483 billion, a very high deficit. But I hope no one denies that a $483 billion deficit is a heck of a lot less than the $1.3 trillion deficit that existed when President Bush left office.

When President Bush left office, the financial system not only in America but all over the world was teetering on collapse. We learned later, actually, that economists literally believed the system would collapse. If you put your credit card into the ATM machine, nothing comes out. That is where we were 6½ years ago.

Today, for better or worse, the stock market is soaring and the financial system today seems reasonably solid. No one would say it is a lot better than it was 6½ years ago.

So we have made some progress despite, I must say, consistent Republican obstructionism, but we have made some progress. But I would be the first to agree, with my Republican friends or anybody else, that we are not anywhere near where we should be.

Unemployment has gone down. The official unemployment rate is now about 5½ right now. But let me tell you, the official unemployment rate is not the real unemployment rate. When you include those people who have been given up looking for work and those who are looking for part time, real unemployment is about 11 percent. Youth unemployment—which we never talk about, but it is a very serious problem—is about 17 percent. African-American youth unemployment, which we never talk about, is much higher than that.

So what are we trying to do, as we look out and we recognize a problem that says—the American people tell us in every poll I have seen that their most serious issue is jobs and wages. How do we create jobs? How do those jobs pay us a decent wage?

Does anyone disagree with that? I don’t think so. That is the issue. So what have we tried to do in this process? What we have tried to do is say: OK, how do we create jobs? What is the fastest way we can create the millions of jobs our country and our economy need?

What economists tell us is the fastest way to create jobs is through investment in our infrastructure.

Does anybody, any Republican, Democrat, progressive, conservative, disagree that our infrastructure is in a state of terrible disrepair—that is, our roads, our bridges, our water systems, our wastewater plants, our airports, our rail systems, our levees, our dams. I don’t think there is any disagreement.

What the experts tell us—and I speak as a former mayor and concur with the experts—when you develop work on infrastructure, it only gets worse. If you do not rebuild a crumbling road, it gets worse. If you do not rebuild a decaying water system, it becomes worse and more expensive to repair.

So what have we said here on this side? What we have said is, let’s not kick this can down the road, which we have done for many years. Let’s acknowledge the problem, and let’s make serious investments in infrastructure—rebuilding our crumbling roads and bridges and rail systems and water plants and wastewater plants, etcetera. That is what we have said. And we brought forth an amendment, which I offered, which would create some 9 million jobs in rebuilding our crumbling infrastructure—9 million jobs over a period of 6 years. I think the way we paid for that $78 billion investment makes sense to most Americans, who understand we have major corporation after major corporation that pays millions in Federal income taxes because they take advantage of absurd loopholes—loopholes that allow them to invest their money and put their money in the Cayman Islands, in Bermuda, in Luxembourg, and in other tax havens and pay nothing in Federal income taxes. So we have said: Let’s repeal those loopholes. Let’s raise the revenue we need. Let’s invest it in the infrastructure. In the process, let’s create millions of decent-paying jobs. I would say that is a sensible response to the job crisis.

In terms of income and wages, I think everybody or almost everybody understands that the Federal minimum wage today of $7.25 an hour is literally a starvation wage. It has to be raised. What we are trying to do on our side is to raise the minimum wage, and I will have an amendment to do that.

We are trying to deal with the serious inequities regarding pay differentiation in America between male and female workers. Women workers are making 78 cents an hour compared to the wages paid to men. That makes no sense. We brought forth an amendment to Sen. MURkowski to bring forth an amendment to bring pay equity. That is an important issue.

We are also going to fight for reform of overtime rules so that people who are making $25,000 a year and supervisors at McDonald’s or Burger King—are not earning time and a half despite the fact they are working 50 to 60 hours a week.

So those are a few of the issues we are trying to focus on—creating jobs and raising wages. I have to say, unhappily, that my Republican colleagues have not been supportive of those efforts. What they have been absolutely persistent about is doing anything to cut Medicare, cut Medicaid, cut education, and cut nutrition. They will do anything other than ask the wealthiest people in this country, who are doing phenomenally well, the largest corporations, which are enjoying record-breaking profits—they will do anything to prevent those people from paying more in taxes even if it means massive cuts to programs working families desperately depend upon.

AMENDMENT NO. 777

Mr. President, with that, at this point, I ask unanimous consent that the pending amendment be set aside and call up amendment No. 777.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The clerk will report.

The bill clerk read as follows:

The Senator from Vermont [Mr. SANDERS], for himself and Mr. WHITEHOUSE, proposes an amendment numbered 777.

Mr. SANDERS. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows: (Purpose: To establish a deficit-neutral reserve fund to recognize that climate change is real and caused by human activity and that Congress needs to take action to cut carbon pollution)

At the appropriate place, insert the following:
SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CUTTING CARBON POLLUTION TO PREVENT HUMAN-INDUCED CLIMATE CHANGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting Americans from the impacts of human-induced climate change, which may include action on policies that reduce emissions by the amounts that the scientific community agrees are needed to prevent catastrophic climate change, by the amounts provided in such legislation for those purposes by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. MORAN. Mr. President, I ask unanimous consent to set aside the pending amendment and call up the amendment I am offering, which is amendment No. 356.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered. The clerk will report.

The legislative clerk read as follows:

The Senator from Kansas [Mr. MORAN], for himself, Mr. COLLINS, and Mr. KING, proposes an amendment numbered 356.

Mr. MORAN. Mr. President, I ask unanimous consent to strike out the amendment of the amendment I am offering, which is amendment No. 356.

Mr. President, I ask unanimous consent to consider the pending amendment and call up the amendment I am offering, which is amendment No. 356.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to providing health care to veterans who reside more than 40 miles driving distance from the closest medical facility of the Department of Veterans Affairs that provides the care sought by the veteran)

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING HEALTH CARE TO VETERANS WHO HAVE GEOGRAPHIC INACCESSIBILITY TO MEDICAL FACILITIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing health care to veterans who reside more than 40 miles driving distance from the closest medical facility of the Department of Veterans Affairs that provides the care sought by the veteran by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. MORAN. Mr. President, I would remind the Presiding Officer of the hearing we had yesterday dealing with veterans, and the opportunity we had to discuss the implementation of something we now refer to as the choice act.

One of the successes and, in my view, one of the few successes we had last term—in fact, with Senator SANDERS being on the floor as well—was the passage of the choice act. That legislation was Congress responding to scandal within the Department of Veterans Affairs, the lack of services available to veterans who were waiting, and a number of veterans falling through the cracks. Congress responded and passed legislation now referred to as the choice act.

In what that simple terms is that if you are a veteran and you are unable to receive the services you need from the Department of Veterans Affairs within 30 days or if you are a veteran who lives more than 40 miles from a VA facility, the choice act allows you—in fact, requires the Department of Veterans Affairs to provide you with services at home if you choose. It is your choice.

That bill was passed by Congress in August of 2014, signed by the President in September, implemented since then beginning in November, and it is now March of 2015. What we have discovered during that period of implementation is there are a number of pitfalls by which you can't access the care we indicated they would receive following the passage of that legislation. A lot of that problem is related to the 40-mile provision. Again, if you live more than 40 miles from a VA facility, the law says Department of Veterans Affairs will provide you with service, if you so choose, with a local provider.

A couple of things have happened. The interpretation by the Department of Veterans Affairs of a couple of provisions has precluded a significant number, in my view, of veterans from being able to utilize this choice program.

Yesterday, the Department of Veterans Affairs, to their own credit, decided they had been interpreting the law incorrectly. That provision related to the way the VA was going to give you the option of seeing a provider outside the VA. That provision required the VA to utilize its current authorities to offer community care to veterans who are not receiving the services promised by the choice act because there is an outpatient clinic within the 40 miles, but it doesn't provide the service the veteran needs.

To give folks an understanding of what I am talking about, most outpatient clinics don't provide colonoscopies. So we have a veteran who needs a colonoscopy. The VA is to provide that service. Yet, in the case of where I come from, my hometown, the VA hospital is 3 hours away and the outpatient clinic is half an hour away, and because there is an outpatient clinic half an hour away, that veteran can't utilize the choice act. But the outpatient clinic doesn't provide colonoscopies, so that veteran is told by the VA that he or she has to drive 3 hours to the hospital in Wichita to get the colonoscopy. Well, there is a community hospital within that area, within that veteran's hometown that provides colonoscopy.

That situation is what the choice act was designed to accomplish—service provided at home. So this amendment creates a deficit-neutral reserve fund that requires the VA to utilize its current authorities to offer community care to veterans who are currently unable to receive the health care services promised by the choice act within 40 miles of where they live because the facility they have won't or can't provide the services they need.
March 25, 2015

CONGRESSIONAL RECORD — SENATE

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This is something we ought to be able to resolve. This amendment is widely supported.

There is legislation—S. 207—which I have introduced and which has many cosponsors, Republicans and Democrats, to continue to push this legislation. In fact, the Committee on Veterans’ Affairs has indicated they will not only have the hearing we had yesterday on this topic, but also the chairman and the ranking member and their staffs will work over the recess to get to the front and back in our committee and, presumably, on the Senate floor.

This amendment is cosponsored by Senator COLLINS and Senator King of Maine. Senator Tester, Senator Blunt; Senator Toomey, Senator Hoeven, and Senator Vitter—Republicans and Democrats from States across the country—realize this is something which needs to be resolved. While I believe the Department of Veterans Affairs would answer, they haven’t. While the Department of Veterans Affairs believes Congress should resolve this, we haven’t. What I do know is veterans who are entitled to care are not receiving it, and, in a sense, they were made vulnerable. We will get this issue corrected and the VA then implements the choice act as intended.

This is an important issue. I would say to my colleagues, particularly those who served in the Senate with me in the last 4 years, in my view, we haven’t accomplished much in those 4 years, but one of the areas in which we did come together and did pass significant legislation was the choice act. Now we need to make certain that accomplishment results in those who are entitled to those benefits receiving them.

Who, I would ask, in this country would we expect to have the best quality health care? Who would we expect to have the same opportunity.

I think it would be those who served our country—our military men and women, those who retired and became veterans. And I would say that the employees and Members of Congress have the opportunity of choosing a hospital or a doctor, and our veterans ought to have the same opportunity.

Mr. President, I appreciate the opportunity to explain this amendment. I ask for support when it is considered during the budget consideration. I would ask my colleagues to join me in cosponsoring the underlying legislation that will follow.

I thank my colleagues on the Committee on Veterans’ Affairs, particularly the chairman, the Senator from Georgia, Mr. Isakson, and the ranking member, the Senator from Connecticut, Mr. Blumenthal, for their commitment to seeing that this is accomplished.

I appreciate the opportunity to explain the more time why this is something of significance and how the quality of life of our veterans is affected not because we don’t want to care for them but because we lack common sense to implement a law when we know how it should work, we know what it should say, and yet we are impeded from accomplishing what matters so much. This is not a Republican issue; this is not a Democratic issue; this is an American issue that most calls for common sense.

With that, Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Mr. President, we are engaged in an annual ritual on the floor of the Senate—the budget resolution.

The budget resolution comes to the floor, and Senator Enzi of Wyoming and Senator Sanders of Vermont lead the effort to debate the budget resolution. This is not a law because it is never sent to the President. It is something passed by the House and the Senate that kind of says: The President told us we couldn’t spend anything more than X; we will tell you how we would spend it. It always is different from what the President suggested. So we get into this debate about how we are going to spend our Federal budget.

That is what a budget resolution is all about, and we have to make choices—just as families make choices when it comes to things they buy for their families and for their homes.

So I will talk about an amendment I am going to offer which gives us a choice.

First, today on Capitol Hill we have visitors walking the corridors wearing purple sashes. If we look closely, written on those sashes it says Alzheimer’s Association. It is not unusual for us to get visits from people who are interested in medical issues—cancer, diabetes, Alzheimer’s. The list goes on. They come here basically with very fundamental requests: Can you find more research dollars to help us find a cure? Can you provide support to the families who are facing this? I have faced that so many times as a Congressman and as a Senator.

I use this as an illustration, because Alzheimer’s is a disease and an issue which is becoming more dominant in America. I am about to state a statistic which I didn’t believe when I was a member of Congress, back in 1988—if I am not mistaken, it is one that is so serious that we have to make a decision as a nation to make the right investment in biomedical research.

In 1988, Alzheimer’s was a disease and an issue that led to the President to do something that was in relation to medical research and Alzheimer’s.

I have found this is the most bipartisan issue in the world. I have been all over Illinois, and we have a lot of Republicans, Democrats, and Independents. When I stop to talk about biomedical research, everybody is on board. The mother with the diabetic son, the father with a wife suffering from some form of cancer—they are all on board, they are listening. And they should.

What I will offer as an amendment here is generally just a marker. It doesn’t mean that medical research will be enhanced or grow in size, but it basically puts us on record as to whether the United States Senate believes that we should put additional money into biomedical research.

Why should we put more money into it? I went out to the National Institutes of Health. There is a doctor out there named Dr. Francis Collins. I think he is one of the best. Francis Collins, back in 1988—if I am not mistaken—was given the task of mapping the human genome. I am a liberal arts lawyer, so I am lost. The human genome has something to do with our DNA. Dr. Collins tells the research community, everybody, on it a lot about us and diseases we are likely or not likely to have. So they mapped the human genome, which took years to do, and with that information they are making giant strides now in finding cures for diseases and breakthroughs and identifying some of these issues.

We all read about Angelina Jolie and what she is going through with her fear of cancer. It is based on a family history, medical advice, and, yes, some preventive surgery that leads her to be more sensitive and worried about her own health. She is a
famous actress, and that is why we pay close attention. But it applies to families across the board.

Here is the point I am getting to. We are falling behind in biomedical research. In the last 10 years we have lost 23 percent of our spending power to fund research. The reason is that, 10 years ago, one out of every three promising research projects was funded. Today, it is one out of six. I don’t need to tell the Senator from Maryland, Mr. CARDIN, because NIH is in his state, and he knows what they do and he knows the researchers and Dr. Collins.

I went to Dr. Collins, and I said to him: What can we in the Congress do to help you find cures for diseases? Senator, he said, it is very basic: Give us 5-percent real growth in our appropriation for 10 straight years—5 percent over inflation. Give me that, Senator, and I promise you—I promise you, we will pay for it over and over in saving lives, in saving medical treatment, in alleviating the suffering of disease that we face in this country.

That is what I am trying to do. The American Cures Act is legislation I put in to do that.

What will it cost, Senator? It is easy to come up with some idea on the floor that is going to cost a lot of money and not pay for it. What will it cost us?

Over a 10-year period of time, a 5-percent real growth increase in NIH, CDC, and the other departments I mentioned, over a 10-year period of time as additional spending comes to $150 billion.

In that 10-year period of time, we will appropriate more than $15 trillion in Federal spending. Work the decimal points. I am talking about a tiny sliver of a small percentage that goes into medical research. And I am also saying that I am willing to stand here as a Senator and say that medical research will pay for itself over and over and over again.

I am of an age that I can remember the fear of polio—some folks with gray hair may remember that too—when, as a kid, kids were coming down with polio, crippled by it, many of them living in iron lungs, and parents were scared to death. We didn’t know where it was coming from. My mother had a theory that it had something to do with water standing in the street.

Don’t you go play in that puddle. You may get polio.

Who knew? No one knew. But we were afraid because we knew fellow classmates who were getting polio.

And then, 60 years ago, along comes Jonas Salk. Every school child in America knew that name. We didn’t look forward to that shot; that is for sure. But the notion that we would be liberated from the fear of polio, that was such an amazing discovery that it was national and international news. Medical research can do that. Jonas Salk did that. We have done it over and over again.

So now, will our generation give up on biomedical research? Will we decide that balancing the budget, eliminating the deficit is more important than a small contribution toward the National Institutes of Health? I hope not. The amendment I will offer will ask the Senate to go on record to support this effort.

Senator MORAN from Kansas was here earlier. He has a similar amendment. I am going to vote for Senator MORAN’s amendment. I hope he votes for mine.

Let’s find something we can agree on. Let’s make it biomedical research. Let’s make it a commitment to the NIH.

I know that people we represent in every State of the Union will say: You did the right thing, Senator. Put politics aside. Give the money to those researchers to find cures for those diseases. It is not only going to save us money; it is going to save lives.

The PRESIDENTIAL OFFICER (Mr. SCOTT). The Senator from Nebraska.

The Senator from Nebraska.

For far too long, families have been paying more and forced to expect less from an increasingly inefficient and out-of-touch Federal Government. We have made progress, our economy is now where it should be, and, unfortunately, the government’s spending habits remain unsustainable.

Our $18 trillion debt isn’t just a threat to our economic security. It is a threat to our national security. It is time to offer bold solutions and tackle these problems.

Republicans were sent to Congress to stop this irresponsible mentality—to stop wasteful spending, to balance our budget, and to allow our economy to grow. I pushed the idea to the White House. They did not have the courage to say no. We did. We recognized the problem that we faced and did the right thing, Senator. Put polio aside. It is not only going to save us billions of dollars, but it is going to save us lives.

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that provides certainty and one that encourages economic growth. Moreover, the vast majority of economists agree the single best way to create jobs and the single best way to generate economic growth is through comprehensive tax reform.

This budget sets us on a path toward that needed reform. It is my hope that our colleagues on the other side of the aisle will work with us so we can accomplish this. Let's take a moment now and look at the President's tax proposal. His plan would raise taxes by $1.8 trillion to pay for new spending projects.

I think the President's budget is tone deaf. It is tired. It is the same old tax-and-spend policies that got us into this mess in the first place. There is nothing in it that actually cuts spending or addresses this mounting debt.

Under the President's budget, interest rates alone will triple from the $229 billion in interest we paid in 2010 to more than $769 billion a year. Let me repeat that. We currently spend more than $229 billion per year on our interest alone. That is going to triple to over three-quarters of a trillion dollars by 2025. That is money we could use to reinvest in our schools and our infrastructure, to improve our economy, and to pay down our national debt or that we could use to improve the Nation’s infrastructure. I think the President’s proposal is a recipe for a national disaster.

Our budget offers a realistic way forward. Importantly, this budget helps to keep Congress on track regarding the appropriations process. For the first time in a long time, Congress is meeting the budgetary deadlines as prescribed by law. Passing appropriations bills on time allows us to provide the American people with more certainty in planning for their futures.

I have been a Member of the Senate for 2 years. In that time, I have seen firsthand how the regulatory burden that is hindering our small businesses and preventing growth. I have seen the regulatory burden that hurts families and makes it hard for them to get ahead. Our budget provides a framework to lighten that burden. To lighten that burden of government and reduce the cost of responding to Washington bureaucrats. Because of the spending reductions in this budget, the CBO has estimated the size of the economy will grow by 2.5 percent per person in 2025. That is going to provide an additional $1,200 in income to families each year. That is the type of growth Nebraskans care about. With additional money in their pocket, middle-class families can save more and they can reinvest in their children and their future potential. They can buy a home. They can save for their kids’ education. They can put something away for their retirement or maybe take a family vacation.

In order to make this budget work, we have to address things that don’t work. This week marks the fifth anniversary of ObamaCare. That is a law that does not work. ObamaCare has been harming our economy and millions of families ever since it was signed into law. I have been contacted by over 19,000 Nebraskans who have expressed to me their concerns and their frustrations with this law.

Passage of this budget provides Congress the chance to send a bill to the President’s desk to repeal and replace ObamaCare once and for all.

I would also like to touch on some of the proposals with the President and explain how they will help Nebraskans and Americans all across this Nation. My amendments cover a broad range of topics from national defense to pay equity, education, and regulatory relief. My amendments help families. They help families have more economic security, and they ensure our own national security.

One amendment, which passed yesterday with bipartisan support, will bolster the President’s principle of equal pay for equal work. I support equal pay in the workplace and it updates existing law to protect employees from retaliation for seeking information or discussing their salaries. My nonrenewal language closely tracks one of President Obama’s April 2014 Executive Order that deals with equal pay. This is a commonsense approach to a very important issue that impacts women all across our Nation.

I have also worked across the aisle with Senator Angus King from Maine on a innovative paid family and medical leave proposal. Our idea is not more one-size-fits-all red tape. It is a tax incentive for employers, particularly employers of hourly and low-wage workers. It offers a limited amount of paid leave so workers can meet the complex family needs they have.

A common complaint I hear from Nebraskans is regulatory overreach, particularly with the EPA. That is why I have offered an amendment that would prohibit the Obama administration from using green-house gas emissions under the National Environmental Policy Act. The Obama administration has proposed guidance on how Federal agencies should consider greenhouse gas emissions and climate change impacts while conducting NEPA reviews. This was not the intent of NEPA, and regulations like these could cause significant project delays.

In my home State of Nebraska, NEPA reviews already take far too long as they pertain to our highway projects. Time and resources are being wasted on bureaucratic paperwork that adds no meaningful environmental benefit. My amendment would stop these burdens and end the unnecessary process that would delay operations without improving environmental outcomes.

The American people want a government that abides by commonsense principles. It is our responsibility to ensure their government is being responsibly used by this government, by us. Every day that we move forward and that we move our country forward, if we can not add the burdens onto the American people, that is a good day. This budget is a step in that direction. It provides the right tools to rescue a prosperous America for future generations. We have a responsibility to offer a better future, to offer a better future for one we love.

Let's step up to the plate and make that happen.

I yield the floor.

Mr. CARDIN. Mr. President, a budget is the statement of the principles and priorities of our country. I have heard a lot of my colleagues talk about specific amendments, some of which I support and some of which I oppose. But I think it is important first to talk about the underlying budget and what it stands for as far as the principles and priorities of America. On all counts, a review of the budget that is before us, it not only fails families in America. It doesn’t invest in job growth or opportunity or U.S. competitiveness. It doesn’t allow for a growing middle class, particularly to narrow the wealth disparities in America. It doesn’t end sequestration.

Let me talk for a moment about sequestration. We have had a lot of debate about this on the floor. Sequestration should never take place. It is across-the-board, mindless cuts, no priorities. When we have been subject to sequestration, we have heard from all of our agencies, how they can’t plan, how they can’t enter into long-term agreements in order to carry out the mission they are supposed to carry out. It does not allow them the flexibility to deal with the current needs. It is wasteful. It costs taxpayers money, and they are not getting the benefits of those dollars. When we take a look at the budget that is before us, it not only would maintain those levels, it actually accelerates some of the levels that would be established through these across-the-board cuts.

Let me just give you the observations from the Center for Budget and Policy Priorities, which is a nonprofit, nonpartisan research organization which wrote that the Senate budget “cut[s] funding below the already-damaging sequestration levels in the years after 2016 for non-defense discretionary programs—the part of the budget that funds education, job training, early intervention programs for children, basic scientific and medical research, and transportation, all of which are important to improving opportunity, raising productivity, and boosting long-term economic growth.”

This budget is also not right for our Federal workforce. It does not give the resources that they need to carry out their very important missions to the American people.

I want to underscore the fact that our Federal workers are the best in the world. They carry our the mission more efficiently and effectively than anyone in the world. My colleague Senator DURBIN was talking about the National Institutes of Health. He talked...
about the important research being done there, and they need greater tools in order to get the job done. I was meeting with constituents today on Parkinson's who say, look, there are exciting things happening, but we need to fund their research. If we don't, there is no way to get the research. This budget does not allow us to do the answers. We have the capacity. Today at NIH, one out of every six eligible grants goes forward, five out of six do not. A few years ago, it was one out of three. We are moving in the wrong direction. This budget does not take us to where we were a few years ago. The budget does not allow us to do it.

Last week, the cancer advocates were here to find a cure for cancer. They encouraged us to increase this year's budget at NIH by $2 billion in order to get back to where we were. That will not get us back to where we were, but if we continue with a $2 billion increase for a few years, we could get back to where we were a few years ago. The budget does not allow us to do it.

This past week, I was visiting AstraZeneca at their biologics lab located in Frederick, MD. They are doing exciting things. I mention that because the research at NIH that will not go forward, as Senator DURBIN pointed out when he was on the floor, not only affects NIH, it affects all the life science companies located in our communities. These are great jobs. This is job growth that is being held down. At AstraZeneca, they are working on the answers to deal with the diseases based upon our own individual DNA. That is what biologics lets us do. That is being slowed down because of a budget that will not allow NIH to reach its full potential. The budget we have will not give NIH the tools it needs.

I could go to the FDA, which protects our food supply. We have the safest food supply in the world, but they need the resources to carry out their mission.

I could go to the EPA. We all like clean water and clean air. The Chesapeake Bay is critically important to my State, our region, and this country. They depend upon the Environmental Protection Agency having the tools to protect our clean water and clean air. This budget does not allow for that type of resource so that we can reasonably expect the mission to be accomplished.

As I pointed out earlier, it is also costing us economic growth because the partnership with the private sector is not there.

I would point out another part of the environmental risk of this budget, and that is the EPA's popular Clean Water and Drinking Water State Revolving Loan Funds. All of us are fighting for those loan funds because our local governments need them to improve their drinking water quality, wastewater treatment facility issues. And we have had a majority of Senators say: Let's increase those funds.

In Maryland, those funds improve critical water infrastructure, which in turn helps protect the water quality of the Chesapeake Bay. A healthy bay is critical to healthy Marylanders and a healthy Maryland economy. Without those revolving loans, the bay will not be able to fund, many small communities—and these funds go to small communities—that are working hard to reduce their wastewater discharge in the bay will be without the critical financial resources they need to keep the bay.

Our large jurisdiction, the city of Baltimore, has used the State Water Quality Revolving Loan Fund that has funded the EPA's Clean Water State Revolving Fund for decades. If we made it worse because it makes room for additional tax breaks for America's wealthiest. That is not what we should be doing. This is at the cost of our most vulnerable. Because we have made more room for those tax breaks, our most vulnerable are at risk.

I will give one example in this budget, which is Function 600. This category includes items such as SNAP, formerly known as food stamps, school lunch programs. In the tax bill, this category includes the earned-income tax credit, the low-income part of the child tax credit. The budget allows the expansion of these tax credits to expire in 2017, thereby resulting in tax hikes for tens of millions of working families and their children. The budget would make major cuts in Pell grants, making it harder for low-income and middle-income families to send their children to college. We had a debate on the floor about the cost of a college education. It is much more difficult with this budget resolution, adding to the staggering debt. American families are currently incurring.

The budget fails to provide the resources so we can rebuild America, the infrastructure investments. We talked about the need to increase transportation spending in this country so the United States can be more competitive, create more jobs, and maintain our existing systems.

In Maryland, we have two major transit systems we want to move forward. Anyone who has experienced the traffic in this region knows how congested the traffic is in our part of the country. We have some help on the way with the Purple Line, but the budget that is submitted makes it difficult for these projects to move forward.

I met with the people in regard to the modernization of our ports. The Port of Baltimore is crucial to the economy of our State. It is important for U.S. competitiveness. It creates a lot of jobs. The dredging needs of the Port of Baltimore and other ports around our country will be difficult to meet under the budget caps in this budget agreement.

Lastly, I have some initial observations about the overall budget agreement. It is partisan. There was really no effort made to come up with a bipartisan approach. And it will clearly be done that. The American people want us to have a bipartisan budget. It will not be the budget I want, it will not be the budget the Democratic Party wants, it will not be the budget the President will have. But it will allow us to move forward. Democrats and Republicans working with the White House, to give the predictability this country needs and provide the investments so important for the growth of our middle class and for job growth.

I heard my colleague talk about the ability of this budget to allow for the repeal of the Affordable Care Act. We just celebrated the fifth anniversary of the Affordable Care Act this past month. The budget allows for the repeal, but it is interesting in that it doesn't repeal the revenues. It takes the revenues we put in place but repeals the benefits. There is a little bit of irony in that. And it will clearly be done that. The American people want us to have a bipartisan budget. It will not be the budget I want, it will not be the budget the Democratic Party wants, it will not be the budget the President will have. But it will allow us to move forward. Democrats and Republicans working with the White House, to give the predictability this country needs and provide the investments so important for the growth of our middle class and for job growth.

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The increased rate is at 17.5 percent. In Maryland, that is 300,000 more in those programs. We improved insurance coverage. We now have much better coverage, such as coverage for preventive care and screening tests. There are no caps. There are no annual caps or lifetime caps. Parents can keep their children on their policy until age 26.

Those enrolled in the program get value for their premiums. If not, the insurance company has to rebate the excess charges. Since 2011, $9 billion has been rebated to health care consumers. We ended preexisting conditions. If anyone doesn't think that makes a difference, I have a story about two Marylanders, Jack and Akisha. They came to my office last year for help in navigating the Maryland health marketplace. In August of 2014, they were able to apply through a special enrollment period, but while waiting to hear back about the status of their application, Jack suffered an injury. If that had happened in 1995 or 2005, that might have prevented Jack and Akisha from obtaining the coverage needed. But thanks to the Affordable Care Act, they got coverage and it covered everything. There was no exclusion.

Coverage is now affordable. Seventy-one percent of the people who got insurance through the Maryland exchange got premium tax credits so they could afford their coverage. In Maryland, we reduced our uninsured rate from 12.3 percent in 2013 to 7.8 percent in 2015. We all benefit from that. It is not just people who have insurance who benefit. Our premiums cover the cost of people who don’t have insurance. We don’t have to pay for those people because they now have insurance. There are fewer people using emergency rooms. We are making health care more affordable.

Since we closed the doughnut hole, 8.2 million seniors have saved $11.5 billion. In Maryland, the average savings for a Medicare beneficiary is $1,400. There are no copayments under the Medicare system. The solvency of the Medicare system is stronger today.

I think the most exciting thing about the Affordable Care Act is how we are changing the delivery system in this country. Take a look at it. Deaths as a result of hospital-acquired conditions have been reduced by 17 percent since 2010. These are circumstances such as ulcers, infections, traumas, and falls—that has been reduced dramatically as a result of the Affordable Care Act. Medicare hospital readmissions are down. From 2012 until 2013, there were 150,000 fewer readmissions. The Affordable Care Act is working. All of these facts make one point abundantly clear: The Affordable Care Act has made our country stronger for the better. It has brought quality, affordable care to millions of Americans. It has expanded coverage for young people, minorities, and working families. In a span of only 5 years, it has saved seniors billions of dollars on their prescriptions, strengthened our safety net, and recovered a record-breaking $19.2 billion in taxpayer funds from those committing health care fraud. The Affordable Care Act continues to save our country billions of dollars into the future, and the budget we are acting upon would repeal that progress.

There are other aspects of the health care program that are affected by the budget, including Medicaid. Medicaid, which is for our most vulnerable, our seniors, and their long-term care needs. I hope we would not want to do that, but the budget allows that. The budget just doesn’t add up. It creates deficits far beyond what we can do other than to use a magic wand to deal with it. This is not a budget we should be acting upon. A lot of amendments will be offered. I will be offering some amendments and some of my colleagues have offered amendments. First, I will point out that there are a lot of amendments that I hope we will not take up and pass. I urge my colleagues to take a good look at them. I will mention one although I could mention many that give me a heart-ache.

Senator Barrasso, my good friend, has introduced a bill concerning the waters of the United States. To me, it sends a signal that Congress is interested in providing the regulatory community clarity on the scope of the Clean Water Act. The proponents of this amendment used the vote to justify passing legislation, either through appropriation riders or stand-alone measures, to undermine the process the EPA is undertaking to provide clarification on the scope of the Clean Water Act. I question the stated purpose of the amendment to protect water quality. We are making health care more affordable.

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The Affordable Care Act advanced oral health. I will be offering some additional amendments on oral health and racial profiling. I hope the Senate will go on record on voter enfranchisement. I hope we will go on record to make it easier for us to reach the conscience we need to pass these important bills.

When the amendment process is over, I must urge my colleagues to reject the underlying budget. What we need is a bipartisan budget, one that invests in America’s future with a growing middle class, keeps jobs in America, and reforms our Tax Code. Working together, we can build a stronger, more prosperous America for all Americans. With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Utah.

AMENDMENT NO. 796

Mr. HATCH. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 796.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered. The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Utah [Mr. Hatch] proposes an amendment numbered 796.

Mr. HATCH. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to saving Medicare)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SAVING MEDICARE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to extending the life of the Federal Hospital Insurance Trust Fund, which may include the creation of a point of order against legislation that accelerates the insolvency of such Trust Fund, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. HATCH. Mr. President, I will take a few minutes to talk about the current debate of the fiscal year 2016 budget. Isn’t it wonderful we have a budget that we have brought to the floor—something we haven’t had for I think it has been the last 5 years under Democratic leadership. Naturally, there are differences between both sides, but it is great we are using this budget process and, hopefully, we will pass this budget and go on from there. The House is going to pass theirs, so I appreciate what they are trying to do over there as well. First and foremost, I wish to thank the chairman of the Budget Committee for all his hard work in putting this product together. He has done great work in producing a budget that I believe most Senators can support, as well as finding a way to navigate some treacherous minefields along the way.

Let’s look at just some of what Senator ENZI’s budget will accomplish.
The most striking thing about this budget is it balances in the 10-year window, eventually reaching a $3 trillion surplus. This shouldn’t be all that surprising, but given our Nation’s recent budgetary history, to some, it is.

President Obama might like to ignore the fact that all of the deficit reduction that has taken place under his administration, yet the President has yet to send a balanced budget to Congress. More often than not, his claims of deficit reduction are measured against an inflation baseline that routinely ignores the fact that almost all of the reduction can be attributed to increased revenues extracted from hard-working American taxpayers with precious little coming in the way of any spending cuts. The Senate Republican budget prepared by the chairman of the Budget Committee would achieve $4.4 trillion more in deficit reduction than President Obama’s most recent budget proposal. This is a statement about fiscal policy, with the recognition that now is the time to get our Nation’s fiscal house in order.

The budget accomplishes its objectives in a number of ways, most notably by providing a path toward reining in our unsustainable entitlement programs. It is in this context that we are talking about our entitlements—Medicare, Medicaid, and Social Security in particular, just to mention a few—we are talking about tens of trillions of dollars in unfunded liabilities over the long term. Ever-growing programs are on a path toward a fiscal crisis that threatens to swallow up our government and take our economy down with it.

The Senate Republican budget would allow us to begin to tackle each of these programs’ shortfalls, offsetting much of the deficits, and giving policymakers in Congress and the administration more room to work toward lasting solutions to these problems. With each of these three major programs, we will help prevent us from the fiscal calamity and give us a real opportunity for long-term reforms.

Entitlement reform is one of the great causes of our time. If we are serious about bringing down our deficits and debt and ensuring the solvency of our safety net programs, we cannot continue to kick the proverbial can down the road.

I have been disappointed with each of President Obama’s budgets, nearly all of which would make a dent in our entitlement programs. This budget before us this week would enable us to begin the process of finding long-term fixes to these programs to ensure Medicare, Medicaid, and Social Security still exist in the future for our children and our grandchildren.

In addition to putting our government on a more fiscally sustainable path, this budget would support strong economic growth and job creation. Most notably, it includes a reserve fund designed specifically for this purpose, which includes, among other things, lowering the cost of investment, reducing the costs to businesses and individuals from the Internal Revenue Code, creating a competitive financial sector, and improving congressional budgetary scorekeeping.

Of course, the budget gives us a path forward on replacing the so-called Affordable Care Act, which continues to be an albatross on our economy and on the well-being of hard-working taxpayers. I don’t see how anybody can make a case that we are not going to take us right into real difficulties, financially. It isn’t going to work, either.

The budget specifically includes a repeal of Obama’s tax on medical devices. There is one for us. They needed $50 billion more, so they stuck in a gross sales tax on sales for all medical device companies. That is an idea I am totally opposed to, and the repeal of ObamaCare’s tax on medical devices is one of the few—well, there are other ones since the law was first enacted. Sooner or later we are going to win on that because it has to be taken care of. This budget does that. An overwhelming majority of Senators—79, to be exact—took the time to repeal the last time we debated a budget in this Chamber. So I should not be the only one who is pleased to see this particular provision included in the budget.

The budget also includes provisions specifically to repeal the individual and employer mandates—causes that I have also championed here in the Senate. As I said, Senator ENZI and his fellow members of the committee deserve a lot of credit for the work they have done thus far on the budget. I am very pleased to offer my support.

I am aware that given the partisan climate we are working in, this budget has some detractors on the other side of the aisle. As I have listened to their arguments against the budget over the past few days, one thing has become pretty clear: My Democratic friends haven’t come up with any new arguments in a long time. Rather than constructively trying to address our Nation’s fiscal difficulties, our friends on the other side of the aisle are content to simply continue pretending that raising taxes is a fix-all elixir for all of our budgetary problems.

Indeed, they are faced with the tired, debunked talking points, arguing that every problem will be solved if Republicans will simply allow for modest tax hikes on the so-called rich. How many times have we heard this many times? Yet, even though our debt as a share of our economy is at levels not seen since the years surrounding World War II, it is most often the case that when my friends call for more taxes, often under the guise of closing unspecified “loop-holes,” they want to immediately spend it, ignoring the pile of debt the current administration has accumulated.

We have been through that over and over and it is time for the American people to wake up and realize what they are doing to us. This budget helps us to understand that better.

I would wager that few reasonable people, if put on the spot, would seriously argue that the American people are undertaxed. Yet if we hear the arguments coming from the other side, that appears to be their position. Yet we are taxed at the highest percentage of our income ever, at 37 percent. So we have heard our colleagues lament the lack of tax hikes in Chairman ENZI’s budget, and we have already had some votes on amendments to raise taxes. What we have not heard, however, is a plan to back up all of my colleagues’ spending priorities, which are vast and numerous, with enough tax hikes to cover the cost. Until my friends on the other side of the aisle either produce such a plan or acknowledge that there are not enough palatable tax hikes out there to pay for all the spending they support, no one should take their arguments against the budget seriously.

Let’s take a look at this chart. By most folks’ reckoning, the government took at all the tax hikes my friends on the other side of the aisle either produce such a plan or acknowledge that there are not enough palatable tax hikes out there to pay for all the spending they support, no one should take their arguments against the budget seriously.

Now what does that mean? The Sanders amendment, which we voted on yesterday and almost all Democrats supported, essentially proposed to raise taxes by over $400 billion with unspecified tax policy. Perhaps my Democratic friends would care to tell the American people how they propose to raise that $400 billion in additional revenue, where the tax hikes will come from, and who is going to get hit by them. I will not be holding my breath waiting for an answer.

So the Senate Democrats’ revenue raisers well is almost completely dry, as we see on this chart: revenue necessary for spending increases, $476 billion; the Buffett rule, $40.151 billion; the oil and gas, $16 billion; tax compliance they say is $4.28 billion. If we look at the whole thing, the total offsets are $69.5 billion. That is a new bill. That is the total offsets they are talking about. It is unbelievable to me.

As I said, there are definitely people who want to criticize this budget, but when it comes to taxes and revenues, the critics don’t have a leg to stand on. I am prepared to speak with my Democratic friends about an amendment to the budget I plan to offer this week. My amendment addresses the need for comprehensive tax reform. The budget already includes a deficit-neutral reserve fund for tax reform and administration. My amendment adds a bill to this fund to more fully describe what our tax reform efforts should look like. Specifically, it would make clear that
The House has been advocating for tax reform for some time now. This amendment would set this effort off on the right path.

I will have other priorities to discuss when it comes to this budget. I look forward to working with my colleagues to get them adopted.

The Senate is doing good work with this budget. It is thankfully working to fulfill its responsibilities. Once again, I wish to commend Distinet Leader Minority Leader P ELOSI. I want to thank our distinguished Chairwoman of the Budget Committee for his efforts on the budget. I urge all of my colleagues in the Senate to join me in supporting this product.

Mr. President, I wish to take a few minutes to express my gratitude to the ongoing efforts in the House of Representatives to address the Medicare sustainable growth rate, or SGR, formula.

As we all know, the House is poised to pass legislation that would permanently replace the SGR with an improved payment system that rewards quality, efficiency, and innovation. This bipartisan exercise represents what Congress is truly capable of when Members decide to set aside their differences and work together.

Since SGR first went into effect, Congress has continually acted to prevent its reimbursement cuts from taking place. This has meant numerous and repetitive SGR patches, usually cobbled together at the last minute behind closed doors, much to the tremendous concern of our physicians throughout this country. For years, this cycle has bothered Members of Congress in both parties. That is why over 2 years ago, former Finance Committee Chairman Max Baucus and I set out to fix this problem once and for all on the Senate side.

People said it was a lost cause and that our efforts were doomed from the beginning. But in late 2013, we introduced our legislation and got it reported out of the Finance Committee on a voice vote. That bill, which was also drafted with the input and support of the leaders on the relevant committees in the House of Representatives, formed the basis for the legislation the House will be voting on this week. They deserve a lot of credit for this. It has taken a lot of work to get to this point, and we are not there yet, but we are getting close. We just need to finish the job.

The House bill is important for a number of reasons. Yes, it includes the plan to repeal and replace the broken SGR system. I think everybody around here would like to do that, but there is more to it. The bill also includes a 2-year extension of CHIP, the Child Health Insurance Program that Senator Kennedy and I put through a number of years ago and a temporary extension of deducts that are shut off for Medicare providers that need immediate congressional action. This will give the relevant committees time to reform these programs in a responsible manner. It also includes provisions to strengthen Medicare’s ability to identify and deter existing program integrity efforts. Most importantly, the bill includes a downpayment on entitlement reform without any tax hikes.

For years, Members of Congress have been pushing for legislative fixes that will help rein in our unsustainable entitlement programs to ensure they will be around for future generations. I personally have been working very hard in this effort. In 2013, I put forward five separate reform proposals to Medicare and Medicaid that were designed to be bipartisan in hopes that I could jump-start the legislation on entitlement reform. I shared those proposals with anyone who would listen and even some, including President Obama, who would not.

Today, I am happy to say that two of those ideas—the limitation on the so-called Medigap first-dollar coverage and the limitation on Medicare Parts B and D—are included in the House’s SGR bill. For years, the idea of bipartisan Medicare reform seemed like a pipedream, particularly since President Obama and allies in Congress demanded that any changes to the program be coupled with significant tax hikes. But here we are, just a few votes away from enacting meaningful Medicare reforms into law.

I commend Speaker BOEHNER and Minority Leader PELOSI for their efforts to reach a bipartisan deal on this legislation. They both deserve a lot of credit, as do those who are voting with them in the House. In addition to the leaders of the relevant committees, their work and their willingness to set aside partisanship for the greater good has been vital to this effort. This has not been easy by any stretch of the imagination.

It was also encouraging to hear today that President Obama says he intends to sign the bill. Think about that. Specifically, he said about the SGR legislation: “I’ve got my pen ready to sign a good bipartisan bill.” I commend him for that. It is my understanding that an official statement of administration policy will be forthcoming. This is super. This is something we ought to all applaud and be ready to do.

I am not here to say the House bill could probably dig through it and find something to oppose. This is true of any bill of this magnitude, especially in a divided government. Although I do have to say that some of the straw man arguments raised in the past week or so against this legislation have been interesting, to say the least.

I know there are Senators who have a vision of what for them would be an ideal solution for SGR, CHIP or any other parts of this legislation. I believe, I have my own thoughts as to how I would like to improve this bill, but I have been around long enough to know that anyone who waits around for a perfect bill better be prepared to wait for a very long time. We couldn’t wait long enough for a solution on SGR. It is time to get this done. This is a good bill and it is coming at the right time. The time to act is now. I can’t imagine another bipartisan opportunity like this coming around anytime soon, and I have been informed by Members of the House, that this is the last time they are going to increase SGR and take care of it. So we have to take this and get it through. Anyone who thinks we can put this off to wait around for the perfect bill to come together is fooling themselves. Make no mistake, if we don’t do this now, we are looking at many more years of last-minute costly SGR patches, and I have been told the House is through. They have done their job, and it may be a long time before you can get another patch, which means we have to do the job here or every physician in this country is going to hate everybody in this Senate. Well, they shouldn’t hate everybody; there are some of us who are pushing hard to get this done.

Let’s get this done.

I hope all my colleagues will support the House’s SGR package, especially if it is as big a vote as I have been indicating here today. I think it will be a big vote. I think they deserve a lot of credit. It solves some problems we couldn’t otherwise solve, and it also makes good changes to some of our entitlement programs that are long overdue.

I want to commend Speaker BOEHNER and Minority Leader PELOSI. I want to commend them for the work they are doing.

Mr. President, I yield the floor.

The PRESIDING OFFICER. (Mr. TCBONKEY.) The Senator from Connecticut.

Mr. MURPHY. Thank you, Mr. President.

Over the course of the next few days, we are likely going to debate a series of amendments relating to the ongoing nuclear negotiations with Iran. It is my hope that over the course of this debate, on a handful of amendments that may be offered, that the way in which we conduct this debate and the way in which these votes come out is going to unify us rather than divide us. A lot has been made over the partisan division that has been created.
over the past few weeks with respect to our support for negotiations, despite the fact that we have all said—Republicans and Democrats—that our priority, our hope, is that we can divorce Iran from a nuclear weapons future through a high-risk, high-reward, high-stakes bargain through military action, despite the fact that historically we have all tried to keep close to the idea that politics stops at the water’s edge, that we understand the limitations of our ability to substantiate outcomes for the administration when negotiating foreign policy with foreign powers. So my hope is that this debate unites us because there is a lot to be united about.

The fact is we all understand the catastrophe that would be wrought if Iran was able to obtain a nuclear weapon. This is a country that has pledged over and over again to wipe Israel, America’s sacred ally, off the map. This is a regime that has killed Americans, has sponsored, funded, and organized terrorism, all over the world. It is also not just about Iran because we know what would happen in the region. Their Sunni rivals would have no choice but to become nuclear powers themselves.

The stakes are high and we are all united around the common belief that it should be the policy of the United States and the policy of the Senate to make sure Iran never obtains a nuclear weapon, but we just want to make a couple of points. First, it is clear that should underscore the debate we are going to have about that simple, unifying principle.

The first is that these negotiations that are occurring are about the future of Iran’s nuclear program. They aren’t negotiations about Iran’s support for terrorism or Iran’s role in fighting ISIS or Iran’s other weapons programs. I know this is hard to hear because the resolution of these other pressing issues is critical to protecting the security of America and our allies.

But let’s all be clear that this set of negotiations is about the future of Iran’s nuclear program, and for Congress at this point to step in and essentially move the goalposts and say we will only support the outcome of these negotiations if they satisfy another set of concerns that we have—grave concerns about Iran’s policy in the region and the world—is disingenuous because we all understand that this is an intended to get them to come to the table and talk about their nuclear program. Frankly, it becomes easier to solve many of these other vital issues if we remove the question of Iran’s potential nuclear weapons program from the list.

Second, let’s talk about the role Congress can play and how, again, that can be unifying if we choose to do it in the right way. If the negotiations fall apart, then we are likely all going to stand together in imposing a new set of sanctions on Iran. I don’t think there is disagreement at all within this body about the fact that within days of those negotiations falling, we will be back here imposing new crippling costs on the Iranian economy. If this agreement succeeds and there is ink put to paper, then this Congress reserves the right, has the ability to statutorily stop the implementation of that agreement from going forward, once we are able to review it and look at its parameters, conditions, and elements.

We don’t need to vote on sanctions legislation today. We don’t need to vote on legislation establishing our ability to review the agreement because we already reserve those powers. We already have the ability to pass sanctions in the event of failure or to vote on approval or disapproval in the event of success. But we aren’t in the room negotiating this deal, so if we want to respect our proper place in the constitutional order, then I think it makes sense for us to look at those consequences before we do that.

We will do that. Iran has to understand that we will reserve the right to pass sanctions or look to cut their own sanctions, that any state that gets blamed for the failure of these negotiations will not join us. Iran's nuclear program, tomorrow. I am hopeful that those will be powerful enough to signal this Congress’s unity, a unity that we have expressed many times over that we will not allow Iran to obtain a nuclear weapon and that a negotiated settlement is the preferable way to do that, reserves all of the inherent powers of this body to pass sanctions if they fail, to approve or disapprove the deal if the negotiations succeed. The best way to disabuse Iran of the notion that they can ever obtain a nuclear weapon is in the next 48 hours for this Congress to stand united—united in our position to guarantee a nonnuclear weapons future for Iran.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. ROBERTS. Mr. President, I ask unanimous consent that the pending amendment be set aside and call up Roberts Amendment No. 352.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The bill clerk read as follows:

The Senator from Kansas [Mr. ROBERTS], for himself and Mr. FLAKE, proposes an amendment numbered 352.

Mr. ROBERTS. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to Federal employee performance awards.)

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND ON BEHALF OF EMPLOYEE PERFORMANCE AWARDS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the houses, motions of the congressional reports relating to reform of Federal employee performance award and bonus programs by the

over the past few weeks with respect to our support for negotiations, despite the fact that we have all said—Republicans and Democrats—that our priority, our hope, is that we can divorce Iran from a nuclear weapons future through high-risk, high-reward, high-stakes bargain through military action, despite the fact that historically we have all tried to keep close to the idea that politics stops at the water’s edge, that we understand the limitations of our ability to substantiate outcomes for the administration when negotiating foreign policy with foreign powers. So my hope is that this debate unites us because there is a lot to be united about.

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But let’s all be clear that this set of negotiations is about the future of Iran’s nuclear program, and for Congress at this point to step in and essentially move the goalposts and say we will only support the outcome of these negotiations if they satisfy another set of concerns that we have—grave concerns about Iran’s policy in the region and the world—is disingenuous because we all understand that this is an intended to get them to come to the table and talk about their nuclear program. Frankly, it becomes easier to solve many of these other vital issues if we remove the question of Iran’s potential nuclear weapons program from the list.

Second, let’s talk about the role Congress can play and how, again, that can be unifying if we choose to do it in the right way. If the negotiations fall apart, then we are likely all going to stand together in imposing a new set of sanctions on Iran. I don’t think there is disagreement at all within this body about the fact that within days of those negotiations falling, we will be back here imposing new crippling costs on the Iranian economy. If this agreement succeeds and there is ink put to paper, then this Congress reserves the right, has the ability to statutorily stop the implementation of that agreement from going forward, once we are able to review it and look at its parameters, conditions, and elements.

We don’t need to vote on sanctions legislation today. We don’t need to vote on legislation establishing our ability to review the agreement because we already reserve those powers. We already have the ability to pass sanctions in the event of failure or to vote on approval or disapproval in the event of success. But we aren’t in the room negotiating this deal, so if we want to respect our proper place in the constitutional order, then I think it makes sense for us to look at those consequences before we do that.

We will do that. Iran has to understand that we will reserve the right to pass sanctions or look to cut their own sanctions, that any state that gets blamed for the failure of these negotiations will not join us. Iran’s nuclear program, tomorrow. I am hopeful that those will be powerful enough to signal this Congress’s unity, a unity that we have expressed many times over that we will not allow Iran to obtain a nuclear weapon and that a negotiated settlement is the preferable way to do that, reserves all of the inherent powers of this body to pass sanctions if they fail, to approve or disapprove the deal if the negotiations succeed. The best way to disabuse Iran of the notion that they can ever obtain a nuclear weapon is in the next 48 hours for this Congress to stand united—united in our position to guarantee a nonnuclear weapons future for Iran.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. ROBERTS. Mr. President, I ask unanimous consent that the pending amendment be set aside and call up Roberts Amendment No. 352.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The bill clerk read as follows:

The Senator from Kansas [Mr. ROBERTS], for himself and Mr. FLAKE, proposes an amendment numbered 352.

Mr. ROBERTS. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to Federal employee performance awards.)

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND ON BEHALF OF EMPLOYEE PERFORMANCE AWARDS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the houses, motions of the congressional reports relating to reform of Federal employee performance award and bonus programs by the
Mr. ROBERTS. Mr. President, to get right to the subject, this amendment would restrict Federal Government employees from receiving bonuses when they are delinquent in paying their Federal taxes.

During this time of budgetary constraint, Federal agencies are looking for cost savings in order to avoid staff furloughs and cuts to important Federal programs. Given these constraints, the government should not spend scarce taxpayer dollars by giving bonuses to Federal employees unwilling—let me underscore “unwilling”—to pay their tax bills.

We just learned this week that, according to the Internal Revenue Service, as of September 2014, 304,000 Federal employees owe $3.5 billion in Federal taxes. That is an increase of over $200 million in delinquent taxes owed by Federal employees from last year. While most Federal employees play by the rules—the great majority—it is incredible that the delinquent tax debt of Federal employees has reached this level.

Let’s look at one agency, everybody’s favorite agency, the Internal Revenue Service. Last year the Treasury Department’s Inspector General for Tax Administration issued a report on the Internal Revenue Service bonuses awarded to personnel who have violated the tax laws or who have been subject to serious infractions of employee policy. According to the Inspector General, close to $3 million was awarded to staff with violations on their records, with about half of that amount going to people who have violated the Tax Code. Other personnel at the IRS received cash bonuses or other awards despite being cited for drug use, making violent threats, fraudulently claiming unemployment benefits, and misusing government credit cards.

In fact, the report indicates that close to 70 percent of the IRS personnel received some sort of personal reward. That is incredible. That is remarkable when you think about the sorts of problems your average taxpayer has in getting help from this agency. While my auditors did not let me underscore that again—seriously delinquent people who will not pay their back taxes, Federal employees, regardless of agency, would be ineligible to receive a bonus or cash award. However, if you make even the most minimal effort to pay your debt or you are suffering a hardship, the amendment would not block a bonus from being made. Awarding personnel bonuses to employees who have continued tax liabilities today is unconscionable. We cannot afford to be stupid. I look forward to support for this sensible restriction on awards given to employees who owe the Federal Government.

Mr. President, I ask unanimous consent to set aside the pending amendment and call up Roberts amendment No. 462.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The bill clerk read as follows:

The Senator from Kansas [Mr. ROBERTS] proposes an amendment numbered 462.

Mr. ROBERTS. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to over-the-counter medications)

At the appropriate place, insert the following:

SEC. ___. DEFICIT-NEUTRAL RESERVE FUND TO RESTORE ACCESS TO MEDICATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to over-the-counter medications, by the amounts provided in such legislation for those purposes, provided that such legislation would increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. ROBERTS. Mr. President, this amendment would repeal ObamaCare’s medicine cabinet tax. The health care law now prohibits individuals from using funds in their medical savings accounts, such as an FSA or an HSA, to purchase over-the-counter medications without a prescription. Fifty million Americans participate in FSAs and other health savings accounts. These accounts allow individuals to set aside their own money each year on a pretax basis to pay for health care expenses such as the prescriptions, or over-the-counter medications.

Rather than promoting cost effectiveness and accessibility, this provision instead directs participants to potentially more costly, less convenient, and more time-consuming alternatives. Further, it injects unnecessary confusion and complexity into a system that was previously straightforward and easy for consumers to utilize. This provision of ObamaCare restricts Americans’ choice and flexibility in how they manage their health care expenses and adds yet another burden on our physicians. It should be repealed. Folks should be allowed to spend the funds in these accounts as they see fit.

I hope for support for these two amendments when we begin the proceedings.

I yield the floor.

Mr. VITTER. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 515.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The bill clerk read as follows:

The Senator from Louisiana [Mr. VITTER], for himself, Mr. CRUZ, and Mr. INSKEEP, proposes an amendment numbered 515.

Mr. VITTER. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a spending-neutral reserve fund relating to requiring the Federal Government to allow states to opt out of Common Core without penalty)

At the appropriate place, insert the following:

SEC. ___. SPENDING-NEUTRAL RESERVE FUND RELATING TO REQUIRING THE FEDERAL GOVERNMENT TO ALLOW STATES TO OPT OUT OF COMMON CORE WITHOUT PENALTY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to prohibiting the Federal Government from mandating, incentivizing, or coercing States to adopt Common Core State Standards or any other specific academic standards, instructional content, curricula, assessments, or programs of instruction and allowing States to opt out of the Common Core State Standards without penalty, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. VITTER. Mr. President, this amendment No. 515 is in response to a clear and a growing and a dangerous trend, specifically for the Department of Education to inappropriately intervene and use carrots and sticks, and sometimes even threats in State education policy to promote certain agendas over the rights of the States.

This began in earnest in 2010 when the U.S. Department of Education began offering funding through Race to the Top grants to States participating in a State consortium working toward a “common set of K-12 standards.” Over time, it became increasingly clear that this was all about mandating common core and forsaking State choices.

In 2011, the Department of Education took the next step. It offered waivers to No Child Left Behind in exchange for the adoption of “college- and career-ready standards in reading/language arts and mathematics and aligned assessments.” Again, this is clearly all about common core.

Now, during a time when States are facing increasing budget shortfalls and an inability to meet the progress requirements outlined in No Child Left Behind, funding and waivers were a very enticing option. They were a set of carrots and sticks that had an impact. This heavyhanded coercion of...
States to adopt specific standards and assessments is unprecedented and it is something we should all be against. It goes against the tradition of State and local control of public education.

My amendment specifically would create a spending review or reform to rightly prohibit the Federal Government from taking similar actions to mandate, incentivize, or coerce States to adopt the common core State standards or any specific set of standards, instructional content, curriculum, assessments or tests.

My amendment would also allow States who have already adopted certain standards to opt out without fear of the Federal Government pulling back those incentives or grants or waivers. I firmly believe these decisions should be in State and local hands. This is really crossing the line into the Federal Government using coercive tactics in that regard. So I urge all of my colleagues to support this amendment.

AMENDMENT NO. 811

Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 811.

The PRESIDING OFFICER. Without objection, it is so ordered.

The bill clerk read as follows:

Mr. VITTER. Mr. President, I ask unanimous consent that I can utilize a floor amendment.

The bill clerk read as follows: The Senator from Louisiana (Mr. Vitter) proposes an amendment numbered 811.

Mr. VITTER. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Purpose: To establish a deficit-neutral reserve fund relating to ending Washington’s illegal exemption from Patient Protection and Affordable Care Act.

At the appropriate place, insert the following:

SEC. 8. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENDING WASHINGTON’S ILLEGAL EXEMPTION FROM THE PATIENT PROTECTION AND AFFORDABLE CARE ACT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills or resolutions, amendments, or provisions of the House, Senate, or conference reports relating to developing methods that ensure that a joint resolution, the President, the Vice President, and all political appointees of the Administration procure their health insurance on the individual exchange in the Federal Government at the same income level, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit for either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

Mr. VITTER. Mr. President, this separate amendment is about a different but equally important topic. It restores our pledge to America that Congress as well as the President and the Vice President and their political appointees live under the same rules as Americans. It means retirees live under the same rules as Americans. It means Washington passes on America, specifically with regard to ObamaCare.

This amendment is my “no exemptions for Washington from ObamaCare” amendment. It says that Members of Congress, the President, the Vice President, and all political appointees go to the exchange for the health care just like every other American does who is going to the exchange. No special rules, no special exemptions, no special subsidies. We live by the law going to the exchange just like all Americans do.

This amendment specifically does not apply to congressional staff. It is about Members of Congress, the President, the Vice President, their political appointees. I think it should be the first rule of American democracy that what Washington passes on America, it lives with itself. Same way, same rules, no special exemptions, no special subsidies, no special rules.

We specifically moved that with regard to ObamaCare and the exchanges when we passed a Senate floor amendment in this regard. Unfortunately, after the passage of ObamaCare, and when Washington folks understood what that language meant, there was a furious attempt to get out from under that language. That ended up resulting in a special Executive order and OPM rule promulgated by President Obama that completely frustrates the clear language and intent of that Senate floor amendment.

This budget amendment would say: No, we are going to live by what we said, and we are going to apply to ourselves ObamaCare and getting our health insurance on the exchanges, just as we would have that operate with regard to all other Americans.

I urge support for this amendment as well.

Mr. MERKLEY. Mr. President, I ask unanimous consent that I can utilize a floor amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. MERKLEY. Mr. President, today I rise to discuss the budget blueprint we are debating here in this Chamber and that we will be voting on here on the floor of the Senate shortly. In evaluating this budget, this budget produced by my Republican colleagues, I am asking the question: Is this a budget designed to work for working Americans? That is just a simple core question.

If your vision of America is that you want families to thrive, then you are going to design a budget for those working families to thrive. So that is a key question as we discuss this blueprint. It is certainly clear that a budget designed to work for working Americans means jobs. It means quality, affordable education. It means retirement security. It means financial fairness for consumers. It means fixing a tax structure that favors the wealthy and well-connected and instead directing resources to establish a foundation for working families to do well and provide us all the foundation for raising their children so they can get a good start in life.

I thought we should go through and evaluate how this budget performs on basic items related to the success of working families. Thinking of middle-class standards, and how we can keep track. The middle-class budget report card, Senate GOP budget. How does it do?

Well, let’s start at looking at investment in infrastructure. Europe is spending 5 percent of its gross domestic product on infrastructure. China is spending 10 percent. In America, only 2 percent. We are vastly underbuilding our infrastructure, which means we are failing to create good-paying jobs now, which is a foundation for the success of working families, and we are imperilling the success of our future economy by failing to make this investment.

Indeed, we have a huge infrastructure deficit. There is no effort to address this deficit in this budget. Oh, the budget does have a bad language that recognizes theoretically the need to invest in infrastructure but does not direct resources to that effect. So in committee and on the floor, we have offered amendments to say: Let’s make a real investment in this effort, not just happy words.

Well, in committee, it was rejected on a party-line vote, 10 to 12. Then yesterday on the floor Senator SANDERS offered an amendment that would take a substantial investment to taking—closing egregious tax loopholes—and directing those resources to building the infrastructure in America. It would create 9 million jobs across this country. And what happened? The Republicans resoundingly rejected it.

Why is that the case? Why do they not see the need to invest in infrastructure in America—voting, as we have, 45 Democrats saying yes, let’s invest in infrastructure, let’s create jobs, and 52 of my Republican colleagues voting no. This amendment would say: We will do the important work to address the deficit in infrastructure?

So, unfortunately, this budget gets an F when it comes to infrastructure.

Surely, as we turn to education, we will find this budget does a somewhat better job. We all understand that early childhood education has an incredible return, so surely this budget invests in Head Start to give our children the challenges allows the ability to start on a path to success. We know we have a world knowledge economy in which education is essential. So, surely, this budget provides for more eligible children to participate in the Head Start Program.

But if that was your assumption, you will be sorely disappointed, because this budget makes cuts to Head Start that would kick 110,000 children off the program over a 10-year period. It is direct damage to the success of 110,000 children and that is before you combine it with sequestration cuts. At that point the estimate is it would cut 620,000 American children out of Head Start.
Start over this coming decade. That is just wrong.

Let’s turn to higher education. One of the biggest stresses for American families is the galloping inflation in tuition and the declining ability of Pell grants to cover even a small portion of tuition for our most financially challenged families. So, surely, this budget invests in Pell grants. I certainly would have expected it to. But, indeed, we find it cuts $101 billion over 10 years out of Pell grants. In other words, this budget continues to close the doors of opportunity for our students from financially challenged families across this country.

I believe in opportunity. I believe in the American dream. But this budget, the Republican budget, believes in closing the doors on opportunity in this Nation. That is just wrong.

Well, Pell grants aren’t the only component of higher education that helps make college affordable. Another piece is low-interest loans. Most families are going to have to borrow to help finance higher education. In fact, of those students who have college debt, the average debt today, coming out of college, is about $26,000. That is the average for children who have debts at $50,000 or $75,000 or $100,000 coming out of a 4-year college. That kind of feels like the size of a home mortgage as a millstone around their neck. So surely this budget lowers interest rates on those students’ loans so they can refinance their loans to take advantage of the current low interest rates. Wouldn’t that be a wonderful thing to do, to create opportunity?

We had a vote on this floor for an amendment to do just that, to enable our students to refinance, to take advantage of the current lower interest rates—and my Republican colleagues defeated that amendment 53 to 46.

Not only that, but their budget has a provision that the no-interest period when a student on a Stafford loan is in college and gets rid of the 6-month grace period—no-interest rate period—when a student graduates from college. This is estimated, for a student who is starting college in 2015, to increase the cost of their interest payments by about $5,000 to $7,000 as they repay their loan.

So, Head Start, savaged in this budget—just simply wrong. Pell grants, savaged in this budget—just simply wrong. Interest accounting increased—and that is just wrong.

It is clear there is no commitment to education in this budget, the foundation for opportunity. This budget, no question about it, that is an F on education.

Let’s turn to another area. Hopefully we can get a better grade. Food security. Food security for American families. A lot of families are having a very tough time putting food on the table. But what do we find? We find this budget has a $660 billion reduction over 10 years in programs that support low-income Americans, explicitly including the SNAP program—the SNAP program, the name we now use for food stamps.

There is a quote attributed to Queen Marie Antoinette, who was the wife of Louis XVI. During the French Revolution, she was quoted as having said, when told that the citizens were protesting the high price of bread because they were spending 50 percent of their income just on bread: “Let them eat cake.”

That has become a symbol of a ruler completely out of touch with the challenges faced by ordinary citizens.

So what do we have in this budget? We have in this budget provisions that say to hungry children across America, to children of challenged families across America: Let them go hungry.

So here, too, only one grade is earned by this budget in food security, and that is an F for failing our children on food.

Let’s turn from our children to our seniors on Medicare, for example. This budget recreates the Medicare doughnut hole. This is the doughnut hole seniors fall into when they get no coverage to help them buy drugs after an initial period in which they got some subsidies, some help, but fall off a cliff into the doughnut hole.

Well, 53,000 seniors would pay more for their drugs in just my State next year. That is about 5 million seniors across the course of this country who like many seniors are now saddled with these doughnut holes. Moreover, this budget cuts $430 billion out of Medicare. So whether it is getting rid of key provisions designed to help our seniors, such as eliminating the doughnut hole or simply solid investment in our health care program for seniors, this budget too gets a failing grade. That is an F for failing our seniors on Medicare.

How about consumer protection? We have made a lot of progress in consumer protection. We used to have consumer protection split between a whole series of agencies. Of course, the key agency in all of it was the Federal Reserve. The Federal Reserve has money in their own talk to—folks who were cheated, who were fraudulently sold something. So you would think that all 100 Members of this Senate would stand and say: We want a budget that strengthens the Consumer Financial Protection Bureau because it does so much that is right in America in ending cheating, ending predatory practices against working Americans.

But, no, what we have in this budget is an effort to eliminate the financial independence of the CFPB. If you can think about it as oxygen to a scuba diver—folks want to be able to step on that air hose or constrictht that air hose, starve that agency to death. So this budget gets an F on consumer protection.

Well, certainly, since this budget does so much to cut food, cut Head Start, cut Pell grants, increase interest rates, fails to invest in infrastructure, and it does so much damage to our seniors on Medicare, certainly it is asking for some sacrifice from our richest Americans, some benefit from the corporate fat cats who are getting egregious tax loophole benefits.

In particular, one loophole that I think drives every American citizen nuts is a loophole that subsidizes the wealthy. Well, this budget does it, and it does so much damage to our society.

So in terms of protecting American jobs by shutting down a loophole that funds our adversaries overseas or our competitors overseas, this budget gets an F.

How about tax fairness for the middle class? I have heard a lot of happy words about fighting for the middle class. Is there something in this budget that proceeds to say the best off are going to pay their fair share so that middle-class Americans get a better break?

In 1995, the richest Americans paid about 30 percent of their adjusted gross income in taxes. But by 2012, that rate had dropped to 17 percent.

So does this budget rectify that? Does this budget say, the top end should pay their fair share? No, it doesn’t, not one slim dime extracted on behalf of fairness from the best off in our society.

So what we have here, attack the middle class, no tax fairness, so there is an F grade on tax fairness.

Attack the middle class in every possible way. Attack the children, attack food security, fail on infrastructure, fail on consumer protection, and proceed to protect all the egregious provisos for the very best off in our society.

It is unfortunate to see such a dramatically terrible budget put before
this body, I think the American citizens can only be deeply disappointed to see a budget put forward intended to accelerate and increase inequality in our Nation, destroy our jobs, ship them overseas, underfund food security, failure on investment for our infrastructure, all around. We can do much better.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. MCCAIN. Mr. President, I am sure the Senator from Oregon is right. We can do much better. We sure as hell didn’t do any better for the last 6 years.

SEQUESTRATION

Mr. President, I wish to talk for a few minutes—and I have a couple of my colleagues waiting, so I won’t take as long as perhaps I would—about sequestration.

Sequestration was a poison pill that originally was designed to force Republicans and Democrats to sit down together and find a bargain that would entail increasing some revenues and also budget cuts. And the looming axe that would fall out there was sequestration, which was believed at the time that because sequestration was so terrible, the two parties would together come to an agreement. Well, we know they never did, and we know now, ever since 2011, we have been living with sequestration.

While we have been living with sequestration, it has turned into a place of enormous turmoil and threats to the security of our Nation, which has escalated dramatically in those intervening years. At some point, I would like to come to the floor, maybe later, showing the world in 2011 and the world in 2015.

Thanks to a feckless foreign policy, leading from behind and abandoning our allies, this administration has caused the world to be in more turmoil and more on the front line of this legislature. Every witness before our Committee on Armed Services has agreed on one thing. These witnesses have been Madeleine Albright, Henry Kissinger, George Shultz, Brent Scowcroft, Zbigniew Brzezinski, and I could go on and on. We have had the smartest minds in America before our Committee and every one of them has said exactly the same thing, no matter whether they served under Republican or Democratic administrations, they said they have never seen the world in more turmoil.

So sequestration, if there ever was a reason for it, is long gone. The fact is not only are we not going to be able to defend this Nation, but we are going to put American lives at risk. That is not the opinion of this Senator from Arizona; it is the opinion of every one of our service leaders who have, again, been before our Committee.

So now we are not repealing sequestration, but we have to find all and it is a gimmick—overseas contingency operations, which was not designed for this but is now a way of increasing our spending on defense. I would much rather have us face the issues squarely head-on and increase our defense spending in the normal way in the budgetary process. That didn’t happen. So now as we begin our votes on the budget, I am faced with two choices: either the increases in overseas contingency operations or go back to sequestration. Those numbers are not acceptable.

I urge my colleagues on both sides of the aisle to go ahead and pass this budget and give our military what they need. In fact, they need more than what is in the budget before us, but at least it is some ability to address the challenges to our Nation.

I just want to mention we are not only talking about the defense of our Nation, we are talking about the lives of the men and women who are serving in the military. In the view of our military commanders, their lives are being put at risk. I don’t know how anyone would ever have thought that. All four service chiefs agreed, during questioning from Senator KING of Maine, that “American lives are being put at risk.” The Secretary of Defense testified before the committee, “Sequestration threatens our military’s readiness, the size of our warfighting forces, the capabilities of our air-naval fleets, and ultimately the lives of our men and women in uniform.”

The National Defense Panel, put together with some of the brightest minds in America, said unless sequestration is reversed, “the United States could find itself in a position where it must either abandon an important national interest or enter a conflict for which it is not prepared.” I don’t know anybody who is more respected than Lt. Gen. Brent Scowcroft by all, and he said:

Absolutely, I would [repeal sequestration]. It is a terrible way to determine force structure strategy, or anything like it. It is undermining our ability to do what we need to do to retain . . . alert for the contingencies of the world.

General James Mattis: “No foe in the field can [wreak] such havoc on our security that mindless sequestration is achieving.”

General Jack Keane: “Sequestration is not only irresponsible, in the face of emerging challenges, it is downright reckless.”

GEN Ray Odierno said the following: Sequestration is the single greatest barrier to the effectiveness of our Armed Forces—to its Training, Readiness, and Modernization. I assure you that sequestration is the weakest prudent measure we can take for ensuring that our military is able to meet the demands of global security now and in the future.

General Odierno went on to say:

The choices we must make to meet sequestration-level funding are forcing us to reduce our Army to a size and with limited capabilities that I am not comfortable with. If we follow this path to its end, we will find a hollow Army.

If we do not have the resources to train and equip the force, our Soldiers, our young men and women, are the ones who will pay the price, potentially with their lives.

That is from the Chief of Staff of the U.S. Army. The young men and women are the ones who will pay the price, potentially with their lives.

Gen. Mark Welsh, Chief of Staff of the Air Force, said: “The vulnerabilities sequestration introduces into our forces will encourage our adversaries, worry our allies, limit the number of concurrent operations we can conduct, and increase risk to the men and women who fight America’s next war.”

Secretary of State George Shultz, one of the most revered men in America, had this to say: “Sequestration seems to me like legislative insanity.”

Secretary of State Madeleine Albright: “I’m very concerned about sequestration and the deep cuts that have been taken in this body, no matter how they feel about defense, could vote in a way that would put the lives of the men and women serving in the military at greater risk. I don’t know how anyone would do that.”

In an age when we are less certain about what will happen next, but quite certain it will happen more quickly, we will be further away and less ready than we need to be. Simply stated, sequestration will result in a dramatic change in how we protect our nation and how we promote our national interests.

Lt. Gen. John Kelly, the commander of U.S. Southern Command:

If sequestration returns in FY16, our ability to support national objectives, including conducting many of our essential missions, will be significantly undermined.

I would tell you in Latin America, in Southern Command, [sequestration] will be, just simply put, a catastrophe. It will essentially put me out of business.

The commander of our Southern Command, who is responsible for our Southern Hemisphere, goes on to say:

If sequestration happens, I will be down to maybe one Coast Guard, maybe two Coast Guard cutters. That means of the 158 [metric] tons [of cocaine] I would expect to get this year, I probably if I’m lucky will get 20 tons.

Admiral William Gortney, Commander of the Northern Command: “Sequestration targets both current and future readiness and risks a hollow force undertrained and underprepared for today's emerging threats.”

My friends, I will come to the floor one more time with a map—a map of the Middle East and a map of other parts of the world where the United States is under almost unprecedented threats.

We are faced with the prospect of threats to the United States of America and the men and women who are
serving it in uniform. We are moving forward with OCO, which is very unsatisfactory but a way through this at least for 1 year. I would point out this is only for 1 year and that the ability of the Defense Department to plan is in great jeopardy. This makes it incredibly difficult, but we are where we are. I understand, as do my friends on both sides of the aisle, that we need to increase defense spending and that there are a lot of needs in the country. All of these are serious and compelling, but I don’t know anything more compelling right now than what our military leaders have told us, which is that we are putting the lives of the men and women serving in uniform at risk.

So I say to my colleagues on both sides of the aisle, as dire as the deficit is, and it is a challenge to the future of our children as well, right now we are facing a far greater risk. I hope we can pass this budget with the OCO in it and then sit down and seriously work to repeal this Damocles sword called sequestration.

Mr. President, I ask unanimous consent to have printed in the RECORD the quotes I read from earlier.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

ALL SERVICE CHIEFS (1/28/15)

Each of the four service chiefs agreed during questioning from Senator King (I-ME) that “American lives are being put at risk” by sequestration.

SECRETARY OF DEFENSE ASH CARTER (3/4/15)

“Sequestration threatens our military’s readiness, modernizing our forces, the capabilities of our air-naval fleets, and ultimately the lives of our men and women in uniform.”

NATIONAL DEFENSE PANEL (2014)

“The defense budget cuts mandated by the Budget Control Act (BCA) of 2011, coupled with the additional cuts and constraints on defense spending under the law’s re-estimation provision, constitute a serious strategic misstep on the part of the United States. Not only have they caused significant shortfalls in U.S. military readiness and both present and future capabilities, they have prompted our current and potential allies and adversaries to question our commitment and resolve. Unless reversed, these shortfalls will lead to a high risk force in the near future.”

Unless sequestration is reversed, “the United States would find itself in a position where it must either abandon an important national interest or enter a conflict for which it is not fully prepared.”

 Secretary-General Joint 1/2/15

“Absolutely, I would [repeal sequestration]. It is a terrible way to determine force structure strategy, or anything like it. It is undermining our ability to do what we need to do to retain our alert for the contingencies of the world.”

General James Mattis (1/27/15)

“No foe in the field can [wreak] such havoc on our security that mindless sequestration is achieving.”

General Jack Krane (1/27/15)

“Sequestration, not only irresponsible, is, in the face of emerging challenges, it is downright reckless.”

General Ray Odierno (1/26/15)

“Sequestration is the single greatest barrier to the effectiveness of our Armed Forces—to its Training, Readiness, and Modernization. I assure you that ending sequestration is the most prudent measure we can take for ensuring that our military is able to maintain the dependability of global security now and in the future.”

“Should sequestration or sequester funding levels return in FY16, the Army will have to further limit the required warfighting capabilities, as does our ability to react to strategic surprise. We are witnessing firsthand mistaken assumptions about the number, duration, location, scale, and sufficiency and the need to conduct post-stability operations. These miscalculations translate directly into increased military risk.”

“A return to non-sequester funding levels would require the Army to size and equip the force based on what we can afford, not what we need, increasing the risk that when called to deploy, we will either have enough Soldiers or will send Soldiers that are not properly trained and equipped.”

“The choices we must make to meet sequester levels will force us to reduce our Army to a size and with limited capabilities that I am not comfortable with. If we follow this path to its end, we will find a hollow Army.”

“If we do not have the resources to train and equip the force, our Soldiers, our young men and women, are the ones who will pay the price, potentially with their lives.”

Admiral Jonathan Greenert (1/28/15)

“A return to sequestration in FY 2016 would necessitate a revisit and revision of the DSG. Requires the Secretary to fur-ther delay critical warfighting capabilities, reduce readiness of forces needed for contin- gency response, forgo or stretching procurement of ships and submarines, and further downsize weapons systems capacity. Sequester will exacerbate the challenges we have today. It will also result in a Marine Corps with fewer active duty troops and squadrons than would be re-quired for a single major contingency. Per-haps disconcerting, it will result in fewer Marines and sailors being forward deployed in a position to immediately respond to cri-ses involving our diplomatic posts, American citizens or interest overseas.”

Secretary of State George Shultz (3/29/15)

“Sequestration seems to me like legisla-tive insanity.”

Secretary of State Madeleine Albright (3/ 29/15)

“I’m very concerned about sequestration and the deep cuts that have been taken... I do think it jeopardizes America’s military reach.”

Director of National Intelligence James Clapper (3/29/15)

“In the case of the Intelligence Community, the impacts “are more insidious in that pre-dicting when we have a lesser capability will eventuate in a failure is hard to quantify. But just based on my best professional judg-ment and having served in this business for a long time I’m very concerned about it. And if we revert to sequestration in 2016, the damage to the intelligence community will be quite profound.”

Ash Carter (3/4/15)

“The prospect of sequestration’s serious damage to our national security and econ-omy, or the threat of a return of an economic emergency or recession. It is not because these budget cuts are a mathematical solu-tion to the nation’s overall fiscal challenge—there is no such silver bullet. And it is absolutely not a viable strategy, is not because paths of curbing nondiscretionary spending and reforming our tax system have been explored and ex-hausted—they have not. It is not due to a breakthrough in military technology or a new strategic insight that somehow makes continued defense spending unnecessary—there has been no such silver bullet. And it is not because the world will be come more peaceful—for it is abundantly clear that it has not. Instead, sequestration
is purely the collateral damage of political gridlock. And friends and potential enemies around the world are watching.”

"Under sequestration, our military—and our national security—would have to take on irresponsible and unnecessary risk—risk that previous Administrations and Congressional leaders have wisely chosen to avoid.

"All this to retain and preserve our military capabilities and extend our defense strategy unmanageable. In other words, our Nation’s current defense strategy will no longer be viable."

"In many areas less certain about what will happen next, but quite certain that it will happen more quickly, we will be further away and less ready, even as our potential adversaries, even as our potential adversaries face challenges, and this can come to an end when we put into our budget our principles, our purposes, and our efforts in making sure we put policies forward in the near term that respects Colorado water law.

I urge all my colleagues to support this amendment, which is a vote to protect constitutionally held private water rights and permits. I yield the floor.

The PRESIDENT OFFICER. The Senator from Washington.

The amendment, as modified, is as follows:

At the appropriate place, insert the following:

SEC. 77. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CUTTING CARBON POLLUTION TO PREVENT HUMAN-INDUCED CLIMATE CHANGE.

The President’s FY16 Budget supports my mission requirements, but there is no margin to absorb risk. Any cuts to that budget include, by sequestration, 59,000 tons (of cocaine) I would expect to get to our defense strategy unmanageable. In other words, our Nation’s current defense strategy will no longer be viable."

"If sequestration returns in FY16, our ability to support national security objectives, including conducting many of our essential missions, will be severely undermined."

"Limited tactical ISR allocation and national technical focus is impairing virtually every one of our assigned missions and posing the southern approaches to the United States to significant risk. Sequestration will compound this challenge...

"The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other aggregate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting communities, businesses, recreationists, farmers, ranchers, or other groups that rely on privately held water rights and permits from Federal takings by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. GARDNER. Mr. President, when you walk into the capitol of Colorado, there is the great rotunda is a mural on the wall by Thomas Hornby Ferril, and it starts out with a very simple phrase that reads: ‘Here is a land where life is written in water.’ So during this budget I will be offering amendment No. 438 to make sure we are protecting that lifeblood of Colorado—our water—and to make sure our State property rights, State law, is able to prevail against the intrusions by the Federal Government.

Today, water rights and permit holders face challenges, and this can come to an end when we put into our budget our principles, our purposes, and our efforts in making sure we put policies forward in the near term that respects Colorado water law.

I urge all my colleagues to support this amendment, which is a vote to protect constitutionally held private water rights and permits. I yield the floor.

The PRESIDENT OFFICER. The Senator from Washington.

AMENDMENT NO. 77, AS MODIFIED

Mrs. MURRAY. Mr. President, I ask unanimous consent that Sanders amendment No. 77 be modified with the changes that are made in the following:

The amendment protects communities, businesses, recreationists, farmers, and ranchers that rely on these privately held water rights and permits from Federal takings. The amendment recognizes the longstanding authority to manage water according to our State law.

Today, water rights and permit holders face challenges, and this can come to an end when we put into our budget our principles, our purposes, and our efforts in making sure we put policies forward in the near term that respects Colorado water law.

I urge all my colleagues to support this amendment, which is a vote to protect constitutionally held private water rights and permits. I yield the floor.

The PRESIDENT OFFICER. The Senator from Washington.

The amendment, as modified, is as follows:

SEC. 77. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CUTTING CARBON POLLUTION TO PREVENT HUMAN-INDUCED CLIMATE CHANGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other aggregate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting Americans from the impacts of human-induced climate change, which may include action on policies that reduce emissions by the amounts that the scientific community says are needed to aver catastrophic climate change, by the amounts provided in such legislation for those purposes. The amendment would not increase the deficit over either the period of the total of fiscal years 2016 through
2020 or the period of the total of fiscal years 2016 through 2025.

Mrs. MURRAY. Mr. President, I ask unanimous consent to have the following Senators added as cosponsors to his amendment: Senators BOXER, MARRERO, BIDEN, and SCHUMER.

The PRESIDING OFFICER. Without objection, it is so ordered.

**AMENDMENT NO. 801**

(Purpose: To build on the Bipartisan Budget Act raised by closing a below-sequester, level cut of $9,000,000,000 to nondefense discretionary spending in 2017, replacing sequestration in 2016 and 2017 and increasing funding above sequester levels by a total of $141,000,000,000 for the 2 years, increasing defense and nondefense discretionary spending above sequester levels by equal amounts, eliminating the overseas contingency operations gimmick contained in the committee-reported resolution, and offsetting the net increase in defense and nondefense discretionary spending by closing tax loopholes.)

Mrs. MURRAY. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amended amendment No. 801.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

The clerk will report the bill clerk read as follows:

The Senator from Washington [Mrs. MURRAY], for herself, Mr. WYDEN, Ms. STABENOW, Mr. WARNER, Mr. SCHATZ, Ms. BALDWIN, and Mr. KING, proposes an amendment numbered 801.

Mrs. MURRAY. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The amendment is printed in today’s Record under “Text of Amendments.”)

Mrs. MURRAY. Mr. President, as many of us here have said before, a budget is far more than simply numbers on a page. A budget is a statement of values, of priorities, the kind of Nation that we want to become and the kind of Nation we want to be.

For Democrats, that means our budget should help us move toward an economy that is built from the middle out, not from the top down, and a government that works for all families, not just the wealthiest few.

When Democrats wrote our budget last Congress, we made our values and priorities crystal clear. We put jobs and economic growth, and the middle class first. We replaced the automatic budget cuts evenly among defense and nondefense investments, with an equal mix of responsible spending cuts and revenue raised by closing wasteful tax loopholes used by the wealthiest Americans and biggest corporations. We addressed our long-term deficit and debt challenges fairly and responsibly. And we kept our promises that we have made to our seniors and families.

The Republican House didn’t simply accept our budget, of course. But I am very proud that coming out of the terrible government shutdown at the end of 2013, we were finally able to break through the gridlock and dysfunction to reach a bipartisan budget deal that put in place a budget for 2 years, prevented another government shutdown, and rolled back the worst of the automatic cuts.

That deal wasn’t the budget I would have written on my own and it wasn’t the one Republicans would have written—the kind that cuts to defense and nondefense investments for this coming year. It did end the lurching from crisis to crisis, it helped workers, it helped our economy, and made it clear that there is bipartisan support for rolling back sequestration in a balanced way.

Our bipartisan deal was a strong step in the right direction, and I was hopeful we could work together to build on it. But Republicans have taken a very different approach.

Instead of building on our bipartisan budget deal, this Republican budget would be a huge step backward. Instead of moving us toward a government that works for all of our families, this budget would push us toward a budget that works for the wealthy and well-connected, but actually leaves the middle class and working families behind.

We know there is bipartisan support to replace sequestration with a balanced and fair way. Not only did we prove that with our bipartisan budget deal last time, but Democrats and Republicans across the country have continued to come out against the senseless cuts to defense and nondefense investments.

But in this Republican budget—a budget that aims nearly 70 percent of all its spending cuts at programs that keep more than $1 trillion from Medicare and Medicaid, that calls for a total of $5 trillion in spending cuts—in this budget, my Republican colleagues couldn’t even find a single penny to pay for more investments in education, research, or defense investments for this coming year.

To put that in perspective, the budget agreement I reached with Chairman PAUL RYAN in 2013 found $85 billion in savings to pay for sequestration relief over 2 years. That is less than 2 percent of the total savings this Republican budget claims to have in it. And yet the across-the-board cuts to both defense and nondefense priorities remain in place. Why is that?

Well, instead of using a tiny fraction of the enormous cuts this budget has in it to pay for investments that both Republicans and Democrats agree must be made, it relies on a gimmick and increases OCO funding to appear to patch over the problem on the defense side, but then doesn’t actually allow for the increased OCO funding to be even spent, and does nothing at all for nondefense investments such as education, research, jobs, and infrastructure.

I know our Republican colleagues are sincere when they say they want to find a way to increase the caps, especially for defense purposes, but this budget in front of us today simply does not do that. Gimmicks and lip service are not enough for me, and I don’t see why they are enough for my colleagues. We have an opportunity to do the right thing, especially given the deliberate choice not to use any of the $5 trillion in cuts in this to pay for some relief, a choice that should greatly concern anyone who genuinely wants to fix this problem.

So I come to the floor to offer another way—a way that would make it clear that we will in fact fix these senseless across-the-board cuts known as sequestration.

My amendment builds on the Bipartisan Budget Act of 2013 and extends replacement—replacing sequestration through fiscal years 2016 and 2017. This amendment maintains the principle that Democrats will not abandon—that sequestration should be replaced evenly across defense and nondefense investments. And it builds on the idea that sequestration should be replaced with a mix of responsible spending cuts and new revenue raised by closing wasteful tax loopholes.

By providing Defense with real resources to replace the sequester cuts, it gets rid of the OCO gimmick that was added in committee.

This amendment includes language to automatically release the additional defense and nondefense funding to the Appropriations Committee upon the increase in the statutory caps, similar to language that we passed in the previous budget.

Now we all know there is going to have to be a solution to those automatic cuts. President Obama has said he will not sign spending bills that lock in sequestration. And the fact is we simply can’t make the investments we need to make on both defense and nondefense if these caps remain in place.

We should be able to give our appropriations committees the guidance they need to write responsible bills at bipartisan levels, and not wait for another crisis to hit before we come together and make a deal.

I know there are Republicans who understand how devastating the automatic cuts are for our defense and nondefense investments. I know there are Republicans who have seen the impact of sequestration in their States the way I have seen in my home State of Washington. And I know there are Republicans who look at this budget and wonder why it couldn’t use some of the trillions of dollars in cuts to reinvest in American innovation or in our investments.

So I am ready to work with any Republican truly interested in building on our bipartisan budget deal in a balanced and responsible way. I know my colleagues will stand with me because, to us, this is about middle-class economics, plain and simple.

We believe that when working families do well, they spend more, they boost demand, and they grow the economy in a healthy and sustainable way. We believe when low-income families
WASTEFUL SPENDING

Mr. COATS. Mr. President, I rise today to speak briefly on an amendment I have already submitted in the budget bill, but which also qualifies as a “Waste of the Week.” So I am going to do a two-for-one.

As I have said previously, I am coming to the floor every week to point out a waste of government funds. If eliminated and addressed, can save the taxpayer a lot of money. We have the thermometer growing in terms of the amount of money we have been able to offer—in terms of programs that simply are not working, can be reformed or changed or dropped, and save the taxpayer a lot of dollars.

This week’s waste addresses a well-intentioned Federal program that has moved away from its original intention of aiding an important social need. Officially known as the Supplemental Nutrition Assistance Program, or SNAP, this program is more commonly known to the American public as food stamps.

This program started under President Kennedy in the early 1960s as a temporary lifeline to those in need. And we believe that replacing these automatic cuts in a fair and responsible way is an important part of moving toward an economy that works for all families, not just the wealthiest few.

So I urge my colleagues to support this amendment so we can agree now on responsible and realistic top-line spending numbers for this year, so we can restore these investments in critical defense and nondefense programs, and so we can start to allow the appropriations committees to do their work and not wait until September for another crisis, another government shutdown, and the whole country looking at us as if we can’t manage our way anywhere.

If my Republican colleagues have any other ideas for how we get this done, my door is open, and I am ready to get to work. But I hope we can support this amendment and move on. We have vote on it later this afternoon so we can get to work and not have another summer, another fall where the American public looks at Congress wondering if we can’t get our act together.

I yield the floor.

The PRESIDING OFFICER. The Senator from Indiana.

Mr. COATS. Mr. President, I ask unanimous consent that the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. COATS. Mr. President, I therefore ask unanimous consent that the pending amendment be set aside and that I be allowed to call up amendment No. 368, and that the amendment be made pending.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Indiana [Mr. COATS] proposes an amendment numbered 368.

Mr. COATS. Mr. President, I ask unanimous consent that the pending amendment be made pending. The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund to improve cybersecurity)

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE CYBERSECURITY.

The Chairman of the Committee on Appropriations of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increased sharing of cybersecurity information while respecting individual privacy and civil liberties interests, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2021 through 2025.

Mr. COATS. Mr. President, this amendment, which I will briefly state the intent of here and which I have offered, along with Senator WARNER, would help to strengthen our cybersecurity defenses by calling for increased sharing of information on cybersecurity threats.

Billions of Americans have been subject and impacted by cybersecurity attacks on companies and universities, to mention a few, and the Coats-Warn amendment would help to strengthen our defenses against cybersecurity threats by calling for increased sharing of information on cybersecurity threats, in a way that protects individual privacy and civil liberties.

AMENDMENT NO. 368

Mr. President, I now ask unanimous consent that the pending amendment be set aside and that I be allowed to call up amendment No. 368, and that the amendment be made pending.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

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Mr. COATS. Mr. President, I ask unanimous consent that the pending amendment be made pending. The PRESIDING OFFICER. Without objection, it is so ordered.

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The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Indiana [Mr. COATS] proposes an amendment numbered 368.

Mr. COATS. Mr. President, I ask unanimous consent that the pending amendment be made pending. The PRESIDING OFFICER. Without objection, it is so ordered.

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flexibility to build off of successful State innovations to ensure our Nation’s most vulnerable Americans have improved access to quality care while reducing taxpayer costs, by that Congress adopted such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. COATS. Mr. President, this amendment calls for States to have the flexibility to seek innovative Medicaid reforms that can both strengthen the program and make more efficient use of taxpayer dollars.

My State of Indiana has been a leader in innovative Medicaid reforms and the advancement of consumer-driven health care under the leadership of our former Governor Mitch Daniels and our current Governor Mike Pence.

I believe States should have the opportunity to innovate the Medicaid Program by using flexible, accountable financing mechanisms that are transparent and hold States accountable for efficiency and quality health care systems.

This program, carefully developed under two Governors, has now provided those in Indiana, of lower income, opportunity into a program that uses innovative, cost-saving techniques, but provides quality health care with participation by our providers and the hospitals, with participation by our State, and with requirements that give the consumer more choices and provide for more quality of care. It is something that I think can serve as a model as we go forward trying to address our health care needs and reform of the Affordable Care Act or repeal with suggested substitutes that will achieve the goals of providing quality care to people who are of low income but at a much lower price and with much less regulation than is currently within the ACA.

I yield the floor.

The PRESIDING OFFICER (Mr. GARDNER). The Senator from Illinois.

Mr. KIRK. Mr. President, I would like to speak on my amendment, No. 545, which is an amendment that stands for the principle of building on the work of the bipartisan Menendez-Kirk legislation to call for consequences should Iran cheat on its obligations of the agreement with the United States. The PRESIDING OFFICER. The Senator is recognized.

Mr. KIRK. Mr. President, we should stand for the principle remembering the 290 Americans who have died at the hands of Iranian terror, including 13 Americans from Illinois. Let me read their names: James Lewis from Illinois, William Shell from Illinois, Alvin Belmer, David Gay from Illinois, Joseph Livingston from Illinois, John A. Phillips, Jr., who went to church with me, Eric Pullman, and Gary R. Scott, all killed in the current Iraqi terror. In the memory of these Americans, we want to make sure we carry out a sense of the Senate that expresses our views that if Iran cheats on this agreement, there should be sanctions.

I call on all Members to make sure they back the old bipartisan coalition of Menendez-Kirk.

I yield back my time.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Mr. President, I ask unanimous consent that there be a 2-minute equally divided between the managers or their designees prior to each vote, and that all votes after the first in this series be 10 minutes in length.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. ENZI. For the information of all Senators, there will be up to eight roll-call votes at 4:35 p.m. I allocate time to the Senator from Montana.

The PRESIDING OFFICER. The Senator from Montana.

Mr. DAVIES. Mr. President, last night, I offered amendment No. 388, to ensure the States and local governments are the driving force behind the national monument designations. I ask unanimous consent to add Senator HATCH as a cosponsor to my amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DAVIES. This is a fair and commonsense proposal that I believe Members on both sides of the aisle can support. Before major land decisions are made by the Federal Government, the people affected most by these decisions should have a seat at the table and have their voices heard. I was confused when I heard the senior Senator from Nevada claim this morning that my amendment would in some way gut or repeal law, providing the ability for national decisions to take place. That is simply false. In sharp contrast, it is designated to strengthen the law by ensuring that the voice of the people is heard as designations are considered. After all, it is the people who are affected who make decisions, not politicians in Washington.

As a fifth-generation Montanan and a lifelong sportsman, I treasure and am committed to protecting our public lands. I deeply appreciate that landmarks such as Pompeys Pillar in Montana or Lehman’s Cave in Nevada have been protected for future generations. But there is a difference between targeted designations to protect historic landmarks and designating hundreds or even thousands or millions of acres against the will of the States and local residents.

The Senator from Nevada is saying that Washington, DC, should have more influence over local land use decisions than the folks in Western States who live and work on this land every day. I disagree. I believe the farmers, the ranchers, the sportsmen, the community members, and the State and local governments should have a say in local land decisions. I remind him the 1906 act was designed to prevent damage to specific sites of historical, scientific or cultural significance.

As the law states, that designation area compatible with the proper care in management of objects to be protected.” The law was not intended to block out access or damage operation of nearby landowners. The law was not intended to be used as a way for a President, as they are leaving office, to unilaterally make decisions without consulting the States in the local communities.

Strengthening the role of locally impacted residents and States is vitally important because, unfortunately, Presidents of both parties have also abused the Antiquities Act, designating unjustifiably excessive, large-scale pieces of ground through unilateral action despite local opposition from land users.

Let me remind the Senator from Nevada of the Grand Staircase-Escalante National Monument designation. Local residents opposed since the monument was designated in 1996, there has been a reduction in grazing. Development of a large coal mine has stopped. Local rural communities are struggling. Isn’t it a precious better to protect the Grand Staircase in a way that also protected local communities?

Look to New Mexico, where the Organ Mountains-Desert Peaks National Monument was designated in 2014 against the will of local communities.

Representative STEVE PEARCE had a bill to protect 50,000 acres of land, which he worked with local residents and affected communities to implement. That bill was ignored, and the administration instead introduced a monument of 500,000 acres that touches all the way to the Mexican border.

During President Obama’s first term, an internal document surfaced from the Interior Department revealing the Obama administration’s plans to use the Antiquities Act to designate 14 new national monuments, comprising millions of acres across our country. One of the areas on the list is 2.5 million acres of land across Nevada, connecting Canada’s Grasslands National Park to the Bitter Creek Wilderness Study Area. Right in the middle of this designation are significant swaths of public lands. This potential designation is very contentious in Montana, which I believe Montanans must have a voice in determining whether it goes forward.
During a recent House Natural Resources Committee hearing, Interior Secretary Sally Jewell confirmed that she wants public input and local input in Antiquities Act designations. So why would anyone oppose elevating State and local input in these designations?

Despite the claims made by the Senator from Nevada, my amendment will not repeal the Antiquities Act. It is not going to gut the law. It will not repeal existing protections on our national parks and national monuments. It will not prevent future designations from being made. My amendment simply ensures that local residents and the States have a meaningful voice in determining monument designations.

In 2010, former Interior Secretary Salazar stated during a Senate hearing that the administration would have a conversation and dialogue with people locally and across the country before any monument designations occur.

My amendment holds this and future administrations accountable to what they said they would do, and it protects the voice of the people in decisions such as this. Protecting the voice of the people should not offend Members or Members of the public. It should be our abiding commitment. It should be our priority.

AMENDMENT NO. 465

Mr. DAINES. Mr. President, I ask unanimous consent to set aside the pending amendment and call up amendment No. 387.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered. The clerk will report.

The senior assistant legislative clerk read as follows:

The Senator from Montana [Mr. DAINES] proposes an amendment numbered 465.

Mr. DAINES. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to postal reform)

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO POSTAL REFORM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, ago-
gates, and other appropriate levels in this resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports
relating to the United States Postal Service, which may include measures addressing the
nonprofit postal discount for State and national political committees, by the amounts
provided in such legislation for those pur-
pose, provided that such legislation would not increase the deficit over either the pe-
riod of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years
2016 through 2025.

Mr. DAINES. Mr. President, article I, section 6, clause 7, of the U.S. Con-
stitution authorizes Congress for the
establishment of the U.S. Postal Serv-
Ice. However, the Postal Service cur-
rently teeters on the brink of insolvency.
In fact, a January 2015 Congressional Research Service report states that the Postal Service has reached its
statutory borrowing limit of $15 billion and has run up more than $40 billion in defi-
cits since fiscal year 2007. However in the midst of the Postal Service’s fi-
nancially tenuous circumstance, State
and national political committees are
granted postal discounts which can amount to as high as a 26-percent re-
duction in the standard rate paid by nonprivileged users.

Congress would do well to put State
and national political committees on the
same playing field as ordinary Amer-
cans. The Postal Service would cer-
tainly benefit from these groups paying the
ordinary postage rate. Particularly in rural States like Montana, the Post-
al Service plays an important role in the
vitally important local communities, and
connects people. Accordingly, I ask my
colleagues to join me in supporting budget amendment No. 387, which
would signal the Senate’s willingness to address the postage discount it pro-
vides to State and national political committees.

I thank the Chair. I yield back my time.

The PRESIDING OFFICER. The Sen-
ator from Minnesota.

Mr. FRANKEN. Mr. President, I rise
to speak in opposition to the Repub-
lican budget resolution. I would ask—
there are time restraints here. I will go
as far in my speech as I can and then
ask the remainder be included in the
RECORD.

Mr. SANDERS. The Senator has 8
minutes.

Mr. FRANKEN. Please let me know—
is that done without objection?

The PRESIDING OFFICER. Without
objection, it is so ordered.

Mr. FRANKEN. Can the Presiding Of-
ter tell me when 7 minutes have elapsed?

The PRESIDING OFFICER. The Sen-
ator will be so notified.

Mr. FRANKEN. Mr. President, the
budget the Republicans in the Senate
have presented us with imagines a fu-
ture where we give even more tax breaks to millionaires and inter-
ests, while pulling the rug out from under working families. Instead of ad-
dressing the major challenge facing our Nation today—that middle-class fam-
ilies continue to face an economy rigged against them and their efforts
to do better, to better their lives and
their family—this budget is fun-
damentally misaligned with the values
of working Americans.

Over the last 30 years, we have seen Wall Street and giant corporations
make record profits and middle-class families have been left behind. Accord-
ing to the Economic Policy Institute, over the last 30 years, wages for the top
1 percent rose almost 10 times as fast
as those for the bottom 90 percent. Last year, Oxfam calculated that the
400 wealthiest individuals in our coun-
try have more wealth than the bottom
150 million Americans. As a result,
today the concentration of income at
the very top has risen to levels last
seen in the 1920s—a time of vast in-
equality that ended in economic dis-
aster for our entire Nation.

We have a responsibility to turn back this dangerous trend, and Minnesotans
know how to do it. We have done it in
Minnesota. We know how to grow our
economy. We know that we grow it
from the middle out, not the top down.

Paul Wellstone had a saying: We all
do better when we all do better. And we
all do better when people in the middle
have money to spend. A higher percent-
age of middle-class people are entre-
preneurs. There is more social and eco-
nomic mobility when there is a strong
middle class. We all do better when we
all do better. Even those at the top do
better. We saw that during the Clinton
administration when every quintile
was helped.

Minnesotans know that a middle-
class budget would ensure health care
access and fair workplaces for all Americans so that families can concentrate on doing the best job they can as workers, community members, parents, daughters, and sons instead of worrying about whether taking time off for a sick child will get them fired or whether a pre-existing illness will bankrupt their family.

We could have a budget that makes smart investments, finds sensible savings, and makes sure everyone is paying their fair share of taxes, but that is not the budget the Republicans have crafted. Instead of stability and opportunity for the middle-class Minnesotans, the Republican budget proposal would use tens of billions of dollars in investments that grow our economy. The Republican budget would do nothing to close the loopholes that disproportionately benefit large corporations and superwealthy individuals.

Since 2010, we have seen more than $4 in spending cuts for every $1 in revenue. The new Republican budget would make that situation even worse. This budget would bring that to $10 in spending for every $1 in revenue, and these cuts are coming directly at the expense of programs that serve middle and lower income families.

The budget would cut over $6 million in job-creating research in my State of Minnesota alone, where we are making crucial investments in areas such as renewable energy and health innovations. In fact, the Economic Policy Institute says the cuts in the Republican budget would result in over 45,000 jobs lost in Minnesota. It would also cut funds for violence prevention training so Minnesotans compete for 21st-century jobs. Over 35,000 workers would lose access to training opportunities, according to the Department of Labor.

Considering the skills gap that every Senator on this floor acknowledges to me exists in their States, that just makes no sense whatsoever.

The Republicans would cut education in their budget. We are talking about Head Start Programs. The Republican budget would cut over 620,000 children from Head Start. We would lose those slots over 10 years in Minnesota, that means 883 fewer slots for preschoolers who would benefit from early childhood programs.

I will tell you something about Head Start. This quality early childhood education program has a return on investments of $9 to $16 per child, and I will explain why. A child who has had a quality early childhood education is less likely to be in special education, less likely to be left back a grade, and has better health care outcomes. The girls are less likely to get pregnant in adolescence. They graduate from high school at a higher rate. They are more likely to go to college, graduate from college, have better jobs, pay more taxes, and they are much less likely to go to prison. That is why you have an $8 to $16 return for each kid who has a quality early childhood education. This is wasteful, inefficient, and frankly, unfair Tax Code riddled with loopholes. If we reform our Tax Code to make it fairer and more efficient—by doing things like closing the loophole on what is called carried interest—we need to invest in education, infrastructure, and innovation to help American workers compete in the global economy.

Instead, the Republican budget would allow U.S. companies to continue to shift billions in profits to tax havens and middle-class jobs overseas. It allows millionaires and billionaires to pay lower rates on their income than many middle-class taxpayers. Without paying for it. And even as this budget leaves the deck stacked in favor of the rights of big corporations and Wall Street ahead of American workers. Americans want a fair chance. They want equal pay for equal work. They want to preserve the Social Security for their generation and generations to come. And they want everyone who works full time to be able to keep their family out of poverty. These are the things that could be in a budget that supports the middle class.

Finally, let me note that the Republican budget is filled with fiscally irresponsible budget gimmicks. Not only is it very vague about what cuts it would make, the budget also uses an off the books account, the Overseas Contingency Operations Fund, which falls outside of the budget caps, to significantly increase defense spending without raising a dime. Instead, the Republican budget would cut $8 to $16 return for each kid who has a quality early childhood education. This is wasteful, inefficient, and frankly, unfair Tax Code riddled with loopholes. If we reform our Tax Code to make it fairer and more efficient—by doing things like closing the loophole on what is called carried interest—we need to invest in education, infrastructure, and innovation to help American workers compete in the global economy.

Again, the Republican’s budget plan calls for $8 to $16 return for each kid who has a quality early childhood education. This is wasteful, inefficient, and frankly, unfair Tax Code riddled with loopholes. If we reform our Tax Code to make it fairer and more efficient—by doing things like closing the loophole on what is called carried interest—we need to invest in education, infrastructure, and innovation to help American workers compete in the global economy.

As I said, the Republican budget also seeks to repeal the Affordable Care Act, even though we know that 16.5 million Americans now have health coverage because of the Affordable Care Act. In Minnesota, since the Affordable Care Act fully went into effect, the uninsured rate has dropped by more than 40 percent, and now 95 percent of Minnesotans have health insurance. But under the Republican budget, we would go back to the days when someone with a pre-existing condition could not get health insurance. We would go back to the days when half the bankruptcies in this country were linked to someone getting sick, and back to the days when women were charged more than men for health insurance.

That is not what Americans want. Americans don’t want to go back to the days of high-cost, low value health care.

Americans don’t want a budget that will undercut the very sources of prosperity for the middle class. We can afford to make the investments we need for the future, and do it in a fiscally responsible way. Part of that is fixing our broken Tax Code. Our economy loses hundreds of billions of dollars from a wasteful, inefficient, and frankly, unfair Tax Code riddled with loopholes. If we reform our Tax Code to make it fairer and more efficient—by doing things like closing the loophole on what is called carried interest—we need to invest in education, infrastructure, and innovation to help American workers compete in the global economy.

Instead, the Republican budget would allow U.S. companies to continue to shift billions in profits to tax havens and middle-class jobs overseas. It allows millionaires and billionaires to pay lower rates on their income than many middle-class taxpayers. Without paying for it. And even as this budget leaves the deck stacked in favor of the rights of big corporations and Wall Street ahead of American workers. Americans want a fair chance. They want equal pay for equal work. They want to preserve the Social Security for their generation and generations to come. And they want everyone who works full time to be able to keep their family out of poverty. These are the things that could be in a budget that supports the middle class.
Young people all over this country want action. While many of my Republican colleagues refuse to acknowledge the reality that climate change is caused by human activity, many Republicans outside of Capitol Hill, in fact, do understand that. We have been hearing from prominent economists and economic advisors, such as Nobel laureate economist Gary Becker, Mitt Romney’s former economic adviser Gregory Mankiw, and former Reagan adviser Art Laffer, who have all called for taxing carbon. It is not a radical idea. These are conservative Republicans who understand that people who are causing the problem cannot do that with impunity.

More recently, George Shultz—I think we all know George Shultz is the former Secretary of the Treasury and Secretary of State under Presidents Richard Nixon and Ronald Reagan—published an op-ed in the Washington Post calling for a carbon tax. The idea of a carbon tax is something that is gaining more and more support from Democrats, Republicans, Independents, people who are very worried about what is happening to our environment.

In terms of the side-by-side, I personally am strongly opposed to Senator Blunt’s amendment, which just looks at a tax on carbon. I should also say that as a coauthor, along with Senator Boxer, with regard to a carbon tax, we put huge amounts of money into helping those families who might see higher utility bills. That is probably the main source of funding allocation. So we are aware of the problem, and we address it in our legislation, and it should be addressed in any legislation.

But once again, in terms of the side-by-side, we are going to give our Republican colleagues an opportunity—

The PRESIDING OFFICER. The Democrat’s time has expired.

Mr. WIJNEN. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 434.

Mr. WIJNEN. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 434.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered. The clerk will report the amendment, the senior assistant legislative clerk read as follows:

The Senator from Oregon [Mr. WIJNEN], for himself and Mr. CRAPPO, proposes an amendment numbered 434.

Mr. WIJNEN. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To provide for an adjustment to committee allocations for wildfire suppression funding)

At the appropriate place, insert the following:

SEC. ___. ADJUSTMENT FOR WILDFIRE SUPPORT.

If a measure becomes law that amends the adjustments to discretionary spending limits established under section 25(b) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901(b)) for wildfire suppression funding, the Chairman of the Committee on the Budget of the Senate may adjust the allocation called for in section 302(a) of the Congressional Budget Act of 1974 (2 U.S.C. 6303(a)) to the appropriate committee or committees of the Senate.

The PRESIDING OFFICER. The Senate from Michigan, Ms. STabenow.

The Senator from Michigan, Ms. STABENOW. Mr. President, I urge my colleagues to support the Stabenow amendment.

This amendment would establish a deficit-neutral reserve fund that would do a few things. First of all, it would...
ensure that the Clean Water Act is focused on protecting water quality, upholding the existing exemption in the Clean Water Act for agriculture, ranching, and forestry that has existed for decades so our foresters and ranchers have the certainty they need. It would ensure that we rely on scientific evidence as we examine the impact that water quality has on the different types of water bodies, and it provides certainty to landowners and rural communities that are guided by the scope of the Clean Water Act.

I appreciate my colleague from Wyoming and his approach. I believe mine is much more specific. It is deficit neutral instead of spending neutral, so it allows us to offset any changes we would like to make to support these efforts through either revenues or spending cuts as opposed to a spending-neutral reserve fund. Most importantly, it makes very clear support for both the Clean Water Act and agriculture.

I thank the Chair.

The PRESIDING OFFICER. The time of the Senator has expired. The Senator from Wyoming.

Mr. ENZI. We would be happy to take that amendment. We would prefer to do that by voice vote because we have a lot of votes pending.

Ms. STABENOW. Mr. President, if I actually would prefer a recorded rollcall vote. I appreciate that offer, but I would ask for a recorded rollcall vote. I am addressing the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The yeas and nays were ordered.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. BARRASSO. Mr. President, I support the Stabenow amendment. Ranchers and property owners in rural America think the EPA is out of control. We have only to look at the result of the vote just taken to show that. The Barrasso amendment is necessarily absent: the Senator from Texas (Mr. CRUZ).

Mr. BARRASSO. Mr. President, I rise in support of my amendment No. 347, an amendment that would uphold the Clean Water Act and the Army Corps to their word about the Clean Water Act, which has for 40 years protected us with clean fishing and drinking water—and in our beautiful Great Lakes, certainly all that we hold dear—but it also clarifies specifics for agriculture, ranchers, foresters, and communities across the country.

I yield the floor.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The yeas and nays have been ordered. The clerk will call the roll.

The result was announced—yeas 99, nays 40, as follows:

[Rollcall Vote No. 88 Leg.]

REPRESENTATIVE COUNT YEAES—99
Alexander
Ayotte
Baldwin
Barrasso
Benning
Blumenthal
Blunt
Booker
Bouman
Rexer
Brown
Burr
Cantwell
Capito
Cardin
Casper
Casey
Cassidy
Caucus
Collins
Coons
Corcoran
Corryn
Cotton
Crapo
Danues
Donnelly
Durbin
Enzi
Ernst
Feinstein
Fischer

YEAS—99
Alexander
Ayotte
Baldwin
Barrasso
Benning
Blumenthal
Blunt
Booker
Bouman
Rexer
Brown
Burr
Cantwell
Capito
Cardin
Casper
Casey
Cassidy
Caucus
Collins
Coons
Corcoran
Corryn
Cotton
Crapo
Danues
Donnelly
Durbin
Enzi
Ernst
Feinstein
Fischer

NOT VOTING—1

The amendment (No. 755) was agreed to.

AMENDMENT NO. 347

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote on amendment No. 347, offered by the Senator from Wyoming, Mr. BARRASSO.

The Senator from Wyoming.

Mr. BARRASSO. Mr. President, I rise in support of my amendment No. 347, an amendment that would uphold the Clean Water Act and the Army Corps to their word about the scope of their proposed waters of the United States rule. The administration says there is a lot of misunderstanding with their proposed waters of the United States rule and what it covers.

Time and time again, we have heard from the EPA and the Corps that this rule would not cover things such as puddles, rainwater, snowmelt, and irrigation ditches. The Barrasso amendment would help to make sure this rule is crystal clear by listing out those things the EPA and the Corps have indicated or led folks to believe would not be covered under the rule.

So if you believe the waters of the United States rule does not go far enough, that the Federal Government should be in the business of regulating puddles in our constituents’ backyards, then vote against my amendment. That is what voting against my amendment would mean. That is why I urge a ‘yes’ vote on this amendment to protect the waters of the United States.

I ask for the yeas and nays.

The PRESIDING OFFICER (Mr. LEE). Is there a sufficient second?

There is a sufficient second.

The yeas and nays were ordered.

The PRESIDING OFFICER. The Senator from Michigan.

Ms. STABENOW. Mr. President, we just voted together on a very specific amendment that makes it clear that all of our traditional agriculture, forestry efforts, all of the local government efforts that are occurring in this country right now will continue even under a revised clean water rule, which, by the way, is only having to be done because of two Supreme Court decisions that created a tremendous amount of confusion for communities and farmers and ranchers.

Unfortunately, regardless of what was just said, the Barrasso amendment is very general, very broad. It does not add any clarity. It would keep the confusion that is out there. I would urge that we vote no. We have already made a clear statement here in the Senate. We do not need to go back to what the Supreme Court did when in 2006 they had five different opinions coming from nine different Justices and created chaos. We do not need two different amendments that say two different things. We just did something very clear and specific. Let’s hold that and vote no.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The yeas and nays have been ordered.

The clerk will call the roll.

The result was announced—yeas 59, nays 30, as follows:

[Rollcall Vote No. 87 Leg.]

REPRESENTATIVE COUNT YEAES—59
Alexander
Ayotte
Baldwin
Barrasso
Benning
Blumenthal
Blunt
Booker
Bouman
Rexer
Brown
Burr
Capito
Casey
Coons
Collins
Coryn
Cotton
Crapo
Danues
Donnelly
Durbin
Enzi
Ernst
Feinstein
Fischer

YEAS—59
Alexander
Ayotte
Baldwin
Barrasso
Benning
Blumenthal
Blunt
Booker
Bouman
Rexer
Brown
Burr
Capito
Casey
Coons
Collins
Coryn
Cotton
Crapo
Danues
Donnelly
Durbin
Enzi
Ernst
Feinstein
Fischer

NOT VOTING—1

Cruz

The amendment (No. 347) was agreed to.
The amendment (No. 347) was agreed to.

**AMENDMENT NO. 777, AS MODIFIED**

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote in relation to amendment No. 777, as modified, offered by the Senator from Vermont, Mr. SANDERS.

The amendment (No. 777), as modified, was rejected.

Mr. SANDERS. Mr. President, this amendment could not be simpler.

The scientific community has been very clear in telling us that climate change is the great environmental crisis of our time. It is caused by human activity, it is real, and it is already causing devastating problems in the United States and throughout the world.

This amendment establishes a deficit-neutral reserve fund to recognize that climate change is real, it is caused by human activity, and that Congress needs to take action to cut carbon pollution. Let us stand with science. Let’s pass this amendment.

**THE PRESIDING OFFICER.** The Senator from Wyoming.

**AMENDMENT NO. 350 WITHDRAWN**

Mr. ENZI. Mr. President, without using the minute from our side, I ask unanimous consent to withdraw Bingaman amendment No. 350.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is withdrawn.

**AMENDMENT NO. 777, AS MODIFIED**

The PRESIDING OFFICER. The Senator from Oklahoma.

Mr. INHOFE. Mr. President, this amendment would not be the week’s highlight of the Senator from Vermont. In an article in the Wall Street Journal on Monday, “The Myth of the Climate Change ‘97%,’” they say the 97 percent figure came from 79 respondents out of 3,146.

Secondly, today is the day they finalized the annual Gallup poll. The Gallup poll came out and made the statements that came to the conclusion that the current level of worry on global warming and climate remains at record lows, right behind the loss of tropical rain forests.

So don’t vote for this based on the assumption that the 97 percent figure is accurate or that people care that much.

Mr. SANDERS. I ask for the yeas and nays.

The PRESIDING OFFICER. There is a sufficient second.

There appears to be a sufficient second.

The question is on agreeing to the Sanders amendment No. 777, as modified.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Texas (Mr. CRUZ).

The amendment (No. 350) was withdrawn.

Mr. SANDERS. The following Senator is necessarily absent: the Senator from Texas (Mr. CRUZ).

The result was announced—yeas 49, nays 50, as follows:

**[Rollcall Vote No. 89 Leg.]**

**YEAS—49**

Ayrota  Gliberbrand  Reid

Baldwin  Graham  Portman  Reid

Bennet  Heinrich  Sanders  Schatz

Blumenthal  Hirono  Shaheen

Booker  Kaine  Schumacher

Boozman  Leahy  Shaheen

Brown  Markley  Udall

Cantwell  Menendez  Tester

Cardin  Markley  Warner

Carper  Mikulski  Warner

Cochrane  Klobuchar  Stabenow

Cardin  Leahy  Tester

Carper  Markley  Udall

Casey  McCaskill  Schellberg

Collins  Menendez  Stabenow

Conn  Murphy  Udall

Donnelly  Mikulski  Warner

Durbin  Nelson  Whitehouse  Wyden

Feinstein  Murray  Wyden

Franken  Nelson

**NAYS—50**

Alexander  Flake  Paul

Barrasso  Gardner  Perdue

Blumenthal  Grassley  Risch

Bogdanoff  Hatch  Roberts

Capito  Heller  Rounds

Cassidy  Hirono  Rubio

Capito  Hirono  Rubio

Coats  Inhofe  Scott

Cochrane  Isakson  Sessions

Corker  Johnson  Sessions

Cornyn  Lankford  Shelby

Cotton  Lee  Shuster

Crapo  McCain  Sullivan

Enzi  McConnell  Tester

Ernst  Moran  Vitter

Fischer  Murkowski  Wicker

The amendment (No. 777), as modified, was rejected.

**AMENDMENT NO. 796**

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote in relation to amendment No. 796, offered by the Senator from Utah, Mr. HATCH.

The amendment (No. 796) was agreed to.

**AMENDMENT NO. 691**

The PRESIDING OFFICER. There is now 2 minutes of debate prior to a vote in relation to amendment No. 691.

The amendment (No. 796), as modified, was rejected.

Mr. BENNET. Mr. President, I rise today in offering an amendment with Senator STABENOW to guarantee we keep a sacred promise to our Nation’s seniors to protect the Medicare Program for years to come.

The budget we have in front of us doesn’t balance our values or priorities as a country. Unfortunately, it misses the mark entirely for our seniors. To put it into perspective, the Senate Republican budget cuts the Medicare Program by almost three times as much as the House Republican budget.

My amendment ensures we protect our seniors from any effort to cut Medicare beneficiaries’ guaranteed benefits, privatize Medicare into a premium supports plan or increase out-of-pocket spending on drugs or prevention services.

In 2013, over half the Medicare beneficiaries had incomes below $23,000 a year. We can’t attempt to balance the Nation’s budget on the backs of our seniors. There is a reason why the National Committee to Preserve Social Security and Medicare is urging a “yes” vote on this amendment and a “no” vote on the Republican budget.

Mr. President, I am going to raise a point of order against this amendment. The amendment offered by my colleague from Wyoming, Mr. ENZI. Mr. President, I will raise a point of order against this amendment. CBO says that, without reforms, Medicare’s hospital insurance trust fund will be insolvent early in the decade following 2025. And according to the Medicare trustees themselves, the hospital insurance trust fund could be insolvent as early as 2021. At that time Medicare will no longer be able to pay out full benefits to seniors.

We need to reform Medicare in order to save Medicare. We have a moral obligation to put Medicare on a sustainable path. It is crucial we ensure its solvency into the decade if we want to keep the promise we have made to those at or near retirement.

That is where we are, and that is about all I am going to say about it.

The PRESIDING OFFICER. Who yields time in opposition?

There are 45 seconds remaining in opposition to the amendment.

Mr. SANDERS. Mr. President, I do not believe our country can afford to reject this amendment. It is inadequate as it stands.

The amendment (No. 796) was agreed to.

**AMENDMENT NO. 796**

The PRESIDING OFFICER. There is now 2 minutes of debate prior to a vote in relation to amendment No. 796.

The amendment (No. 796), as modified, was rejected.

Mr. BENNET. Mr. President, I rise today in offering an amendment with Senator STABENOW to keep a sacred promise to our Nation’s seniors to protect the Medicare Program for years to come.

The budget we have in front of us doesn’t balance our values or priorities as a country. Unfortunately, it misses the mark entirely for our seniors. To put it into perspective, the Senate Republican budget cuts the Medicare Program by almost three times as much as the House Republican budget.

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That is where we are, and that is about all I am going to say about it.

The PRESIDING OFFICER. Who yields time in opposition?

There are 45 seconds remaining in opposition to the amendment.

Mr. SANDERS. Mr. President, I do not believe our country can afford to reject this amendment. It is inadequate as it stands.

The amendment (No. 796) was agreed to.
The PRESIDING OFFICER. On this vote, the yeas are 46, the nays are 53. Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected. The point of order is sustained and the amendment falls.

AMENDMENT NO. 801

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote in relation to amendment No. 801, offered by the Senator from Washington, Mrs. MURRAY.

The Senator from Washington.

Mrs. MURRAY. Mr. President, Democrats and Republicans agree that the automatic spending cuts across defense and nondefense investments are terrible policy, and it has to be fixed.

I am proud that the bipartisan budget act that we passed last Congress did exactly that for the past 2 years. It offered us a template for how we can tackle this challenge in a bipartisan way once again. That template succeeded because it rolled back cuts to defense and nondefense equally, and it did it with a balanced and responsible mix of savings and new revenue.

The amendment before us builds on that deal and extends the sequester relief for 2 more years. We don’t need to rely on gimmicks in this budget or the hopes that we are going to solve this later. We need to fix this now.

In 2013, it took a government shutdown to bring both sides to the table to get a deal for this. I am hoping we don’t have to wait for another crisis, and I encourage our colleagues who oppose sequestration to support this amendment.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Mr. President, if we want to change the Budget Control Act of 2011, we need to pass the bill to do so later in the year. The budget resolution cannot fix sequestration. This particular amendment increases both defense spending and nondefense spending. Without a justification, it calls for spending $148 billion more than allowed by the BCA. The BCA requires the defense program to receive half of the reductions. That is not the case here. With nondefense limits, much work remains to eliminate inefficiencies in the nondefense side of the ledger.

According to the CBO, there are 260 programs spending $293 billion in the 2015 budget that are not operating under appropriate authorization. That means the policy experts haven’t done their work. So we can’t tell if we need that much more money.

This amendment seeks more money for nondefense. This amendment calls for an increase in spending and pays for it by extracting more taxes from American taxpayers. The tax increases in this amendment total $12 billion. Finally, perhaps the most important reason for the amendment.

The PRESIDING OFFICER. The Senator’s time has expired.

Mr. ENZI. I ask for a “no” vote.

The PRESIDING OFFICER. The question is on agreeing to the amendment offered by the Senator from Washington, Mrs. MURRAY.

Mrs. MURRAY. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The legislative clerk called the roll.

The question is on agreeing to the amendment. The bill clerk called the roll.

The Senator from Texas (Mr. CRUZ).

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 46, nays 53, as follows:

[Roll Call Vote No. 91 Leg.]

YEAS—46

Baldwin
Bennet
Blumenthal
Booker
Boxer
Brown
Cantwell
Cardin
Casper
Collins
Donnelly
Durbin
Feinstein
Franken
NAYs—53

Alexander
Ayotte
Barrasso
Blunt
Boozman
Burr
Capito
Cayce
Cochrane
Coons
Donnelly
Durbin
Feinstein
Franken

The amendment (No. 801) was rejected.

AMENDMENT NO. 801

The PRESIDING OFFICER. Under the previous order, there will be 2 minutes of debate equally divided prior to a vote in relation to amendment No. 801, offered by the Senator from Arkansas, Mr. COTTON.

The Senator from Arkansas?

Mr. COTTON. Mr. President, for decades, this Congress has provided bipartisan support to the U.S.-Israel alliance in part because of the
American people for the Israeli people is strong. Unfortunately, for almost as long, the United Nations has singled out Israel for unfair, discriminatory treatment, whether it is the 1975 Zionism is Racism Resolution or the recent obsession of the Human Rights Council.

It has been the longstanding U.S. policy to prevent unfair, discriminatory treatment against Israel at the United Nations and other international institutions, I believe it is urgent that this Congress reaffirm that policy.

This amendment will allow a funding mechanism to adjust funding to the United Nations or other international institutions should they target Israel for unfair, discriminatory treatment. I hope we never need this mechanism, but I believe it is critical that Congress reaffirm our commitment to the U.S.-Israel alliance in preventing unfair, discriminatory treatment.

The PRESIDING OFFICER. Who yields time in opposition?

Mr. SANDERS. Mr. President, I believe there is general support on this side of the floor for that amendment, and I suggest a voice vote.

Mr. COTTON. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The question is on agreeing to the amendment offered by the Senator from Arkansas, Mr. COTTON.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Texas (Mr. CRUZ).

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 99, nays 0, as follows:

[Rollcall Vote No. 92 Leg.]

YEAS—99

Aldrich
Alexander
Ayotte
Baldwin
Barras
Barrasso
Bell
Blumenthal
Blunt
Booher
Boozman
Boxer
Brown
Burr
Cantwell
Capito
Cardin
Carper
Cassidy
Coats
Cooney
Collins
Coons
Corker
Correa
Cornyn
Cotton
Crapo
Daines
Daines
Durbin
Enzi
Ernst
Feinstein
Fischer
Flake
Franken
Gardner
Gillibrand
Graham
Grassley
Graham
Grassley
Hatch
Heinrich
Heitkamp
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On page 29, line 8, decrease the amount by $230,000,000.
On page 33, line 19, decrease the amount by $41,000,000,000.
On page 53, line 20, decrease the amount by $29,520,000,000.
On page 33, line 23, decrease the amount by $41,000,000,000.
On page 33, line 24, decrease the amount by $11,000,000,000.
On page 53, line 3, decrease the amount by $11,480,000,000.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. Mr. President, I ask unanimous consent to set aside the pending amendment to call up the following amendments en bloc: amendment Nos. 697, 798, 800, 812, 951, 345, and 817.

The PRESIDING OFFICER. Is there objection to calling up the amendments en bloc?

Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 697
(Purpose: To establish a deficit-neutral reserve fund for legislation that reforms and strengthens the elementary and secondary education)

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND FOR ELEMENTARY AND SECONDARY EDUCATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reforming and strengthening elementary and secondary education by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 812
(Purpose: To establish a deficit-neutral reserve fund to provide women with affordable access to comprehensive health care, including preventive services (such as contraception and breast cancer screenings), improve maternal health, and ensure that a woman has the same benefits and services no matter what part of the United States she lives in, all of which is critical to improving the health and well-being of women, children, their families, and society as a whole, and is an essential part of a woman’s economic security and opportunity)

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ADVANCE WOMEN’S HEALTH CARE INTO THE 21ST CENTURY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving women’s healthcare services, which may include measures to—

(1) expand comprehensive preventive services, including full access to contraceptive coverage for all women;
(2) invest in women’s primary care by investing in nurse practitioners and other health care providers;
(3) improve maternal safety and quality of care;
(4) provide compassionate assistance through emergency contraception and awareness for survivors of rape; or
(5) ensure that women have access, awareness, and are provided the full range of preventive services, including contraception, breast cancer screenings, mammograms, domestic violence screenings and counseling, and more as provided for by the Patient Protection and Affordable Care Act;

by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 951
(Purpose: To establish and fund a new Federal-State partnership to expand access to high-quality preschool programs for children from low- and moderate-income families, offset with revenue from closing loopholes)

On page 5, line 6, increase the amount by $1,500,000,000.
On page 5, line 7, increase the amount by $2,800,000,000.
On page 5, line 8, increase the amount by $3,100,000,000.
On page 5, line 9, increase the amount by $3,300,000,000.
On page 5, line 10, increase the amount by $3,400,000,000.
On page 5, line 11, increase the amount by $4,500,000,000.
On page 5, line 12, increase the amount by $3,700,000,000.
On page 5, line 13, increase the amount by $3,900,000,000.
On page 5, line 14, increase the amount by $4,000,000,000.
On page 5, line 19, increase the amount by $1,500,000,000.
On page 5, line 20, increase the amount by $2,800,000,000.
On page 5, line 21, increase the amount by $3,100,000,000.
On page 5, line 22, increase the amount by $3,300,000,000.
On page 5, line 23, increase the amount by $3,400,000,000.
On page 5, line 24, increase the amount by $1,500,000,000.
On page 5, line 25, increase the amount by $3,700,000,000.
On page 5, line 1, increase the amount by $3,500,000,000.
On page 5, line 2, increase the amount by $4,000,000,000.
On page 5, line 6, increase the amount by $1,316,000,000.
On page 5, line 7, increase the amount by $3,309,000,000.
On page 5, line 8, increase the amount by $5,941,000,000.
On page 5, line 9, increase the amount by $7,907,000,000.
On page 5, line 10, increase the amount by $5,697,000,000.
On page 5, line 11, increase the amount by $5,697,000,000.
On page 6, line 12, increase the amount by $67,000,000.
On page 6, line 13, increase the amount by $302,000,000.
On page 6, line 14, increase the amount by $1,000,000,000.
On page 6, line 15, increase the amount by $4,000,000,000.
On page 6, line 19, increase the amount by $1,500,000,000.
On page 6, line 20, increase the amount by $3,309,000,000.
On page 6, line 21, increase the amount by $5,941,000,000.
On page 6, line 22, increase the amount by $7,907,000,000.
On page 6, line 23, increase the amount by $5,697,000,000.
On page 6, line 24, increase the amount by $569,000,000.
On page 6, line 25, increase the amount by $67,000,000.
On page 7, line 1, increase the amount by $302,000,000.
On page 7, line 2, increase the amount by $1,000,000,000.
On page 7, line 3, increase the amount by $4,000,000,000.
On page 7, line 7, increase the amount by $1,316,000,000.
On page 7, line 8, increase the amount by $1,809,000,000.

March 25, 2015
CONGRESSIONAL RECORD — SENATE
On page 43, line 2, increase the amount by $327,000,000.
On page 42, line 14, increase the amount by $327,000,000.
On page 42, line 15, increase the amount by $548,000,000.
On page 42, line 18, increase the amount by $548,000,000.
On page 42, line 19, increase the amount by $548,000,000.
On page 42, line 22, increase the amount by $569,000,000.
On page 42, line 23, increase the amount by $569,000,000.
On page 43, line 2, increase the amount by $437,000,000.
On page 43, line 3, increase the amount by $437,000,000.
On page 43, line 6, increase the amount by $902,000,000.
On page 43, line 7, increase the amount by $922,000,000.
On page 43, line 10, increase the amount by $166,000,000.
On page 43, line 11, increase the amount by $166,000,000.
On page 43, line 14, increase the amount by $44,000,000.
On page 43, line 15, increase the amount by $44,000,000.

AMENDMENT NO. 345
(Purpose: To establish a deficit-neutral reserve fund relating to increasing funding for Federal investments in biomedical and basic scientific research)

At the appropriate place, insert the following:

SEC. 17. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASING FUNDING FOR FEDERAL INVESTMENTS IN BIO-MEDICAL AND BASIC SCIENTIFIC RESEARCH.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing funding for Federal investments in scientific research, which may include helping find cures for life-threatening and chronic illnesses, increasing our national security, supporting new energy technologies, or supporting innovative solutions that advance private sector efforts to grow the economy and create millions of middle jobs, by the amounts provided in such legislation, if the purpose of such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2023 or the period of the total of fiscal years 2016 through 2025. AMENDMENT NO. 437
(Purpose: To establish a deficit-neutral reserve fund to provide tax benefits to patriotic employers that invest in American jobs and provide fair pay and benefits to workers and to eliminate tax benefits for corporations that ship jobs or profits overseas)

At the appropriate place, insert the following:

SEC. 18. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE TAX BENEFITS TO PATRIOTIC EMPLOYERS THAT INVEST IN AMERICAN JOBS AND PROVIDE FAIR PAY AND BENEFITS TO WORKERS AND TO ELIMINATE TAX BENEFITS FOR CORPORATIONS THAT SHIP JOBS OR PROFITS OVERSEAS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing funding for Federal investments in scientific research, which may include helping find cures for life-threatening and chronic illnesses, increasing our national security, supporting new energy technologies, or supporting innovative solutions that advance private sector efforts to grow the economy and create millions of middle jobs, by the amounts provided in such legislation, if the purpose of such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2023 or the period of the total of fiscal years 2016 through 2025.
The amendment is as follows:

(Purpose: To establish a deficit-neutral reserve fund relating to simplifying and expanding tax incentives for higher education to boost student attendance and completion)

At the appropriate place, insert the following:

SEC. _DEFICIT-NEUTRAL RESERVE FUND RELATING TO SIMPLIFYING AND EXPANDING TAX INCENTIVES FOR HIGHER EDUCATION._

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to simplifying and expanding tax incentives for higher education to boost student attendance and completion at colleges and vocational schools, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. WYDEN. The first of the three amendments I call up would expand and simplify the tax credits to help students afford the sky-high costs of a college education.

Students and their families today spend hours wading through a Byzantine web of tax incentives for college and too often miss out on opportunities in the Tax Code to pay for their education.

Students are taking on loan debt that weighs them down for years.

Amendment No. 791

Second, Mr. President, I ask unanimous consent that the pending amendment be set aside in order to call up the Wyden, Murray, Stabenow amendment No. 791.

Mr. WYDEN. Mr. President, I ask unanimous consent that the pending amendment be set aside in order to call up the Wyden, Murray, Stabenow amendment No. 791.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To strike reconciliation instructions to the Committee on Health, Education, Labor, and Pensions and Finance and require regular order)

Strike title II.

Mr. WYDEN. This amendment would delete the reconciliation instructions in Section 201 of the budget resolution. When it comes to tackling the big economic challenges in this country, the best legislation is bipartisan legislation. Using the procedural tactic called budget reconciliation is a guaranteed path to partisanship and gridlock. It would be particularly damaging in the cause of tax reform, where Democrats and Republicans understand, just as in 1986, there is an opportunity for common ground.

I also think it would be very unfortunate to use reconciliation to appeal the Affordable Care Act. If it is repealed, America goes back to the dark days when health care was reserved for the healthy and the wealthy.

Amendment No. 870

Finally, Mr. President, I ask unanimous consent that the pending amendment be set aside in order to call up amendment No. 870.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

Mr. WYDEN. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a spending-neutral reserve fund relating to prioritizing the construction of infrastructure projects that are of national and regional significance and projects in high priority corridors.

At the appropriate place, insert the following:

SEC. _SPENDING-NEUTRAL RESERVE FUND RELATING TO EXTENDING TAX PROVISIONS EXPIRING IN 2013 OR 2014 FOR 2 YEARS._

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to extending tax provisions that expired in 2013 or 2014 for 2 years, which may include provisions and policies like those contained in the EXPIRE Act of 2014, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. WYDEN. This amendment deals with the stop-and-go tax cuts known as extenders. Last December, the Senate approved a package of tax extenders for the 2014 year. That law expired before the ink could dry. By New Year’s Day, taxpayers were thrown back in the dark about what they will owe in the future.

Let’s not repeat that mistake. A grab bag of tax breaks is nobody’s idea of perfect tax policy. My amendment will definitely move the ball forward on tax policy. It will send a clear signal that the Senate is ready to put these tax incentives in place in the year 2016.

Mr. WYDEN. Mr. President, I ask unanimous consent to set aside the pending amendment to call up my amendments Nos. 453, 452, 457 and 456 en bloc.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The amendments are called up en bloc.

Amendment No. 453

The amendments are as follows:

(Purpose: To establish a spending-neutral reserve fund relating to ensuring that the Secretary of Transportation prioritizes the construction of projects that are of national and regional significance and projects in high priority corridors on the National Highway System, which will improve the safe, secure, movement of people and goods through the United States and facilitate economic development and create jobs in the United States)

At the appropriate place, insert the following:

SEC. _SPENDING-NEUTRAL RESERVE FUND RELATING TO ENSURING THAT THE SECRETARY OF THE INTERIOR ENTERS INTO CERTAIN CANDIDATE CONSERVATION AGREEMENTS WITH WESTERN STATES._

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to ensuring that the Secretary of the Interior enters into conservation agreements with each of the relevant 11 Western States before the United States Forest Service makes a listing determination on the greater sage-grouse under the Endangered Species Act of 1973.

Amendment No. 452

At the appropriate place, insert the following:

SEC. _SPENDING-NEUTRAL RESERVE FUND RELATING TO THE PRIORITIZATION OF THE CONSTRUCTION OF INFRASTRUCTURE PROJECTS THAT ARE OF NATIONAL AND REGIONAL SIGNIFICANCE AND PROJECTS IN HIGH PRIORITY CORRIDORS._

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or conference reports relating to the prioritization of the Federal investment in the infrastructure of the United States on projects that are of national and regional significance and projects in high priority corridors of the National Highway System by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ELIMINATION OF CERTAIN BONUSES FOR EMPLOYEES OF THE VETERANS BENEFITS ADMINISTRATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of appropriations or conference reports relating to veterans' benefits, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Budget and conference reports relating to bonuses paid by the Department of Veterans Affairs, which may include prohibitions on awards to employees responsible for eliminating the backlog of claims, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of all fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 457

(Purpose: To establish a deficit-neutral reserve fund relating to ensuring that medical facilities of the Department of Veterans Affairs meet the privacy, dignity, and safety needs of women veterans)

At the appropriate place, insert the following:

SEC.

AMENDMENT NO. 458

(Purpose: To establish a deficit-neutral reserve fund relating to ensuring that medical facilities of the Department of Veterans Affairs meet the privacy, dignity, and safety needs of women veterans)

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring that medical facilities of the Department of Veterans Affairs meet the needs of women veterans by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. HELLER. Mr. President, before I begin, I thank all of those involved with this intricate process. Senate Budget Committee chairman MIKE ENZI and ranking member BERNIE SANDERS have worked tirelessly leading up to this point. It certainly is not an easy process, and I do not want their efforts to go unnoticed.

I stand here today to discuss many important issues that concern my constituents across the great State of Nevada. These are issues that I hope to address during this year’s budget process to improve the quality of life in the Silver State.

I have filed several amendments to this year’s budget ranging from infrastructure and tourism, to medical care at VA facilities, and to protecting our way of life in Nevada with the support of the Second Amendment. These amendments will deliver needed solutions.

Developing critical infrastructure for Nevada is a top priority of mine. It remains the first step toward long-term job growth and sustainability. Trucking, tourism, and trade needs are met when proper infrastructure is in place.

In fact, I filed amendment No. 466 that would help promote travel and tourism here in the Silver State. Last year, over 40 million visitors came to the Silver State, supporting almost 400,000 jobs. The future Interstate 11, and the many other important highway projects throughout our Nation, have the potential to open more markets for Nevada, create new travel opportunities for tourists and improve our economy. In Nevada, we are a State that welcomes more visitors, both domestic and international, on a yearly basis. We want more people to experience all our State has to offer and strive to provide the best services to those already visiting Nevada.

I recognize there are limited resources dedicated for transportation and infrastructure. I believe it is important that Congress provide the bridges that give us the biggest bang for our buck. It is important we expand high priority corridors and projects of regional and national significance, because those are the types of projects that will spur our long-term economic development.

One example of these critical projects is the proposed I-11 corridor. This future highway would connect Phoenix and Las Vegas, the two largest cities in this country, by an interstate, cutting the travel time by over 1 hour. It would provide new economic development opportunities in the Southwest and would play a large role in boosting the global competitiveness of the region. My amendment, amendment No. 453 would prioritize Federal investments in infrastructure projects with national and regional significance such as the I-11 corridor.

In Nevada, we have a local resident called the sage grouse. The sage grouse as an endangered species would have a devastating impact on Nevada’s economy. Like many of the other States, Nevada’s Ecosystem Council has spent years diligently developing a robust action plan to avoid a listing. Further collaboration between the Federal Government, the State, and local stakeholders will go a much longer way to protect and balance both Nevadans’ way of life and the sage grouse population. My amendment, amendment No. 452 makes sure that the constitutional rights of Nevadans are protected.

There are an estimated 400,000 untested rape kits sitting in law enforcement and crime lab storage facilities across the Nation. Each one of these untested rape kits represents a missed opportunity to help bring justice and healing to a survivor of sexual assault. That is why I filed amendment No. 455. This amendment prioritizes the elimination of the rape kit backlog to hold perpetrators accountable and help prevent these despicable crimes from happening in the first place.

Finally, I would like to discuss a sense of the Senate amendment I filed regarding the bipartisan principles of no budget, no pay legislation. Amendment No. 451. My sense of the Senate would endorse the solutions in No
Budget, No Pay that would encourage Members of Congress to come to the table and work together to pass their own budget and appropriations bills on time in order to receive pay. It just makes sense—if Members of Congress do not do their jobs, they should not get paid. And the same way, we also say pay is not retroactive.

My amendments take the needs of Nevadans into consideration and make them a national priority. I look forward to working with my colleagues in order to make them a reality.

The PRESIDING OFFICER. The Senator from Delaware.

AMENDMENTS NOS. 343, 391, 392, 394, AND 802 EN BLOC

Mr. COONS. Mr. President, I ask unanimous consent to set aside the pending amendment to call up the following amendments en bloc: Nos. 343, 391, 392, 394, and 802.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 343

(Purpose: To establish a deficit-neutral reserve fund relating to preserving mandatory appropriations for agricultural conservation programs)

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PRESERVING MANDATORY APPROPRIATIONS FOR AGRICULTURAL CONSERVATION PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the importance of preserving mandatory appropriations for agricultural conservation programs, which may include financial and technical assistance, conservation easements, and working land management assistance, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 391

(Purpose: To establish a deficit-neutral reserve fund relating to special treatment of the income tax credit for research expenditures for startup companies)

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SPECIAL TREATMENT OF THE INCOME TAX CREDIT FOR RESEARCH EXPENDITURES FOR STARTUP COMPANIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to special treatment of the income tax credit for research expenditures for startup companies as provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 432

(Purpose: To establish a deficit-neutral reserve fund relating to promoting the use of college savings accounts)

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROMOTING THE USE OF COLLEGE SAVINGS ACCOUNTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to promoting the use of college savings accounts while students are in elementary school and secondary school, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 802

(Purpose: To offset the costs of the war against the Islamic State in Iraq and Syria)

On page 5, line 5, increase the amount by $8,800,000,000.

Mr. COONS. Mr. President, I come to the floor to speak about our Nation’s war against ISIS and why we must pay for it responsibly. As our Nation’s Armed Forces continue their critical mission to degrade and destroy ISIS, which is already months underway, we need to consider another part of our strategy—paying for the war. This is not a new concept. Our Nation has a long history of paying for our military missions. In fact, every war since the Revolutionary War, to the first Gulf War, was paid for.

Through each of our Nation’s armed conflicts, new revenue streams not only provided the resources our military needed, they reminded the American people that our country was at war and we all needed to contribute to the effort. But after 14 years and 2 wars that have cost our Nation trillions of dollars, I fear we have forgotten this important lesson from our history.

We cannot write another blank check for a war. Paying for a war against ISIS is the right thing to do. It is fiscally, morally, and militarily responsible. As we continue to debate this war authorization in Congress, we need to be honest with the American people and each other about what it will cost our Nation. That is why, as we debate the budget this week, I have offered an amendment that requires us to raise the revenue to pay for the fight against ISIS. The American people deserve no less.

I urge my colleagues to join me on this amendment to pay for a critically important war against ISIS and ensure we pay this battle together as one country.

Thank you.

With that, Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Wisconsin.

AMENDMENT NO. 432

(Purpose: To provide additional resources to create the opportunity for more Americans to obtain a higher education and advanced job skills by supporting two free years of community college paid for by raising revenue through requiring millionaires and billionaires to pay their fair share)

Ms. BALDWIN. Mr. President, I ask unanimous consent to set aside the pending amendment and call up my amendment No. 432, which is cosponsored by Senators SCHUMER, SANDERS, and STABENOW.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senator from Wisconsin [Ms. Baldwin herself, Mr. Schum er, proposes an amendment numbered 432.]

Ms. BALDWIN. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The amendment is printed in the RECORD of Tuesday, March 24, 2015, under “Text of Amendments.”)

Ms. BALDWIN. Mr. President, my amendment would create a new community college program, making a bold investment in our Nation’s students, its workforce, and the future of our economy. It pays for this investment in a balanced way, and my amendment would actually reduce the deficit by enacting the Buffett rule—asking millionaires and billionaires to pay their fair share of taxes while giving our students a fair shot at the opportunities a higher education brings. I believe every student in America deserves a fair shot at the opportunities a higher education brings. I believe a college education should be a path to the middle class, not a path into debt.
I yield the floor.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. MANCHIN. Mr. President, I ask unanimous consent that the pending amendment be set aside and call up amendment No. 436.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senator from Wisconsin [Ms. BALDWIN], for herself, Mr. WARNER, Mrs. MCCASKILL, and Mr. WHITEHOUSE, propose an amendment numbered 436.

Ms. BALDWIN. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To preserve the point of order against reconciliation legislation that would increase the deficit or reduce a surplus.)

Strike section 405.

Ms. BALDWIN. Mr. President, amendment No. 436 is also cosponsored by Senators WARNER, MCCASKILL, and WHITEHOUSE. This amendment is very simple. It would strike section 405 of the current mark. Section 405 eliminated a point of order against reconciliation legislation which either increases the deficit or would reduce a surplus.

I see no good reason why we should be making it easier to increase the debt and deficit that the majority claims to care so much about. If their reconciliation legislation is so important, then they ought to pay for it. If this amendment fails to be adopted, we will find ourselves in the same situation we were in the early 2000s.

In 2001 and 2003, the then-Republican majority used reconciliation to pass a $1.3 trillion tax cut in 2001 and then another $350 billion tax cut in 2003. Both of these efforts were entirely unpaid for. Not a single dime was offset. So much for fiscal responsibility. It was not until 2007, when Chairman Conrad took control of the Senate Budget Committee, when a point of order was put into place to stop reconciliation from being used as a tool to add to the deficit. Let’s not use the reconciliation process to add to our deficit.

I urge my colleagues to support my commonsense amendment.
committee markup I had a similar amendment to enhance investments in efforts to reduce prescription drug abuse and heroin abuse, which passed by voice vote.

This drug addiction is devastating families and communities all over America. Too many young people have lost before their lives begin, and too many adults are being pulled away from productive lives. We must change. Congress must do more to combat meth abuse. That is why I urge the support of my amendment.

I yield the floor.

The PRESIDING OFFICER. The Senator from Rhode Island.

AMENDMENTS Nos. 700, 867, and 895 en bloc

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that the pending amendment be set aside; further, that three amendments be called up en bloc. They are amendments Nos. 700, 867, and 895.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT No. 700
(Purpose: To ensure high-income earners pay a fair share in taxes and to use the revenue to invest in repairing our Nation’s bridges, coastal infrastructure, and damage from wildfires)

On page 4, line 1, increase the amount by $7,000,000,000.
On page 4, line 2, increase the amount by $7,000,000,000.
On page 4, line 3, increase the amount by $7,000,000,000.
On page 4, line 4, increase the amount by $7,000,000,000.
On page 4, line 5, increase the amount by $7,000,000,000.
On page 4, line 6, increase the amount by $7,000,000,000.
On page 4, line 7, increase the amount by $7,000,000,000.
On page 4, line 8, increase the amount by $7,000,000,000.
On page 4, line 9, increase the amount by $7,000,000,000.
On page 4, line 10, increase the amount by $7,000,000,000.
On page 5, line 4, increase the amount by $7,000,000,000.
On page 5, line 5, increase the amount by $7,000,000,000.
On page 5, line 6, increase the amount by $7,000,000,000.
On page 5, line 7, increase the amount by $7,000,000,000.
On page 5, line 8, increase the amount by $7,000,000,000.
On page 5, line 9, increase the amount by $7,000,000,000.
On page 5, line 10, increase the amount by $7,000,000,000.
On page 5, line 11, increase the amount by $7,000,000,000.
On page 5, line 12, increase the amount by $7,000,000,000.
On page 5, line 13, increase the amount by $7,000,000,000.
On page 5, line 14, increase the amount by $7,000,000,000.
On page 5, line 15, increase the amount by $7,000,000,000.
On page 5, line 16, increase the amount by $7,000,000,000.

AMENDMENT No. 867
(Purpose: To establish a deficit-neutral reserve fund relating to making it more difficult for corporations and billionaires to secretly influence elections by making unlimited undisclosed campaign expenditures, and to prevent such entities from evading campaign finance law, including through making false statements to government agencies)

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND TO MAKE IT MORE DIFFICULT FOR CORPORATIONS TO SECRETLY INFLUENCE ELECTIONS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to campaign finance reform, including disclosure of campaign spending and the prevention and enforcement of false statements to the Government, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT No. 895
(Purpose: To prohibit budget resolutions that support cutting over $1,000,000,000,000 in spending without identifying specific programmatic effects)

At the end of subtitle A of title IV, add the following:

SEC. 4. POINT OF ORDER AGAINST BUDGET RESOLUTIONS THAT SUPPORT CUTTING OVER $1,000,000,000,000 IN SPENDING WITHOUT IDENTIFYING SPECIFIC PROGRAMMATIC EFFECTS.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider a concurrent resolution on the budget that would reduce new budget authority or outlays during the fiscal years covered under the resolution by more than $1,000,000,000,000 (as compared to the fiscal year before the budget year for the resolution) unless the committee print accompanying the resolution identifies the specific programmatic effects proposed to meet the recommended levels and amounts in the resolution.

(b) WAIVER AND APPEAL.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

The PRESIDING OFFICER. The Senator from Pennsylvania.

AMENDMENTS Nos. 632 and 633 en bloc

Mr. CASEY. Mr. President, I ask unanimous consent that the pending amendment be set aside so I can call up amendments Nos. 632 and 633 en bloc.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:
(Purpose: To establish a deficit-neutral reserve fund relating to providing reasonable accommodations for pregnant workers)

At the appropriate place, insert the following:

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REASONABLE ACCOMMODATIONS FOR PREGNANT WORKERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to efforts to increase employment opportunities and prevent employment discrimination against pregnant workers, to provide pregnant workers with a right to workplace accommodations, and to ensure that employers comply with requirements regarding such workplace accommodations for pregnant workers, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 631 (Purpose: To establish a deficit-neutral reserve fund relating to enhancing the child and dependent care tax credit)

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENHANCING THE CHILD AND DEPENDENT CARE TAX CREDIT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to enhancing the child and dependent care tax credit in order to offset the growing costs of child care, including by making the credit fully refundable, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. CASEY. Mr. President, just a brief description of both. Both are deficit-neutral reserve funds. The first provides reasonable accommodations for pregnant workers. That is No. 632. We have had a standard in place for a quarter century pursuant to the Americans with Disabilities Act that individuals who have a disability in the workplace are given reasonable accommodations at the worksite. We have the same for pregnant workers. We have a case that was decided today by the Supreme Court, Young v. UPS. This was a mixed result, but I think Peggy Young, the plaintiff in that case, got a good result. But there is still a clear standard with which we could place in the law, just like we have in the context of an individual with a disability in the workforce. So we need a clear standard to increase employment opportunities and prevent employment discrimination against pregnant workers.

Secondly, amendment No. 633 is a further development of existing policies as it relates to childcare. We have had in the Tax Code now for a long time a tax credit for families who are paying for the cost of childcare.

That tax provision is a way to provide tax relief to offset childcare expenses for families. The problem, though, is that it is currently structured—it doesn’t provide the kind of relief it should. In fact, the way it is designed now, very few families are able to benefit from it. I want to make it—I think it should be refundable. This way we could provide a measure of relief that is not there now for families.

Childcare for some families—if it is not the most expensive part of their budget, it is often second or third—thousands of dollars. It has gone up across the country by some 70 percent in less than 30 years. We need to help families be able to pay for something as essential as childcare. That is what that amendment is about.

I yield the floor.

The PRESIDENT PRO Tempore, Mr. Merkley. Mr. President, I ask unanimous consent to set aside the pending amendment to call up en bloc amendments Nos. 842, 843, 952, and 953. The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 842 (Purpose: To establish a deficit-neutral reserve fund relating to consumer financial protection)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CONSUMER FINANCIAL PROTECTION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to consumer financial protection, which may include measures ensuring that the Bureau of Consumer Financial Protection has authority and autonomy to continue to protect consumers from predatory lending, misleading or abusive behavior in the financial marketplace, or other unscrupulous practices, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 843 (Purpose: To establish a deficit-neutral reserve fund relating to reducing the cost of attending an institution of higher education and ensuring that students can afford to pay back their student loans, which may include avoiding new mandates that students pay interest on Stafford loans while attending an institution of higher education and ensuring that students are able to benefit from it. I want to make it—refundable. This way we could provide a measure of relief that is not there now for families.

I yield the floor.

The PRESIDENT PRO Tempore. Mr. Merkley. Mr. President, I ask unanimous consent to set aside the pending amendment to call up en bloc amendments Nos. 842, 843, 952, and 953. The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 844 (Purpose: To establish a deficit-neutral reserve fund relating to restoring reductions in student loan debt levels in the Republican budget by 15 percent by eliminating new mandated interest charged while students are still in school)

On page 6, line 6, increase the amount by $2,031,000,000. On page 6, line 7, increase the amount by $3,775,000,000. On page 6, line 8, increase the amount by $4,174,000,000. On page 6, line 9, increase the amount by $4,779,000,000. On page 6, line 10, increase the amount by $4,950,000,000. On page 6, line 11, increase the amount by $5,785,000,000. On page 6, line 12, increase the amount by $5,513,000,000. On page 6, line 13, increase the amount by $5,735,000,000. On page 6, line 14, increase the amount by $6,075,000,000. On page 6, line 15, increase the amount by $6,387,000,000. On page 6, line 16, increase the amount by $6,498,000,000. On page 6, line 17, increase the amount by $3,899,000,000.
On page 6, line 23, increase the amount by $4,195,000,000.
On page 6, line 24, increase the amount by $4,400,000,000.
On page 6, line 25, increase the amount by $4,275,000,000.
On page 7, line 1, increase the amount by $5,095,000,000.
On page 7, line 2, increase the amount by $5,420,000,000.
On page 7, line 3, increase the amount by $5,712,000,000.
On page 7, line 4, increase the amount by $3,989,000,000.
On page 7, line 5, increase the amount by $4,126,000,000.
On page 7, line 6, increase the amount by $4,195,000,000.
On page 7, line 7, increase the amount by $4,375,000,000.
On page 7, line 8, increase the amount by $2,800,000,000.
On page 7, line 9, increase the amount by $2,357,000,000.
On page 7, line 10, increase the amount by $3,125,000,000.
On page 7, line 11, increase the amount by $3,910,000,000.
On page 7, line 12, increase the amount by $4,530,000,000.
On page 7, line 13, increase the amount by $4,520,000,000.
On page 7, line 14, increase the amount by $4,140,000,000.
On page 7, line 15, increase the amount by $4,275,000,000.
On page 7, line 16, increase the amount by $3,680,000,000.
On page 7, line 17, increase the amount by $5,095,000,000.
On page 7, line 18, increase the amount by $4,400,000,000.
On page 7, line 19, increase the amount by $5,420,000,000.
On page 7, line 20, increase the amount by $5,712,000,000.
On page 7, line 21, increase the amount by $3,125,000,000.
On page 7, line 22, increase the amount by $3,989,000,000.
On page 7, line 23, increase the amount by $4,126,000,000.
On page 7, line 24, increase the amount by $4,375,000,000.
On page 7, line 25, increase the amount by $5,095,000,000.
On page 8, line 1, increase the amount by $2,800,000,000.
On page 8, line 2, increase the amount by $2,357,000,000.
On page 8, line 3, increase the amount by $3,125,000,000.
On page 8, line 4, increase the amount by $3,910,000,000.
On page 8, line 5, increase the amount by $4,530,000,000.
On page 8, line 6, increase the amount by $4,520,000,000.
On page 8, line 7, increase the amount by $4,140,000,000.
On page 8, line 8, increase the amount by $4,275,000,000.
On page 8, line 9, increase the amount by $3,680,000,000.
On page 8, line 10, increase the amount by $5,095,000,000.
On page 8, line 11, increase the amount by $4,400,000,000.
On page 8, line 12, increase the amount by $5,420,000,000.
On page 8, line 13, increase the amount by $5,712,000,000.
On page 8, line 14, increase the amount by $3,125,000,000.
On page 8, line 15, increase the amount by $3,989,000,000.
On page 8, line 16, increase the amount by $4,126,000,000.
On page 8, line 17, increase the amount by $4,375,000,000.
On page 8, line 18, increase the amount by $5,095,000,000.
On page 8, line 19, increase the amount by $4,400,000,000.
On page 8, line 20, increase the amount by $5,420,000,000.
On page 8, line 21, increase the amount by $5,712,000,000.
On page 8, line 22, increase the amount by $3,125,000,000.
On page 8, line 23, increase the amount by $3,989,000,000.
On page 8, line 24, increase the amount by $4,126,000,000.
On page 8, line 25, increase the amount by $4,375,000,000.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that the pending amendment be set aside and that I be permitted to call up amendment No. 825.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The senior assistant legislative clerk read as follows:

The amendment is as follows:

(Purpose: To expand the deficit-neutral reserve fund for veterans and servicemembers)

On page 54, between lines 20 and 21, insert the following:

(7) improving research at the Department of Veterans Affairs, which may include legislation that expands research on post-traumatic stress disorder, traumatic brain injury, or toxic exposures;

(8) improving the delivery of health care and benefits to veterans or members of the Armed Forces, which may include legislation that improves delivery of health care and benefits to victims of military sexual trauma;

(9) improving the delivery of care and benefits to veterans, which may include legislation that enhances oversight and investigations by the Department of Veterans Affairs Office of Inspector General;

(10) maintaining and enhancing access, choice, and accountability in veterans care through the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146);

Mr. BLUMENTHAL. Mr. President, this amendment builds on the reserve fund in section 307 to provide for better medical research into the issues affecting women in our military, most particularly women who become veterans, which is a neglected aspect of health care in our Veterans Affairs health care system.

It focuses on military sexual trauma, which is continuing to be a scourge in the military, and its effects. But it also deals more generally with the need for research into post-traumatic stress and traumatic brain injury, which is unfortunately lagging in our Veterans Affairs system, as determined as our VA is to do more of it.

It would also build on existing programs for job training and vocational rehabilitation so our veterans entering the job market and seeking to become productive in well-paying jobs will be able to fulfill that ambition. It essentially fills in some of the gaps left by the Veterans Access, Choice, and Accountability Act which this body passed not long ago, to meet the emergency as well as the sustained needs of our veterans that are unfulfilled by our present VA.

It is our obligation to do better for our Nation’s heroes, keep faith with them and leave no veteran behind when it comes to jobs and health care.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. COONS. Mr. President, I would like to speak briefly about four of the amendments I have brought up this evening to provide some background and detail.

AMENDMENT NO. 391

First, I would like to speak about amendment No. 391, an amendment I have offered that would help small

AMENDMENT NO. 825

Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that the pending amendment be set aside and that I be permitted to call up amendment No. 825.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To expand the deficit-neutral reserve fund for veterans and servicemembers)

On page 54, between lines 20 and 21, insert the following:

(7) improving research at the Department of Veterans Affairs, which may include legislation that expands research on post-traumatic stress disorder, traumatic brain injury, or toxic exposures;

(8) improving the delivery of health care and benefits to veterans or members of the Armed Forces, which may include legislation that improves delivery of health care and benefits to victims of military sexual trauma;

(9) improving the delivery of care and benefits to veterans, which may include legislation that enhances oversight and investigations by the Department of Veterans Affairs Office of Inspector General;

(10) maintaining and enhancing access, choice, and accountability in veterans care through the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146);

Mr. BLUMENTHAL. Mr. President, this amendment builds on the reserve fund in section 307 to provide for better medical research into the issues affecting women in our military, most particularly women who become veterans, which is a neglected aspect of health care in our Veterans Affairs health care system.

It focuses on military sexual trauma, which is continuing to be a scourge in the military, and its effects. But it also deals more generally with the need for research into post-traumatic stress and traumatic brain injury, which is unfortunately lagging in our Veterans Affairs system, as determined as our VA is to do more of it.

It would also build on existing programs for job training and vocational rehabilitation so our veterans entering the job market and seeking to become productive in well-paying jobs will be able to fulfill that ambition. It essentially fills in some of the gaps left by the Veterans Access, Choice, and Accountability Act which this body passed not long ago, to meet the emergency as well as the sustained needs of our veterans that are unfulfilled by our present VA.

It is our obligation to do better for our Nation’s heroes, keep faith with them and leave no veteran behind when it comes to jobs and health care.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. COONS. Mr. President, I would like to speak briefly about four of the amendments I have brought up this evening to provide some background and detail.

AMENDMENT NO. 391

First, I would like to speak about amendment No. 391, an amendment I have offered that would help small
businesses to provide health insurance to their employees.

The Affordable Care Act made important strides toward making health care more affordable and accessible to millions of Americans. One of the ways the ACA was intended to expand coverage was through business tax credits, to help business owners who want to do right by their workers and provide health insurance. These tax credits were a good first step.

But over the past 2 years, it has become clear we need to do more, to expand and simplify them to help more small businesses. Although many people I speak with have benefitted greatly from the new coverage afforded by the ACA, I have also spoken to many small business owners in Delaware who have wanted to take advantage of the tax credit but could not because it was too complicated or they did not qualify.

We need to listen to these concerns and strengthen our health care system so it works for everyone. That is why I am offering my amendment to expand access to the ACA’s small business tax credit, which is based on legislation I have introduced with eight of my colleagues. We speak with who do not see their employees as labor costs or lines on a balance sheet, who see them as members of their family and a key part of their business and community, those small business owners want to do right by their workers and help ensure that their health care needs are covered.

We should do everything we can to help them meet those goals. So I urge my colleagues to join me in supporting this amendment to expand health care tax credits for small business owners.

If I might very briefly speak to the three remaining amendments I have made pending:

AMENDMENT NO. 394

Amendment No. 394 is cosponsored by Republican Senator PAT ROBERTS of Kansas and is also cosponsored by Senator SCHUMER. It is the startup innovation credit. It makes the research and development tax credit accessible to early-stage and startup companies, an important way that we can take a long-established tax credit that is of real benefit to significant, profitable companies that invest heavily in R&D and make it accessible to those fast-growing, early-stage companies in our economy.

AMENDMENT NO. 392

Second, I have the college savings bill. This is amendment No. 392 with Senator Rubio of Florida. It is a deficit-neutral reserve fund that encourages the use of college savings accounts. Study after study has shown that if young children have even as little as $500 in a savings account for college, they are three times more likely to enroll in college.

Access is also often a burden on affordability. College savings accounts make college more affordable and thus more accessible, but it also lifts young people’s sights and helps them focus on the importance of a college education.

AMENDMENT NO. 342

The last amendment is No. 342, which provides for support for farm bill conservation programs, which have been cut over the last 5 years by $2 billion. It is important that we preserve the long bipartisan-supported conservation programs in our farm bill that make a huge difference for farms of all kinds across our Nation.

I urge my colleagues to support each of my amendments I discussed.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Louisiana.

AMENDMENT NO. 314, 539, AND 795 EN BLOC

Mr. CASSIDY. Mr. President, I ask unanimous consent that the pending amendment be set aside to call up my amendment Nos. 314, 539, and 795 en bloc.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 341

(Purpose: To establish a spending-neutral reserve fund relating to the promotion of United States offshore energy production)

At the appropriate place, insert the following:

SEC. . . SPENDING-NEUTRAL RESERVE FUND RELATING TO THE PROMOTION OF UNITED STATES OFFSHORE ENERGY PRODUCTION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the expansion of United States offshore energy production that would result in American job growth, lower energy prices, economic growth, and stronger national security by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2020 through 2025.

AMENDMENT NO. 539

(Purpose: To establish a deficit-neutral reserve fund relating to improving Medicaid based on successful and bipartisan State demonstration projects)

At the appropriate place, insert the following:

SEC. . . DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING MEDICAID BASED ON SUCCESSFUL AND BIPARTISAN STATE DEMONSTRATION PROJECT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to initiatives that would improve the Medicaid program and provide stable and predictable funding for long-term services and supports under the program, including initiatives that are based on successful and bipartisan State demonstration projects, by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2020 through 2025.

AMENDMENT NO. 765

(Purpose: To establish a spending-neutral reserve fund relating to authorizing Federal permitting for manufacturing and energy construction projects relating to national primary or secondary ambient air quality standard for ozone lower than a certain existing standard)

At the appropriate place, insert the following:

... SPENDING-NEUTRAL RESERVE FUND RELATING TO AUTHORIZING FEDERAL PERMITTING FOR MANUFACTURING AND ENERGY CONSTRUCTION PROJECTS RELATING TO NATIONAL PRIMARY OR SECONDARY AMBIENT AIR QUALITY STANDARD FOR OZONE LOWER THAN A CERTAIN EXISTING STANDARD.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the regulation by the Administrator of the Environmental Protection Agency of the national primary or secondary ambient air quality standard for ozone, which may include a prohibition on withholding Federal permits for manufacturing and energy construction projects in States that are in nonattainment with the most recent effective ozone national primary or secondary ambient air quality standard, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2020 through 2025.

Mr. CASSIDY. Mr. President, speaking first to amendment No. 341, a principal challenge in our society today is how do we create better jobs with better benefits for working families.

There are some industries that clearly have done that. Those include the aerospace industry and by expansion, the low cost energy being produced domestically that in turn is creating new manufacturing jobs.

To further this process, I will first point out that over 85 percent of the U.S. Outer Continental Shelf is closed off to energy exploration and production.

Opening the American OCS, as it is called, will provide hundreds of thousands of jobs and increase our national security by increasing our energy security.

My amendment encourages the security and these jobs by opening up America’s Outer Continental Shelf to energy exploration and production.

Amendment No. 539. I am a doctor. I have been working in the public hospital system of Louisiana for the last 25 years caring for the uninsured. I am so aware of the importance of safety-net programs such as Medicaid. I point out, though, that Medicaid is a broken program—so broken that it is bankrupting State governments and contributing to our runaway national debt.
Mr. COONS. I yield the floor.

I suggest the absence of a quorum. The PRESIDING OFFICER. The clerk will call the roll.
The legislative clerk proceeded to call the roll.

Ms. MURKOWSKI. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.
The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENTS NO. 607 AND 743 EN BLOC
Ms. MURKOWSKI. Mr. President, at this time I ask unanimous consent that the pending amendment be set aside to call up Senator THUNE’s amendments Nos. 607 and 743 en bloc.
The PRESIDING OFFICER. Is there objection?
Without objection, it is so ordered.
The amendments are called up en bloc.
The amendments are as follows:

AMENDMENT NO. 607
(Purpose: To establish a deficit-neutral reserve fund to allow for the permanent elimination of the Federal estate tax)
At the appropriate place, insert the following:

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND TO PERMANENTLY ELIMINATE THE FEDERAL ESTATE TAX.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to changes in the Federal income tax laws, which may include eliminating the Federal estate tax, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2029 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 743
(Purpose: To reduce funding for the General Services Administration by $1,000,000 until 50 percent of counties in nonattainment for the 1997 National Ambient Air Quality Standards (NAAQS) for ground-level ozone as of January 30, 2013, achieve the air quality standard set forth in the 1997 NAAQS, and direct those funds to the Administrator of the Environmental Protection Agency for the purpose of helping municipalities reach attainment with the 2008 NAAQS for ground-level ozone, acknowledging that (1) given limited State and Federal resources and the delay of the Administrator in issuing to States implementation guidance for the 2008 ground-level ozone NAAQS, priority should be given to achieving the 2008 standard; (2) the Administrator has not sufficiently implemented that standard, (3) focusing by the Administrator on the most polluted areas that are in nonattainment with that standard would benefit public health, and (4) promulgating a lower standard at this time would impose undue costs on the economy and workforce of the United States)
On page 20, line 13, increase the amount by $1,000,000.
On page 20, line 17, increase the amount by $1,000,000.
On page 20, line 21, increase the amount by $1,000,000.
On page 20, line 22, increase the amount by $1,000,000.
On page 20, line 25, increase the amount by $1,000,000.
On page 21, line 1, increase the amount by $1,000,000.
On page 21, line 4, increase the amount by $1,000,000.
On page 21, line 5, increase the amount by $1,000,000.
On page 21, line 8, increase the amount by $1,000,000.
On page 21, line 9, increase the amount by $1,000,000.
On page 21, line 12, increase the amount by $1,000,000.
On page 21, line 13, increase the amount by $1,000,000.
On page 21, line 16, increase the amount by $1,000,000.
On page 21, line 17, increase the amount by $1,000,000.
On page 21, line 20, increase the amount by $1,000,000.
On page 21, line 21, increase the amount by $1,000,000.
On page 21, line 24, increase the amount by $1,000,000.
On page 21, line 25, increase the amount by $1,000,000.
On page 43, line 19, decrease the amount by $1,000,000.
On page 43, line 23, decrease the amount by $1,000,000.
On page 44, line 2, decrease the amount by $1,000,000.
On page 44, line 3, decrease the amount by $1,000,000.
On page 44, line 6, decrease the amount by $1,000,000.
On page 44, line 7, decrease the amount by $1,000,000.
On page 44, line 10, decrease the amount by $1,000,000.
On page 44, line 11, decrease the amount by $1,000,000.
On page 44, line 14, decrease the amount by $1,000,000.
On page 44, line 15, decrease the amount by $1,000,000.
On page 44, line 18, decrease the amount by $1,000,000.
On page 44, line 19, decrease the amount by $1,000,000.
On page 44, line 22, decrease the amount by $1,000,000.
On page 44, line 23, decrease the amount by $1,000,000.
On page 45, line 2, decrease the amount by $1,000,000.
On page 45, line 3, decrease the amount by $1,000,000.
On page 45, line 6, decrease the amount by $1,000,000.
On page 45, line 7, decrease the amount by $1,000,000.

AMENDMENTS NO. 838 AND 770 EN BLOC
Ms. MURKOWSKI. Mr. President, I ask unanimous consent that the pending amendment be set aside to call up my amendments Nos. 838 and 770 en bloc.
The PRESIDING OFFICER. Is there objection?
Without objection, it is so ordered.
The amendments are called up en bloc.
The amendments are as follows:

AMENDMENT NO. 838
(Purpose: To establish a spending-neutral reserve fund relating to the disposal of certain Federal land)
At the appropriate place, insert the following:

SEC. 7. SPENDING-NEUTRAL RESERVE FUND RELATING TO THE DISPOSAL OF CERTAIN FEDERAL LAND.
The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this
The President’s budget also ignored basic responsibilities such as cleaning up abandoned legacy wells that the Federal Government drilled. They drilled these years ago, decades ago, and while we have seen major spending increases at most agencies and departments, there are some that are obligated to do the cleanup, we are not seeing that addressed. The President’s budget would have done nothing to promote resource development even in places where there is overwhelming public interest on our Federal lands. Ultimately, the President’s budget would have led to lower energy and mineral production in our country. It would have lowered energy and mineral security. It would have led to fewer jobs, lower pay packets, and a higher dependence on others. It would have lavished subsidies as it deepens higher dependence on others. It would have led to fewer jobs, lower pay packets, and a higher dependence on others. It would have lavished subsidies as it deepens higher dependence on others. It would have led to fewer jobs, lower pay packets, and a higher dependence on others.

Instead, the President sought new programs to subsidize the high costs of his regulatory plans, and he has tried to find ways to avert the serious consequences, such as the weakening of the reliability of our electric grid that will consequence on our economy. The first amendment I would like to offer today is a neutral reserve fund for the construction of Arctic polar icebreakers.

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE CONSTRUCTION OF ARCTIC POLAR ICEBREAKERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to the construction of Arctic polar icebreakers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Ms. MURKOWSKI. Mr. President, I have two amendments that I want to speak to very briefly this evening that I hope we will have an opportunity to consider when we move to a very accelerated process. One of them relates to lands and one relates to water—our oceans and how we move about on our oceans.

The first amendment I would like to speak to is an amendment that would establish a neutral reserve fund for land sales, transfers, and exchanges.

Before I get to describing that, I want to take just a couple of minutes and compare this overall budget itself in comparison and contrast to that submitted by the President. The budget before us is a stark contrast to the President’s request, which simply pretended that sequestration didn’t exist, never came remotely close to balancing, and would have led to the return of trillion dollar deficits by 2025.

The Republican budget we have in front of us, as compared to the President’s request, while far from perfect—believe me, far from perfect—I present a very significant choice between a direction on energy that takes us backwards and a proposal that we see laid out in this Republican budget that gives us a clear choice when it comes to the future of our energy and natural resources.

The President’s budget featured tens of billions of dollars of tax hikes and fees for our Nation’s oil, gas, and coal producers. It would have stripped away offshore revenue sharing, which is a matter of priority, not just Alaska, and should be expanded to all coastal producing States. I know that is an issue the Chair and I agree on.
Ice. How do we move through the Arctic Ocean filled with ice? An ice breaker. And it is not just for commerce, it is from a national security perspective, it is from a research perspective. It is for all those things that, again, would allow us to be a leader as an arctic nation.

This is not easy for us, because ice breakers don’t come cheap. But it should be a priority for us, as a national asset, for an arctic nation.

I won’t go through the list of what other nations have in terms of their assets, but suffice it to say our neighbors to the east in Russia have over 30 ice breakers. The ice breaker capacity our Canadian friends have is six.

But it is not just arctic nations that have arctic capacity through their ice breakers. It is nations such as China. Think how far away China is from the Arctic. India is considering building an ice breaker. Think how far away they are. It begs the question: Why, as an arctic nation, are we not stepping up? So I am challenging my colleagues: Think broader.

I invited all Members of the Senate to join the Arctic Caucus and understand again what it means for you and your respective States, the benefits, but also the obligations.

I look forward to the discussion on the issue of how we build out our arctic capacity and our infrastructure, and I also look forward to further discussion on how we can do more to ensure the opportunities we have for our economic development and our energy security can continue on the lands we are blessed to have as a nation, and the opportunities that will be made further available if we are able to move forward with the ideas I have proposed this evening.

Mr. President, I yield the floor. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. GARDNER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

The Senator from Colorado.

AMENDMENTS NO. 485, 490, AND 852 EN BLOC

Mr. GARDNER. Mr. President, I ask unanimous consent that the pending amendment be set aside to call up the Ayotte amendments numbered 485, 490, and 852 en bloc.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The amendments are called up en bloc.

The amendments are as follows:

AMENDMENT NO. 485

(Purpose: To establish a deficit-neutral reserve fund to provide equity in the tax treatment of public safety officer death benefits)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE EQUITY IN THE TAX TREATMENT OF PUBLIC SAFETY OFFICER DEATH BENEFITS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee, committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing tax equity for death benefits paid to the families of public safety officers who lose their lives in the line of duty, by the amount provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 490

(Purpose: To establish a deficit-neutral reserve fund to address the disproportionate regulatory burdens on community banks)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND TO ADDRESS THE DISPROPORTIONATE REGULATORY BURDENS ON COMMUNITY BANKS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee, committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to alleviating disproportionate regulatory burdens on community banks, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

AMENDMENT NO. 852

(Purpose: To establish a deficit-neutral reserve fund relating to providing small business regulatory relief and preventing duplicative regulatory burdens on investment advisors)

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING SMALL BUSINESS REGULATORY RELIEF AND PREVENTING DUPLICATIVE REGULATORY BURDENS FOR INVESTMENT ADVISORS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee, committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to alleviating regulatory burdens on small businesses, fostering small business export growth, and preventing duplicative regulations for investment advisors by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. REED. Mr. President, earlier today I came to the floor to talk about the danger this Republican budget poses to our economic and national security. I would like to expand on why this budget is out of balance and to further highlight the risks of using OCO, as some of my colleagues on the other side have instead of eliminating the sequester.

This budget, instead of taking a balanced approach to growing our economy and fiscal responsibility, like raising revenue by closing egregious tax loopholes and investing that revenue in job creation measures, doubles down on unrealistic and unfair cuts to programs that help grow and strengthen America’s middle class. This proposal is a遑 of the ledger. Most alarmingly, this budget does not eliminate the automatic spending reductions, known as the sequester, outlined in the Budget Control Act. The Senate Republican budget leaves hundreds of billions of dollars in devastating automatic cuts to discretionary spending in place and then makes an additional $236 billion in cuts over 10 years to the middle-class families. These cuts to our non-defense and defense budgets will cause substantial harm to our economic and national security. That is why we have to eliminate the sequester.

It is not just arctic nations that are stepping up. Every senior civilian and military leader in the Department of Defense who has come before the Armed Services Committee has warned that if defense budgets are subject to sequestration, we will likely not be able to meet the national defense strategy without an unacceptable level of risk. It will have a damaging impact on our military readiness, modernization, and the welfare of our service members and their families.

Earlier today I mentioned the testimony of Admiral Gontierney and General Kelly and how the non-defense and defense sides of the budget work together to protect our homeland. Indeed, helicopters and cutters from the Coast Guard, which falls on the non-defense side of the ledger, are critical to stopping drug smuggling and human trafficking into and out of the homeland. And General Kelly made clear that, because of the limited number of Coast Guard cutters available, they are only stopping about 20 percent of the traffic—and there is a direct correlation: the more cutters they have, the more trafficking they can stop.

Senator McCain and Senator Graham have been trying repeatedly to increase spending for defense accounts. Their absolute commitment to the men and women of the armed services is without question. However, they have been compelled, by those opposed to an increase of the base budgets of the Armed Forces and who favor the continuation
of sequestration, to resort to a budgetary gimmick. They would use the Overseas Contingency Operation account to try and increase defense spending to the President’s base level of $561 billion.

First, we should just eliminate the sequester all together, and that means going to the Budget Control Act cap of $577 billion for defense in FY16. Second, using OCO as an escape valve as my Republican colleagues have suggested is unsustainable. It is a gimmick and as we have heard in testimony, OCO funding isn’t flexible as discretionary spending and could damage our long-term readiness.

General Odierno, Chief of Staff of the Army, made this point. So first, I would just say there’s a risk to not funding the base, in putting it in OCO, because with that has to come flexibility within OCO for us to spend it on the things that are necessary. So . . . because OCO has limits and it has restrictions, and it has very strict rules that have to be followed. And so if we’re inhibited by that, it might not help us. When the sequester happens at the end of the year, we have a bunch of money we hand back because we’re not able to spend it.

General Welsh, Chief of Staff of the Air Force, made a similar point in describing the Air Force’s need for modernization and how one-off funding through OCO particularly constrains its platform-based force. That is not how we should support the greatest fighting force in history. This might be a clever way to bypass the Budget Control Act, but it has real ramifications for our men and women in uniform.

Indeed, the problem with these approaches is that they don’t work. And, it seems even Senator Graham’s amendment to boost OCO funding in the budget runs into technical difficulties. Indeed, it does not appear to do what it purports to do—to boost defense spending—because it fails to lift the caps. Now, it is true that a budget resolution isn’t law, but plays an important role in the process of governing and setting the rules for our appropriations process.

Now, I expect there will be an attempt to correct that on the floor, but we shouldn’t be engaging in these diversions to begin with. We should be crafting a budget that is serious and acknowledges our economic and security needs.

So my colleagues and I are offering several amendments in order to demonstrate there is a better path and to address some of the glaring problems with this budget. However, as we have seen with Senator Sanders’ reasonable attempt to provide $478 billion in taxes to pay for military spending, paid for by closing egregious offshore tax loopholes, my colleagues refuse to agree to the kind of commonsense proposals that I believe a vast majority of Americans would support.

But in this case, my colleagues can join with me on some of these types of measures like ones to establish a budget point of order that will keep bowrowing costs down for students; closing egregious offshore tax loopholes—which during our last budget debate was a bipartisan amendment adopted by voice vote; or lowering drug prices for seniors by letting the Secretary of HHS negotiate drug prices; indeed, it is particularly the fact that many pharmaceutical companies dodge taxes through offshore tax loopholes, but profit off of Medicare, and are legally protected from having to negotiate drug prices with the government.

We have a responsibility managing the budget and meeting the needs of a great and growing nation. It requires a balance of cuts, which we have done already, and new revenue. And as we see demonstrated by the Republican budget, we cannot cut our way to prosperity—much less cut our way towards a balanced budget. And we all know that the best way forward is to promote broad-based economic growth so that millions of hardworking Americans can have a brighter and stable economic future.

So I hope my colleagues on the other side will join us in supporting amendments that put middle-class families and broad-based economic growth first.

MORNING BUSINESS

Mr. GARDNER. Mr. President, I ask unanimous consent that the Senate be in recess in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

TAX EXPENDITURES

Mr. HATCH. Mr. President, I rise today to correct the record on the matter of tax expenditures.

Mr. Hatch. Mr. President, I rise today to correct the record on the matter of tax expenditures. Many myths have been created and reinforced by my friends on the other side of the aisle on the subject of tax expenditures. In my 4 years as ranking Republican on the Senate Finance Committee, I came to the floor several times to set the record straight. I am afraid I need to do it again today, this time as chairman. Today I will focus on the tax expenditures in the individual income tax.

According to recent (Feb. 2013) Joint Committee on Taxation data, the individual income tax expenditures disproportionately benefit middle class Americans or those with income below $200,000.

Mortgage Interest Itemized Deduction: 35% of the benefit of the mortgage interest tax expenditure goes to taxpayers with income exceeding $200,000. Taxpayers with income below $200,000 receive 65% of the benefit. By a ratio of almost 2 to 1, taxpayers under $200,000 receive 65% of the benefit of the mortgage interest tax deduction.

Earned Income Credit: The earned income credit is fully refundable. This means that taxpayers receive it in full whether they pay income tax or not. The earned income credit is phased out as earned income rises. High income taxpayers are not eligible to receive an benefit from the earned income credit.

Child tax Credit: This credit is also limited to lower and middle income taxpayers. Again, none of it goes to higher income taxpayers.

Charitable Contribution Deduction: Of all of the tax expenditures listed, at 37% this one distributes the highest proportion to taxpayers above $200,000 in income. The tax savings benefit of the charitable contribution deduction is distributed to wealthy taxpayers in the exact same proportion as the share of total income taxes they pay. This result hardly seems unfair.

State and Local Income and Sales Tax Deduction: 35% of this benefit goes to the highest income families leaving the remaining 65% to middle class earners. High
income taxpayers receive most of the benefit from this tax expenditure because they also pay most of the state and local income and sales taxes.

Taxpayer Portion of Social Security Benefits: Just 2% of the tax benefit from favorable tax treatment of Social Security goes to recipients with income exceeding $200,000.

Real Example: While some may say that only those with visas are taking the property tax deduction, 75% of the real property tax benefit goes to taxpayers with less than $200,000 income.

Education Credits: Once again, 100% of the benefit goes to taxpayers with income under $200,000.

Medical Expense Deduction: 88% of this tax benefit goes to taxpayers with income under $200,000.

Child Care Credit: This is a modest tax credit targeted for taxpayers that incur child care costs in order to work. Like the child tax credit, it mainly benefits low and middle income families. 95% of the benefit goes to taxpayers with income under $200,000.

Student Loan Interest Deduction: This tax benefit is phased out as a taxpayer’s income rises. All of the benefit goes to taxpayers earning less than $85,000.

10 LARGEST TAX EXPENDITURE ITEMS

JCT ESTIMATED 5 YEAR ($2012-$2016) AMOUNTS

1) $707 Billion—Exclusion of Employer Provided Health Insurance and Health Care Benefits

Employer paid premiums for health insurance and other health benefits are generally not included in the employee’s taxable income and are also not subject to employment taxes. In addition, employees can usually pay for their share of employer provided health insurance and other health benefits with pretax income.

2) $649 Billion—Tax Deferred Retirement Savings Plans

Both employer and employee contributions to pension plans are generally excluded from taxable employee compensation. Earnings on pension plan assets are also tax exempt. Employees are taxed upon receipt of pension plan distributions. Taxpayers accumulate savings for retirement more rapidly with this benefit of tax deferral.

3) $596 Billion—Reduced Tax Rates on Long-term Capital Gains & Dividends

Recently enacted legislation has dramatically increased the taxation of both long-term capital gains and qualified dividend income for high income individuals. The tax rate for these high income individuals has increased from 15% to 20% in beginning in 2013. This increased rate is lower than the maximum rate applied to ordinary income which is now 39.6%.

4) $422 Billion—Deduction of Nonbusiness State & Local, Income, Sales, Personal Property and Real Property Taxes

Individual taxpayers can deduct amounts paid for non-business state and local income, sales, real estate and personal property taxes as an itemized deduction.

5) $361 Billion—Deduction for Mortgage Interest on Owner Occupied Residences

Interest on home mortgage loans may be deducted. There is a $1,000,000 limit on the maximum qualifying loan amount and it can be used to carry up to two taxpayer residences. Interest on additional indebtedness of up to $100,000 is also deductible when such indebtedness is secured by the taxpayer’s primary residence.

6) $320 Billion—Earned Income Credit

The earned income tax credit is designed to subsidize the wages of low and moderate income taxpayers. The credit is greatly enhanced when the taxpayer is also supporting children. This credit is fully refundable in the case of taxpayers that have no income tax liability or obligation. Other provisions in the tax system such as the standard deduction and personal and dependency exemptions.

7) $289 Billion—Child Tax Credit

Under current law, taxpayers are entitled to a partially refundable tax credit in the amount of $1,000 for each qualifying child under the age of 17. The credit is phased out for high income taxpayers.

8) $240 Billion—Exclusion of Cafeteria Plan & Other Employee Fringe Benefits

Under current law, an employer’s qualified cafeteria plan allows employees to purchase certain benefits such as health insurance and dependent care with before-tax earnings. Repeal of this provision would cause employees to purchase these benefits with after-tax earnings.

9) $236 Billion—Exclusion of Capital Gains at Death

Under current law the tax basis of property included in a deceased’s estate is increased to fair market value on the date of death. Accordingly, the gain element in a decedent’s appreciated property escapes income tax.

10) $225 Billion—Exclusion for Charitable Contributions

Individual taxpayers can deduct gifts to qualified charitable organizations as an itemized deduction. When a taxpayer makes a gift of property (i.e., appreciated stock) the amount of de-duction is equal to the value of the gift. Accordingly, the capital gain in the gifted property is not taxed.

SOURCES: Office of Tax Analysis, JCT

DEBUNKING THE MYTHS OF SO-CALLED TAX EXPENDITURES

Some in Washington have claimed that eliminating tax expenditures is the same as getting rid of wasteful spending or closing unwanted loopholes. The reality is somewhat different. Middle-class families would hardly agree that incentives to save for college and retirement or to buy a home are loopholes. Here’s a closer look at the myths of tax expenditures.

Myth: Tax Expenditures Are Spending

Fact: The federal government cannot spend money that it never touched and never possession. The government just gives it away to taxpayers who keep more of their own money. And only by the public consent is the government permitted to take some of it in taxation to pay for certain public goods. When tax hike proponents say we are giving businesses and individuals all this money in tax expenditures, they are incorrectly assuming that the government has the public’s consent to give in the first place, then in fact it does not. To the contrary, the government never touches the money that a taxpayer keeps due to benefitting from a tax expenditure, whereas with spending, the government actually collects money from taxpayers and then spends it.

Another difference between tax expenditures and spending is that reducing or eliminat ing a tax expenditure without an offsetting tax cut to reach a revenue neutral level will cause the size of the federal government to grow when eliminating or reducing spending causes the size of the federal government to shrink.

Myth: Tax Expenditures Are Loopholes

Fact: This is inaccurate. A loophole is something that Congress did not intend and would generally shut down, at least going forward, once it learned of the loophole. Tax expenditures, by contrast, were generally placed by Congress into the tax code deliberately. For example, the largest tax expenditure is the exclusion for employer-provided health insurance and benefits. The second-largest: the home mortgage interest deduction.

If you agree with a particular tax expenditure or not, an honest debate requires recognition that tax expenditures were designed by Congress with economic or social goals in mind and are not inadvertent loopholes.

TRIBUTE TO RICHARD F. CHOVANEC

Mr. HATCH. Mr. President, I rise today to recognize a dedicated public servant for his exemplary service on the Senate Finance Committee. Richard Chovanec will return to U.S. Customs and Border Protection after 3 years of service as a detailee on my staff.

During his tenure, Mr. Chovanec was instrumental in crafting the Trade Facilitation and Trade Enforcement Reauthorization Act of 2013 that I introduced with former Senator Max Baucus during the 113th Congress. This legislation would codify the important work that U.S. Customs and Border Protection does to facilitate trade, protect intellectual property, and enhance our economic security. I hope Mr. Chovanec’s contributions will ultimately lead to successful reauthorization of the agency as we continue to work on this legislation.

Mr. Chovanec earned a bachelor’s degree from Virginia Tech and a law degree from the College of William and Mary in Williamsburg, VA. He later joined U.S. Customs and Border Protection as an attorney-advisor in the Office of International Trade. He currently serves as an adjunct professor of law at Georgetown University in Washington, DC.

I would like to wish Mr. Chovanec the very best and to thank him for his exemplary service.

TRIBUTE TO MARILYN CORMIER

Mr. LEAHY. Mr. President, tucked away in the mountains, hills, and valleys of Vermont is a widely recognized, vibrant college campus that also happens to be my alma mater—Saint Michael’s College. To students, faculty, staff and alumni—Marilyn Cormier—will leave the Saint Michael’s community almost like a family: once you become a part of it, it becomes part of your life. Later this year, one of our campus’s family members—Marilyn Cormier—will leave the grounds of Saint Michael’s, retiring after nearly 32 years of dedicated service to the college. Marilyn is known to many, and all who have worked with her have admired her tenacity, her love for Saint Michael’s, and her commitment to the institution she has called home for over three decades. I will miss her.

In 1982, Marilyn traveled halfway around the world from her home in Sri
Lanka and landed at Saint Michael's. She started working in the Office of Academic Affairs, ultimately becoming the director of government and community relations and the secretary of the board of trustees, the position from which she will retire. Marilyn's passion for education and dedication to the academic community of Saint Michael's with surrounding Vermont communities and communities across the country and abroad has made her a valued mentor to students and faculty alike. St. Mike’s could not have had a more effective ambassador, champion, and problem-solver than Marilyn has been in this crucial role. Her energy is only matched by her creativity and her clear, sharp focus on what matters.

Marilyn’s considerable talents also benefited the Vermont Council on World Affairs, an organization headquartered at Saint Michael’s College. As a member of the board of directors, Marilyn has connected students with new cultural opportunities throughout Vermont and across the globe. In 2012, Marilyn helped to organize a delegation of representatives visiting the French city of Honfleur. It was a treat for both Marcelle and me to be a part of that special visit.

Over the years, I have crossed paths with many people connected to Saint Michael’s, from public figures in the Nation’s Capital, Vermont and across the country, to visitors in my office, to members of my own staff. One common thread that ties me in each of these encounters is the praise they have for Marilyn for her work in helping so many students achieve their goals. She has empowered students to become leaders in their communities. I know these are commitments that will continue, even as Saint Michael’s is a special place that many visit and come to call home. So it has been for Marilyn Cormier. Marcelle and I wish our dear friend all the very best.

NAACP LEGAL DEFENSE AND EDUCATIONAL FUND, INC., 75TH ANNIVERSARY

Mr. LEAHY. Mr. President, it is a pleasure to point out that we are completing another brisk ski season at one of Vermont’s fabled slopes, Mount Snow. This year marks the 60th anniversary of Mount Snow, and while the temperatures dropped well below zero for many weeks, outdoor enthusiasts of Vermont and from far beyond have descended on Dover, VT, to embrace Mother Nature’s challenge. Many have enthusiastically embraced the joys and challenges of our gorgeous mountainous terrain.

Mount Snow was born in the 1950s as Alpine skiing solidified itself as a popular American sport. It has been a vital contributor to the economies of Vermont and New England ever since. Since its birth as one of Vermont’s go-to ski slopes, Mount Snow has been an innovator and a pioneer, staying ahead of the industry and adding features to the resort that are now commonplace at ski areas throughout our country and the world.

As Mount Snow enters a new phase in its development, its future will include state-of-the-art improvements with a new ski lodge to meet skier needs and an expanded snowmaking infrastructure to ensure snowmaking is available across the mountain. As the closest mountain to Boston and New York City, these improvements will only encourage more people to choose Vermont as their primary destination for skiing and riding.

I want to congratulate the entire team at Mount Snow for 60 years of great and vibrant winter activity, and I look forward to all they have planned for the future. I ask unanimous consent that an article from the Manchester Journal, sketching Mount Snow’s plans for planned growth be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

(March 25, 2015) MOUNT SNOW TO MAKE MAJOR IMPROVEMENTS

(BY BRANDON CANEVERI)

DOVER—Mount Snow is celebrating it’s 60th anniversary this year—about to undergo some significant changes.

The resort has had a master plan in place for a while now which is now in motion—“We’re seeking financing for a couple of major capital projects,” said Mount Snow Communications Director Dave Meeker. “Thus far it’s been very successful and we’re well on our way to reaching our goal. It’s a total investment of about $52 million dollars.”

One of the two major projects that resort is looking to begin is the construction of a 20 million gallon snowmaking water reservoir called West Lake.

“This is really going to be the biggest step towards our goal of having 100 percent snowmaking coverage on the mountain,” said Meeker.

Once they begin the project, Meeker said that it will probably take about two years to complete.

“It will take a couple years to get it completed because it’s not just excavating the pond. It’s installing the new pipes, installing the new facilities to put the water to the mountain,” said Meeker. “There are just a lot of other components that go along with constructing a reservoir that size and with all the machinery and stuff that goes along with it.”

The other components to the project are installing snowmaking pipes, pump houses, booster houses and the other components that are needed for snowmaking.

“I’ll have skier services, food and beverage, retail, all sorts of stuff. So, it will be a great improvement over to the base area at Carinthia,” said Meeker.

Depending on how financing goes, Meeker said that the resort could break ground on West Lake as early as next summer. When that will be able to build the base lodge and make some of the other improvements that they are planning though is still uncertain.

“The timeline really depends on financing,” said Meeker. “As a ski resort, they’ve been globe-trotting basically, going out and seeking investors and we’ve been very successful so far. So . . . if we had all of these investors today we might be thinking of plans to break ground as soon as possible. So, it really hinges upon when we are able to get enough investors to secure the financing to break ground on these projects.”

The mountain installed 665 new low-energy snowmaking guns this year as part of their master plan as well.

“This would have been a big component to the improvements that we would be making in future after building West Lake, but we had the opportunity to take advantage of a program that was offered through Efficiency Vermont this year to upgrade our snowmaking system to all low-energy guns,”
said Meeker. “A lot of other resorts took ad-

tantage of it, but we took full advantage of it. It was the largest single snowgun update of any resort in Vermont’s history and that was a right direction for our snowmaking system to run as efficiently as possible and also make the best product pos-

sible.”

ANNIVERSARY

Mount Snow’s 60th Anniversary is right around the corner and Meeker said that a weekend of festivities have been planned in celebration.

The celebration is going to be on Friday, Dec. 12, which is known as “Founder’s Day.” The date is the first day Mount Snow opened back in 1954, Meeker said.

“Since it is on a Friday and it is our 60th we’re going to celebrate all weekend long. So, we’re going to have stuff going on Fri,

day, Saturday and Sunday. Saturday we’re going to have a party at the Snow Barn with Orange Crush, which is an 80s band, so we’re going to have a throwback party. We’re already encouraging people to wear retro gear all weekend long; whatever time period in which they have some clothes from the past.”

Part of what the resort will be doing to celebrate the lift tickets when the tickets are purchased in advance online. The resort is also going to have a big historical display of Mount Snow memorabilia.

They are also going to be parties at Cous-

ins and the Main Base Lodge.

On Sunday of that weekend, Meeker said they are also probably going to have an “old school” dance party series.

“Back in the day when people would run gates they would be made of bamboo and so we’re going to set some of those up. We’re going to have a resort-wide ski category.” said Meeker. “It’s just going to be a real focusing on our history.”

While the Dec. 12 weekend is going to be the big celebration of the resort’s 60th Anniver-

sary, Meeker said that they will be cele-

brating throughout the winter with some other events as well.

“We love to celebrate things here at Mount Snow,” said Meeker. “It’s one of the things that we do so hopefully folks will come out and help us celebrate because it’s not just about this reason, it’s about our future and we have a lot of great stuff to talk about with that.”

HONORING OUR ARMED FORCES

LOUISIANA CASUALTIES

Mr. VITTER. I come to the floor today with a heavy heart to remember and commemorate the 11 soldiers, in-
cluding 4 members of the Louisiana Na-

tional Guard, who we lost this month as a result of a helicopter training ac-

cident on the Santa Rosa Sound. These were brave men, having regularly risked their own lives while flying in combat and in responding to the nu-

merous hurricanes Louisiana has been devastated by during the many years of service they gave. I agree with Major General Curtis, the Adjutant General of the Louisiana National Guard, in de-

scribing them as the best of us. They were selfless men willing to sacrifice their own safety and lives if it meant

ensuring our security or saving the life of another. Nothing can ever fill the void left by their absence, an absence that makes it our duty to keep their memories alive, so that others may

know of their bravery and sacrifice. Recognizing the valor that each of these men served with, today I submit for the record specifics regarding Lou-

isia’s soldiers.

Chief Warrant Officer George Griffin joined the Louisiana National Guard in 1994 before deploying to Iraq in support of Operation Iraqi Freedom in 2004 and again in 2008. He is remembered as one of the most talented and respected war-

rant officers in the Louisiana National Guard, who routinely sought to teach his fellow aviators to be the best they could be. He also served during State deployments in response to Hurricanes Katrina, Rita and Isaac; in support of Operation River Guardian in 2011, which sought to extend the levee pro-

tecting Klotz Springs; and in the re-

sponse to the Deepwater Horizon spill.

He is survived by his wife Becky, his four children, Marianne, Cody, Dylan, and Logan, and his father George.

Chief Warrant Officer George Strother joined the Louisiana National Guard in 1988, serving until 2007 before rejoining the Guard in 2009. In addition to his service in support of Hurricanes Katrina, Rita and Isaac, he deployed to Iraq in support of Operation Iraqi Free-

dom in 2004, to Afghanistan in support of Operation Enduring Freedom in 2011, and Kosovo in 2014 as a member of the NATO peacekeeping force. He was a de-

voted husband, father, and service-

member. An experienced combat avi-

ator and instructor, he is remembered as a caring man with an outsized per-

sonality that touched the lives of ev-

eryone he met. He is survived by his wife Melissa; his children Chelsie and George II, and his mother Sara.

Staff Sergeant Lance Bergeron en-

listed in the U.S. Marine Corps in 1994, serving on Active Duty until 1998 and as a reservist until 2001. When he joined the Louisiana National Guard. He was a seasoned combat veteran, having de-

ployed to Iraq in support of Operation Iraqi Freedom in 2004 and again in 2008. He also deployed in response to Hurri-


canes Katrina, Rita, and Isaac, and as a part of Operation River Guardian in 2011. He is remembered as an experi-

enced crew chief that the members of his unit looked up to and aspired to be.

According to men in his unit, he served with an unparalleled excitement and dedication to his duty as a National Guard member, husband, and father. He is survived by his wife Monique, his two children Callie and Landon, and his parents Lance and Joyce.

Staff Sergeant Thomas Florich en-

listed in the Louisiana National Guard in 2007, and served as a Black Hawk re-

pairman. He served in numerous State deployments, including Operation Deepwater Horizon and in response to Hurricane Isaac. He is remembered as a cheerful man dedicated to the National Guard and always willing to step up if it meant the unit would be able to bet-

ter complete its mission. Staff Ser-

geant Florich was survived by his parents Stephen and Kimberly, but also his wife Meghan, who is preg-

nant with their first child.

TRIBUTE TO DR. MARVIN HOGAN

Mr. COCHRAN. Mr. President, I wish to commend Dr. Marvin Hogan, for his remarkable involvement with early childhood education, job training and workforce development in the State of Mississippi for more than 40 years.

Currently, Dr. Hogan serves as execu-

tive director of Friends of Children of Mississippi, based in Jackson. Friends of Children of Mississippi operates Head Start and Early Head Start Programs in Humphreys, Sharkey, Issaquena, Madison, Leake, Rankin, Copiah, Kemper, Newton, Clarke, Jas-

per, Simpson, Jones, Wayne, and Green Counties.

Friends of Children of Mississippi has a notable record of providing quality early childhood development and edu-

cational services to low-income chil-

dren in our State. In the organization’s 48-year history, it has transitioned nearly 140,000 children into the public schools of Mississippi.

Friends of Children of Mississippi was recognized recently by the National Head Start Association for its accom-

plishments. Its two-generation model, which engages parents of Head Start and Early Head Start children to break the cycle of poverty and put families on the path to self-sufficiency, was fea-

tured in a National Association report as a case study for exceptionally effec-

tive two-generation programs. Since the Friends of Children of Mississippi two-generation program began in 2003, almost 97 percent of enrolled parents have successfully completed their GED or gone to college and transitioned to employment. This well-deserved honor is a credit to Dr. Hogan and his colleagues in the 15 counties they serve across Mississippi.

A native of Waynesboro, MS, Dr. Hogan has been recognized nationally for his work to break intergenerational cycles of poverty and to expand edu-

cational opportunities for African Americans in our State. I am pleased to commend Dr. Hogan for his service and to wish him and his colleagues continued success in their work to provide a solid educational foundation for Mis-

issippi’s children.

RAIL SAFETY AND POSITIVE TRAIN CONTROL

Mr. BOOKER. Mr. President, today I

voice my concerns on an important rail safety issue that we have been working on in the Senate Committee on Com-

merce, Science, and Transportation. While railroads and commuter rails today run on an immense scale of im-

plementing appropriate PTC pre-

cautions, now and always we must place the safety of our citizens above the fear of difficulties incurred by nec-

essary technological change. We must face these difficulties head-on in order to ensure our citizens’ lives are ensured safe-

ty in public transportation.

New Jersey runs on rail. Our econ-

omy simply could not sustain itself
without it. Our Northeast corridor alone moves more than 700,000 people a day. Without the necessary PTC safeguards, these people will face the threat of a devastating crash more so every day. The sheer volume of commuters itself presents momentous concern for the State to be able to successfully guarantee the well-being of its rail lines. Knowing now that crashes like the Metro-North accident could have been prevented by PTC protections, I can say with bursting resolve that it is time for us to do better. The application of PTC directly translates into lives saved. To me and for many, that is an easy trade—as easy as it ever gets.

But it is rarely ever that simple. I recognize that for many in the rail industry, who share my commitment to improving safety, the reality is that difficult investment decisions need to be made and the current timeline is not achievable, even for those with the best will. Implementation will take time. We cannot expect these complex technological improvements to come overnight. In spite of this, we can still hold these improvements to a reasonably tight schedule, one that is attainable.

I am hopeful that in the time between today’s committee vote and before the final passage of PTC legislation, we can work to shorten the extension and find a better balance. I look forward to working with the Commerce, Science, and Transportation Committee chairman, ranking member, and the rest of my colleagues to improve this initiative.

ADDITIONAL STATEMENTS

TRIBUTE TO EDWARD WILLIAMS

Mr. CASEY. Mr. President, today I wish to recognize Edward C. Williams, Jr. Ed honorably served the Commonwealth of Pennsylvania for more than 15 years, most recently as State director for my Senate office. Ed has been a trusted advisor and friend over the 8 years we worked together.

A native of Wilkes-Barre, an alumnus of the Head Start program in Luzerne County, and a graduate of Franklin and Marshall College in Lancaster, Ed has deep roots in Pennsylvania. Prior to joining my staff, he served in the House of Representatives for Congressman Paul Kanjorski as a staff assistant, later earning a leading advisory role on House budgetary proceedings. When he was recommended to my staff following my election to the Senate in 2006, we knew right away that we wanted Ed on our team. He was the first legislative staffer hired for my Washington, DC office, serving as our projects and appropriations director.

Ed immediately became one of my most effective legislative aides. To further his education he attended law school at night while working full-time in Washington, DC and passed the bar. He was promoted to senior counsel in my office shortly thereafter. In 2010, Ed accepted the position of State director for my Senate office. Overseeing seven district offices and serving as my primary liaison to many of the State’s most prominent leaders, Ed has always exceeded my expectations. Were it not for Ed, many of our most ambitious projects could never have been realized.

In my years of public service, I have had the privilege of working with many interesting and talented professionals. Without question, Ed ranks among the top. He is one of the most capable and diligent people I have had the pleasure of working with, and his commitment to excellence is evident in all that he does.

On a personal note, getting to know Ed has been a privilege. A true champion for the people of our State, Ed should be extremely proud of the great work he has done for thousands of our constituents. I will forever be grateful to him for his public service.

My staff and I will miss Ed greatly, but we know that he will remain a close friend and trusted advisor. I wish him, his wife Lisa, and their son Matthew well in this exciting new chapter of their lives.

TRIBUTE TO DAWN JUSTICE

Mr. CRAPO. Mr. President, today I honor Dawn Justice, who is retiring from serving as president and chief executive officer of the Idaho Bankers Association.

Dawn, who grew up in Sarasota, FL, began her career in the hotel industry working in hotel management for the Hilton and Hyatt hotels. Her work in this field took her to California, Texas, Singapore, and Thailand before we were blessed that she chose to make Idaho her home 24 years ago. Prior to her work with the Idaho Bankers Association, she also worked as vice president of human resources for the Idaho Association of Commerce and Industry and special projects assistant for Boise State University, where she also earned her master of public administration degree.

For the past 11 years, Dawn has led the Idaho Bankers Association with remarkable skill and knowhow. Throughout her time with the association, she has been instrumental in advancing a number of the organization’s priorities, including initiatives involving the Idaho Bank Act, Personal Information Security Act, the Credit Report Protection Act, the Residential Mortgage Fraud Act, the Uniform Prepaid Account Act, and much more. She has utilized her indispensable talents advocating for policy objectives of importance both at the State and national levels.

Dawn’s efforts and advocacy on behalf of the Idaho banking community have been exceptionally helpful as we have worked together over the years. She has been an outstanding advocate in explaining the need for traditional banking and the costs of overregulation on consumers, small businesses and communities. She was instrumental in providing valuable insight and recommendations that helped me craft and advance my regulatory relief legislation into law. Additionally, her help pushing back against harmful Dodd-Frank rules and providing insight into how many of these rules would negatively impact credit and economic growth opportunities in Idaho has been especially appreciated.

Dawn, thank you for your hard work and effective leadership. You have been a great strength in advancing Federal policy changes of assistance to Idahoans. I commend you for your service to Idaho and our Nation. I wish you all the best and hope you have a retirement filled with many good times with your loved ones. Congratulations on your remarkable career and retirement.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(Messengers received today are printed at the end of the Senate proceedings.)

MESSAGES FROM THE HOUSE

At 10:30 a.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 216. An act to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to submit to Congress a Future-Years Veterans Program and a quadrennial veterans review, to establish in the Department of Veterans Affairs a Chief Strategy Officer, and for other purposes.

H.R. 1092. An act to designate the Federal building located at 2030 Southwest 145th Avenue, Miramar, Florida, as the "Benjamin P. Grogan and Jerry L. Dove Federal Building".

ENROLLED JOINT RESOLUTION SIGNED

At 7:07 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the Speaker has signed the following enrolled joint resolution:

S.J. Res. 8. Joint resolution providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the National Labor Relations Board relating to representation case procedures.
MEASURES REFERRED

The following bill was read the first and the second times by unanimous consent, and referred, as indicated:

H. R. 216. An act to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to submit to Congress a Future-Years Veterans Administration and a quadrennial veterans review, to establish in the Department of Veterans Affairs a Chief Strategy Officer, and for other purposes; to the Committee on Veterans’ Affairs.

REPTS OF COMMITTEES

The following reports of committees were submitted:

By Ms. MURkowski, from the Committee on Energy and Natural Resources:

Special Report entitled “History, Jurisdiction, and a Summary of Activities of the Committee on Energy and Natural Resources during the 113th Congress” (Rept. No. 114-6).

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of nominations were submitted:

By Mr. THUNE for the Committee on Commerce, Science, and Transportation.

*Patricia D. Cahill, of Missouri, to be a Member of the Board of Directors of the Corporation for Public Broadcasting for a term expiring January 31, 2020.

*Dava J. Newman, of Massachusetts, to be Deputy Administrator of the National Aeronautics and Administration.

*Willie E. May, of Maryland, to be Under Secretary of Commerce for Standards and Technology.

*Nomination was reported with recommendation that it be confirmed subject to the nominee’s commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and the second times by unanimous consent, and referred, as indicated:

By Ms. STABENOW (for herself, Ms. COLLINS, Mr. MARKEY, and Mrs. CAPITO):

S. 857. A bill to amend title XVIII of the Social Security Act to provide for coverage under the Medicare program of an initial comprehensive care plan for Medicare beneficiaries newly diagnosed with Alzheimer’s disease and related disorders, and for other purposes; to the Committee on Finance.

By Mr. GARDNER (for himself, Mr. COONS, Mr. PORTMAN, Ms. KLOBUCHAR, Mr. COTTON, Mrs. McCaskill, Mr. BARRASSO, Mr. MANCHIN, Ms. Ayotte, Mr. THUNE, and Mrs. SHAFER-KRAUSS):

S. 860. A bill to amend the Internal Revenue Code of 1986 to repeal the estate and generation-skipping transfer taxes, and for other purposes; to the Committee on Finance.

By Mr. CARPER (for himself, Mr. ENZI, Mr. WHITEHOUSE, Mr. JOHNSON, Mr. COONS, Mr. PORTMAN, Ms. KLOBUCHE, Mr. COTTON, Mrs. MCCASKILL, Mr. BARRASSO, Mr. MANCHIN, Ms. Ayotte, Mr. THUNE, and Mrs. SHAFER-KRAUSS):

S. 861. A bill to amend titles XVIII and XIX of the Social Security Act to curb waste, fraud, and abuse in the Medicare and Medicaid programs; to the Committee on Finance.

By Ms. MIKULSKI (for herself, Ms. BALDWIN, Mr. BLUMENTHAL, Mrs. GILLIBRAND, Mr. REED, Mrs. SHAREREN, Ms. SENATE, Mr. REED, Mr. MURRAY, Ms. HIRONO, Mr. CASEY, Mr. NELSON, Ms. WARRREN, and Mr. BROWN):

S. 862. A bill to amend the Fair Labor Standard Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. WICKER (for himself, Mr. CARDIN, Mrs. CAPITO, and Mrs. GILLIBRAND):

S. 863. A bill to reauthorize and improve the Appalachian regional development program; to the Committee on Environment and Public Works.

By Mrs. BOXER (for herself and Mr. BROWN):

S. 864. A bill to amend the Public Health Service Act to establish direct care registered nurse-to-patient staffing ratio requirements in hospitals, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mr. TESTER (for himself, Ms. BALDWIN, Mr. BENNETT, Ms. COLLINS, Mr. DURBAN, Mrs. GILLIBRAND, Mr. KING, Ms. KLOBUCHE, and Mrs. MCCASKILL):

S. 865. A bill to amend title 38, United States Code, to improve the disability compensation evaluation procedure of the Secretary of Veterans Affairs for veterans with mental health conditions related to military sexual trauma, and for other purposes; to the Committee on Veterans’ Affairs.

By Mr. SCHUMER (for himself and Mrs. GILLIBRAND):

S. 866. A bill to accelerate the income tax benefits for charitable cash contributions for the relief of the families of New York Police Department Detectives Wenjian Liu and Rafael Ramos for other purposes; to the Committee on Finance.

By Mr. MERRKLEY (for himself and Mr. FRANKEN):

S. 867. A bill to improve student academic achievement in science, technology, engineering, and mathematics, and to direct the Committee on Health, Education, Labor, and Pensions.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. WHITEHOUSE (for himself and Mrs. MURRAY):

S. Res. 111. A resolution designating March 2015 as “National Middle Level Education Month”; to the Committee on the Judiciary.

By Mr. RUBIO (for himself, Mrs. SIAK, and Ms. AYOTTE):

S. Res. 112. A resolution expressing the sense of the Senate that the Internal Revenue Service should provide printed copies of Internal Revenue Service Publication 17 to taxpayers in the United States free of charge; to the Committee on Finance.

By Mr. WARNER (for himself and Mr. CORNYNS):

S. Res. 113. A resolution expressing the sense of the Senate that the Citizens’ Stamp Advisory Committee should recommend the issuance of, and the United States Postal Service should issue, a commemorative stamp in honor of the holiday of Diwali; to the Committee on Homeland Security and Governmental Affairs.

By Mr. ENZI (for himself and Mr. MENDRDE): S. Res. 114. A resolution supporting the designation of March 2015 as “National Colorectal Cancer Awareness Month”; to the Committee on Health, Education, Labor, and Pensions.

By Mr. SESSIONS (for himself and Mr. CARDIN):

S. Res. 115. A resolution designating April 2015 as “National Congenital Diaphragmatic Hernia Awareness Month”; considered and agreed to.

ADDITIONAL COSPONSORS

S. 125.

At the request of Mr. LEAHY, the names of the Senator from California (Mrs. FEINSTEIN) and the Senator from Minnesota (Ms. KLOBUCHE) were added as cosponsors of S. 125, a bill to amend title I of the Omnibus Crime Control and Safe Streets Act of 1968 to extend the authorization of the Bulletproof Vest Partnership Grant Program through fiscal year 2020, and for other purposes.

S. 207.

At the request of Mr. MORAN, the name of the Senator from South Carolina (Mr. SCOTT) was added as a cosponsor of S. 207, a bill to require the Secretary of Veterans Affairs to use existing authorities to furnish health care at non-Department of Veterans Affairs facilities to veterans who live more than 40 miles driving distance from the closest medical facility of the Department that furnishes the care sought by the veteran, and for other purposes.

S. 303.

At the request of Mr. ROBERTS, the name of the Senator from Louisiana (Mr. VITTER) was added as a cosponsor of S. 303, a bill to amend title 5, United States Code, to provide that individuals having seriously delinquent tax debts shall be ineligible for Federal employment.

S. 366.

At the request of Mr. TESER, the name of the Senator from Rhode Island
(Mr. REED) was added as a cosponsor of S. 366, a bill to require Senate candidates to file designations, statements, and reports in electronic form.

S. 423

At the request of Mr. MORAN, the names of the Senator from Kansas (Mr. ROBERTS) and the Senator from Georgia (Mr. ISAKSON) were added as cosponsors of S. 423, a bill to amend the Gramm-Leach-Bliley Act to provide an exception to the annual written privacy notice requirement.

S. 488

At the request of Mr. SCHUMER, the names of the Senator from Massachusetts (Mr. MARKEY) and the Senator from Iowa (Mr. GRASSLEY) were added as cosponsors of S. 488, a bill to amend title XVIII of the Social Security Act to allow physician assistants, nurse practitioners, and clinical nurse specialists to supervise cardiac, intensive cardiac, and pulmonary rehabilitation programs.

S. 605

At the request of Mr. BENNET, the name of the Senator from Delaware (Mr. COONS) was added as a cosponsor of S. 605, an amendment to the Elementary and Secondary Education Act of 1965 to invest in innovation for education.

S. 626

At the request of Mr. GRASSLEY, the name of the Senator from Arkansas (Mr. PFEIFFER) was added as a cosponsor of S. 626, an amendment to amend title XIX of the Social Security Act to cover physician services delivered by podiatric physicians to ensure access by Medicaid beneficiaries to appropriate qualified foot and ankle care, to amend title XVIII of such Act to modify the requirements for diabetic shoes to be included under Medicare, and for other purposes.

S. 665

At the request of Mr. CARDIN, the names of the Senator from California (Mrs. BURDICK) and the Senator from New York (Mr. SCHUMER) were added as cosponsors of S. 665, a bill to encourage, enhance, and integrate Blue Alert plans throughout the United States in order to disseminate information when a law enforcement officer is seriously injured or killed in the line of duty, is missing in connection with the officer’s official duties, or an imminent and credible threat that an individual intends to cause the serious injury or death of a law enforcement officer is received, and for other purposes.

S. 756

At the request of Mr. CARDIN, the name of the Senator from Delaware (Mr. COONS) was added as a cosponsor of S. 756, a bill to require a report on accountability for war crimes and crimes against humanity in Syria.

S. 758

At the request of Ms. STARRENOW, the name of the Senator from Michigan (Mr. PETTERS) was added as a cosponsor of S. 758, a bill to establish an Inter-agency Trade Enforcement Center in the Office of the United States Trade Representative, and for other purposes.

S. 798

At the request of Ms. GHAREHGHANI, the name of the Senator from Nebraska (Mr. Sasse) was added as a cosponsor of amendment No. 347 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 351

At the request of Mr. BLUNT, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of amendment No. 351 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 352

At the request of Mr. ROBERTS, the name of the Senator from South Dakota (Mr. THUNE) was added as a cosponsor of amendment No. 352 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 353

At the request of Ms. COLLINS, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of amendment No. 353 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 354

At the request of Mr. BARRASSO, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of amendment No. 354 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 355

At the request of Mr. HAWLEY, the name of the Senator from Minnesota (Ms. Baldwin) was added as a cosponsor of amendment No. 355 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 356

At the request of Mr. ROY, the name of the Senator from Colorado (Mr. ROY) was added as a cosponsor of amendment No. 356 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 357

At the request of Mr. BARRASSO, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of amendment No. 357 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 358

At the request of Mr. INHOFE, the name of the Senator from Idaho (Mr. RISCH) was added as a cosponsor of amendment No. 358 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 359

At the request of Mr. INHOFE, the name of the Senator from Idaho (Mr. RISCH) was added as a cosponsor of amendment No. 359 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

AMENDMENT NO. 360

At the request of Ms. COLLINS, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of amendment No. 360 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.
At the request of Mr. Daines, the name of the Senator from Utah (Mr. Hatch) was added as a cosponsor of amendment No. 388 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 389**

At the request of Mr. Coons, the names of the Senator from New Hampshire (Mrs. Shaheen), the Senator from New Mexico (Mr. Udall) and the Senator from Washington (Mrs. Murray) were added as cosponsors of amendment No. 391 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 391**

At the request of Ms. Collins, the names of the Senator from Missouri (Ms. McCaskill), the Senator from Connecticut (Mr. Blumenthal) and the Senator from Indiana (Mr. Donnelly) were added as cosponsors of amendment No. 427 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 427**

At the request of Ms. Baldwin, the name of the Senator from Michigan (Ms. Stabenow) was added as a cosponsor of amendment No. 432 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 432**

At the request of Mr. Wyden, the names of the Senator from Michigan (Ms. Stabenow), the Senator from Wisconsin (Ms. Baldwin), the Senator from Idaho (Mr. Risch), the Senator from Oregon (Mr. Merkley) and the Senator from California (Mrs. Feinstein) were added as cosponsors of amendment No. 434 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 434**

At the request of Mr. Menendez, the names of the Senator from Illinois (Mr. Durbin), the Senator from New Hampshire (Mrs. Shaheen), the Senator from California (Mrs. Boxer), the Senator from Connecticut (Mr. Murphy) and the Senator from Maryland (Mr. Cardin) were added as cosponsors of amendment No. 435 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 435**

At the request of Mr. Menendez, the name of the Senator from Maine (Ms. Collins) was added as a cosponsor of amendment No. 473 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 473**

At the request of Mr. Heller, the name of the Senator from Utah (Mr. Lee) was added as a cosponsor of amendment No. 452 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 452**

At the request of Mr. Heller, the name of the Senator from Louisiana (Mr. Vitter) was added as a cosponsor of amendment No. 457 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 457**

At the request of Ms. Blunt, the name of the Senator from South Carolina (Mr. Graham) was added as a cosponsor of amendment No. 467 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 467**

At the request of Mr. Blunt, the name of the Senator from South Carolina (Mr. Graham) was added as a cosponsor of amendment No. 488 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 488**

At the request of Mr. Grassley, the name of the Senator from Wisconsin (Mr. Johnson) was added as a cosponsor of amendment No. 499 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 499**

At the request of Mr. Grassley, the name of the Senator from Wisconsin (Mr. Johnson) was added as a cosponsor of amendment No. 522 intended to be proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 522**

At the request of Mr. King, the name of the Senator from Oregon (Mr. Brown) was added as a cosponsor of amendment No. 545 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 545**

At the request of Mr. King, the name of the Senator from Pennsylvania (Mr. Toomey) was added as a cosponsor of amendment No. 553 proposed to S. Con. Res. 11, an original concurrent resolution setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025.

**AMENDMENT NO. 553**
Substituted Resolutions

SENATE RESOLUTION 112—EXPRESSING THE SENSE OF THE SENATE THAT THE INTERNAL REVENUE SERVICE SHOULD PROVIDE PRINTED COPIES OF INTERNAL REVENUE SERVICE PUBLICATION 17 TO TAXPAYERS IN THE UNITED STATES FREE OF CHARGE

Mr. RUBIO (for himself, Mrs. SHAHEEN, and Ms. AYOTTE) submitted the following resolution; which was referred to the Committee on Finance:

Whereas each year, Internal Revenue Service Publication 17 is sent to millions of taxpayers as a guide for filing their taxes; and

Whereas in each year prior to 2015, free printed copies of Internal Revenue Service Publication 17 were made widely available to taxpayers at libraries, post offices, and tax preparation offices; and even by mail at the request of a taxpayer; and

Whereas the practice of distributing Publication 17 adversely impacts populations that do not have access to, or understand how to use, a computer, and unnecessarily burdens and restricts the ability of taxpayers to comply with the convoluted and complicated provisions of the Internal Revenue Code of 1986; now, therefore, be it

Resolved, That the Senate urges the Internal Revenue Service to—

(1) revise Publication 17 to eliminate an electronic system for providing instructions on filing taxes; (2) immediately restore funding for printing printed copies of Internal Revenue Service Publication 17 to taxpayers of the United States; and (3) provide free copies of such publication to the taxpayers of the United States.
Citizens' Stamp Advisory Committee, has issued stamps for other popular holidays in the United States, including Christmas, Kwanzaa, Hanukkah, and Eid al-Fitr; and

Whereas the United States Postal Service has yet to issue a stamp in honor of Diwali; and

Whereas issuing a postage stamp honoring Diwali is fitting and proper: Now, therefore, be it

Resolved, That it is the sense of the Senate that—

(1) the United States Postal Service should issue a postage stamp honoring the holiday of Diwali; and

(2) the Citizens' Stamp Advisory Committee should recommend to the Postmaster General that such a stamp be issued.

SENATE RESOLUTION 115—SUPPORTING THE DESIGNATION OF MARCH 2015 AS ''NATIONAL COLORECTAL CANCER AWARENESS MONTH''

Mr. ENZI (for himself and Mr. MENENDEZ) submitted the following resolution, which was referred to the Committee on Health, Education, Labor, and Pensions:

S. Res. 115

Whereas colorectal cancer is the second leading cause of cancer death among men and women combined in the United States;

Whereas in 2015, more than 130,000 individuals in the United States will be diagnosed with colorectal cancer and approximately 50,000 more will die from it;

Whereas colorectal cancer is 1 of the most preventable forms of cancer because screening tests can find polyps that can be removed before becoming cancerous;

Whereas screening tests can detect colorectal cancer early, which is when treatment works best;

Whereas the Centers for Disease Control and Prevention estimates that if every individual aged 50 or older had regular screening tests, as many as 60 percent of deaths from colorectal cancer could be prevented;

Whereas the 5-year survival rate for patients with localized colorectal cancer is 90 percent, but only 39 percent of all diagnoses occur at that stage;

Whereas colorectal cancer screenings can effectively reduce the incidence of colorectal cancer and mortality, but 1 in 3 adults between the ages of 50 and 75 are not up to date with recommended colorectal cancer screening;

Whereas public awareness and education campaigns on colorectal cancer prevention, screening, and symptoms are held during the month of March each year; and

Whereas educational efforts can help provide to the public information on methods of prevention and screening, as well as symptoms for early detection: Now, therefore, be it

Resolved, That the Senate—

(1) supports the designation of March 2015, as “National Colorectal Cancer Awareness Month” and the goals and ideals of that Month; and

(2) encourages the people of the United States to observe the month with appropriate awareness and educational activities.

SENATE RESOLUTION 115—DESIGNATING APRIL 2015 AS "NATIONAL CONGENITAL DIAPHRAGMATIC HERNIA AWARENESS MONTH"

Mr. SESSIONS (for himself and Mr. CARDIN) submitted the following resolution, which was considered and agreed to:

S. Res. 115

Whereas congenital diaphragmatic hernia (referred to in this preamble as “CDH”) occurs when the diaphragm fails to fully form, allowing abdominal structures to migrate into the chest cavity and preventing lung growth; Whereas the Centers for Disease Control and Prevention recognizes CDH as a birth defect;

Whereas the majority of CDH patients suffer from underdeveloped lungs or poor pulmonary function;

Whereas babies born with CDH endure extended hospital stays in intensive care with multiple surgeries;

Whereas CDH patients often endure long-term complications, such as pulmonary hypertension, pulmonary hypoplasia, asthma, gastrointestinal reflux, feeding disorders, and developmental delays;

Whereas CDH survivors sometimes endure long-term mechanical ventilation dependency, skeletal malformations, supplemental oxygen dependency, enteral and parenteral nutrition, and hypoxic brain injury;

Whereas CDH is treated through mechanical ventilation, a heart and lung bypass (commonly known as “extracorporeal membrane oxygenation”), machines, and surgical repair;

Whereas surgical repair is often not a permanent solution for CDH and can lead to re-herniation and require additional surgery;

Whereas CDH is diagnosed in utero in less than 50 percent of cases;

Whereas infants born with CDH have a high mortality rate, ranging from 20 to 60 percent, depending on the severity of the defect and interventions available at delivery;

Whereas CDH has a rate of occurrence of 1 in every 3,800 live births worldwide;

Whereas CDH affects approximately 1,088 babies each year in the United States;

Whereas CDH has affected more than 700,000 babies worldwide since 2000;

Whereas CDH does not discriminate based on race, gender, or socioeconomic status;

Whereas symptoms of CDH are unknown;

Whereas the average CDH survivor will face postnatal care of at least $100,000; and

Whereas Federal support for CDH research at the National Institutes of Health for 2014 is estimated to be not more than $2,500,000; Now, therefore, be it

Resolved, That the Senate—

(1) designates April 2015 as “National Congenital Diaphragmatic Hernia Awareness Month”;

(2) encourages that steps should be taken to—

(A) raise awareness of and increase public knowledge about congenital diaphragmatic hernia (referred to in this resolution as “CDH”);

(B) inform all Americans about the dangers of CDH, especially those groups that may be disproportionately affected by CDH or have lower survival rates;

(C) disseminate information on the importance of quality neonatal care of CDH patients;

(D) promote quality prenatal care and ultrasound to detect CDH in utero; and

(E) support research funding of CDH to—

(1) improve screening and treatment for CDH;

(ii) develop a cure for CDH; and

(3) calls on the people of the United States, interest groups, and affected persons to—

(A) promote awareness of CDH;

(B) take an active role in the fight against this devastating birth defect; and

(C) observe National Congenital Diaphragmatic Hernia Awareness Month with appropriate ceremonies and activities.
and Ms. AYOTTE) proposed an amendment to the concurrent resolution S. Con. Res. 11, supra.

SA 623. Mr. ALEXANDER (for himself, Ms. BROWYN, and Mr. KINK) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 624. Ms. HEITKAMP (for herself and Mr. HIRONO) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 625. Mr. LANKFORD (for himself and Ms. HOEKSTRA) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 626. Mr. LANKFORD submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 628. Mr. LANKFORD submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 629. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 630. Mrs. SHAHEEN (for herself and Mr. PORTMAN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 631. Mr. CASEY (for himself, Mrs. SHAHEEN, Ms. BROWN, and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 632. Mr. CASEY (for himself, Ms. LEAHY, Ms. SABATINO, Mr. SANDERS, Mr. BROWN, and Mr. WHITEHOUSE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 633. Mr. CASEY (for himself, Mr. BROWN, Mr. MENENDEZ, Mr. WYDEN, Mr. SCHUMER, and Mr. CARDO) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 634. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 635. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 637. Mr. WARNER (for himself and Mr. KING) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 638. Mr. WARNER (for himself and Ms. AYOTTE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 640. Ms. HEITKAMP submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 641. Ms. HEITKAMP submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 642. Ms. HEITKAMP (for herself and Mr. HIRONO) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 643. Ms. HEITKAMP (for herself, Ms. BROWYN, Mr. CASEY, and Mr. BOOKER) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 644. Mr. MANCHIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 646. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 647. Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 648. Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 650. Mr. HEITKAMP submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 652. Mr. WARNER (for herself, Mr. FRANKEN, Mr. BENNET, Mr. REED, Mrs. BOXER, Mrs. MURRAY, Mr. WYDEN, Mr. DURBIN, Ms. SABATINO, Mr. SANDERS, Mr. BROWN, Mr. WHITEHOUSE, Mr. UDALL, Mrs. SHAHEEN, Mrs. GILLIBRAND, Mr. MANCHIN, Mr. BLUMENTHAL, Ms. BALDWIN, Mr. MURPHY, Mr. MARKEY, Mr. SCHUMER, Mr. LEAHY, Mr. KIRKCHUCK, Ms. HEITKAMP, Mr. HEINRICH, Ms. HIRONO, and Mr. MEEKLEY) proposed an amendment to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 653. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 654. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 655. Mr. THUNE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 665. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 667. Mr. FLAKE (for himself and Mr. VITTER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 668. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 669. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 670. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 671. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 675. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 676. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 677. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 678. Mr. FLAKE (for himself and Mr. MCCAIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 680. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 682. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 683. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 684. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 685. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 686. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 701. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 702. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 703. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 704. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 705. Mr. MENENDEZ (for himself, Mr. GARDNER, and Mr. HIRANO) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 706. Mr. MENENDEZ (for himself and Mr. MERKLEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 707. Mr. MARKEY (for himself, Ms. BALDWIN, Mr. DURBIN, Mr. BROWN, Ms. HIRONO, Mr. HATCH, and Mr. KAIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 708. Mr. WYDEN (for himself and Mr. BENNET) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 709. Mr. MANCHIN (for himself and Ms. AVOTTE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 710. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 711. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 712. Mr. FRANKEN (for himself and Mr. GRASSLEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 713. Mr. MANCHIN (for himself and Mr. CASSIDY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 714. Mr. BENNET submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 715. Mr. BENNET submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 716. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 717. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 718. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 719. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 720. Mr. BOOKER (for himself and Mrs. MURPHY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 721. Mr. BOOKER (for himself and Mrs. FISCHER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 722. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 723. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 724. Mr. KAIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 725. Mr. BOOKER (for himself and Ms. WARREN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 726. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 727. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 728. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 729. Mr. CARDIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 730. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 731. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 732. Mr. BOOKER submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 733. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 734. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 735. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 736. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 737. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 738. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 739. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 740. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 741. Mr. THUNE (for himself and Mr. INHOFE) submitted an amendment to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 742. Mr. THUNE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 743. Mr. MANCHIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 744. Mr. DAINES submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
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SA 745. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 746. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 747. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 748. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 749. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 750. Mr. LEE (for himself and Mr.
HATCH) submitted an amendment intended to
be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 751. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 752. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 753. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 754. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 755. Ms. STABENOW proposed an
amendment to the concurrent resolution S.
Con. Res. 11, supra.
SA 756. Ms. STABENOW submitted an
amendment intended to be proposed by her
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 757. Mr. INHOFE (for himself and Mr.
VITTER) submitted an amendment intended
to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 758. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 759. Mr. LEE submitted an amendment
intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 760. Mrs. FISCHER (for herself and Mr.
DONNELLY) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which
was ordered to lie on the table.
SA 761. Mr. GRAHAM submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 762. Mr. GRAHAM (for himself, Mr.
JOHNSON, Mr. PERDUE, Mr. TOOMEY, and Ms.
AYOTTE) submitted an amendment intended
to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 763. Mr. GRAHAM submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 764. Mr. GRAHAM (for himself and Mr.
PERDUE) submitted an amendment intended
to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 765. Mr. GRAHAM (for himself, Mr.
PERDUE, and Mr. SCOTT) submitted an
amendment intended to be proposed by him

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to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 766. Mr. GRAHAM submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 767. Ms. MURKOWSKI submitted an
amendment intended to be proposed by her
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 768. Ms. MURKOWSKI (for herself and
Mr. SULLIVAN) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which
was ordered to lie on the table.
SA 769. Ms. MURKOWSKI (for herself and
Ms. CANTWELL) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which
was ordered to lie on the table.
SA 770. Ms. MURKOWSKI (for herself, Mr.
KING, Ms. CANTWELL, Mr. SULLIVAN, and Mrs.
MURRAY) submitted an amendment intended
to be proposed by her to the concurrent resolution S. Con. Res. 11, supra.
SA 771. Mrs. ERNST submitted an amendment intended to be proposed by her to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 772. Mrs. ERNST submitted an amendment intended to be proposed by her to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 773. Mrs. ERNST submitted an amendment intended to be proposed by her to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 774. Mr. RUBIO (for himself and Mr.
BOOKER) submitted an amendment intended
to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 775. Mr. RUBIO submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 776. Mrs. SHAHEEN (for herself and Ms.
COLLINS) submitted an amendment intended
to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 777. Mr. SANDERS (for himself, Mr.
WHITEHOUSE, Mrs. BOXER, Mr. MARKEY, and
Mr. SCHATZ) submitted an amendment intended to be proposed by him to the concurrent resolution S . Con. Res. 11, supra.
SA 778. Mr. CORNYN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 779. Mr. CORNYN (for himself and Mr.
ROBERTS) submitted an amendment intended
to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 780. Mr. CORNYN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 781. Mr. RUBIO submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 782. Mr. BROWN (for himself, Mr.
CASEY, Mr. SCHUMER, Mr. WYDEN, Ms. STABENOW, Mr. DONNELLY, and Mr. CARDIN) submitted an amendment intended to be proposed by him to the concurrent resolution S.
Con. Res. 11, supra; which was ordered to lie
on the table.
SA 783. Mr. BROWN (for himself, Mr. DURBIN, Mr. SCHUMER, and Mr. WYDEN) submitted
an amendment intended to be proposed by
him to the concurrent resolution S. Con.
Res. 11, supra; which was ordered to lie on
the table.
SA 784. Mr. BROWN submitted an amendment intended to be proposed by him to the

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concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 785. Mr. BROWN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 786. Mr. BROWN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 787. Mr. BROWN (for himself, Mr. ISAKSON, and Mr. CASEY) submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 788. Mr. BROWN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 789. Mr. BROWN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 790. Mr. MANCHIN submitted an
amendment intended to be proposed by him
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 791. Mr. WYDEN (for himself, Mrs.
MURRAY, and Ms. STABENOW) submitted an
amendment intended to be proposed by him
to the concurrent resolution S. Con. Res. 11,
supra.
SA 792. Mr. BENNET submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 793. Mr. FRANKEN (for himself and Mr.
THUNE) submitted an amendment intended to
be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 794. Mr. SESSIONS (for himself, Mr.
BURR, and Mr. PORTMAN) submitted an
amendment intended to be proposed by him
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 795. Mr. CASSIDY submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra.
SA 796. Mr. HATCH submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra.
SA 797. Mrs. FISCHER submitted an
amendment intended to be proposed by her
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 798. Mrs. MURRAY submitted an
amendment intended to be proposed by her
to the concurrent resolution S. Con. Res. 11,
supra.
SA 799. Mr. MENENDEZ submitted an
amendment intended to be proposed by him
to the concurrent resolution S. Con. Res. 11,
supra; which was ordered to lie on the table.
SA 800. Ms. CANTWELL (for herself, Ms.
BALDWIN, Mrs. FEINSTEIN, Mrs. MURRAY, and
Mrs. GILLIBRAND) submitted an amendment
intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra.
SA 801. Mrs. MURRAY (for herself, Mr.
WYDEN, Ms. STABENOW, Mr. WARNER, Mr.
SCHATZ, Ms. BALDWIN, and Mr. KING) submitted an amendment intended to be proposed by her to the concurrent resolution S.
Con. Res. 11, supra.
SA 802. Mr. COONS submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra.
SA 803. Mr. FRANKEN (for himself and
Mrs. FISCHER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which
was ordered to lie on the table.
SA 804. Mr. BROWN submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, supra;
which was ordered to lie on the table.
SA 805. Mr. CORKER (for himself, Mr.
WARNER, Mr. VITTER, Ms. WARREN, Mr.

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SA 826. Mr. BARRASSO (for himself, Mr. HATCH, and Mr. ROBERTS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 827. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 828. Mr. FRANKEN (for himself, Mr. BROWN, Mr. DURBIN, Mr. REED, Mrs. MURRAY, Mr. MERKLEY, and Mr. SANDERS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 829. Mr. BROWN (for himself and Mr. MARKEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 830. Mr. MORAN (for himself and Mr. BLUMENTHAL) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 831. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 832. Mrs. SHAHEEN (for herself, Mrs. MURRAY, Mr. BROWN, Mr. MERKLEY, and Ms. STAHEEN) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 833. Mr. BOXER submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 834. Mr. BOXER submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 835. Mr. SANDERS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 836. Mr. MCCONNELL (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 837. Mr. ALEXANDER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 838. Mr. MURKOWSKI (for himself and Mr. BULFAND) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra.

SA 839. Mr. ISAKSON (for himself and Mr. MENNENDEZ) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 840. Mr. COHEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 841. Mr. COHEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 842. Mr. MERKLEY (for himself and Mr. COONS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 843. Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 844. Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 845. Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 866. Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 867. Mr. SCOTT submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 868. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 869. Mr. VITTER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 870. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 871. Mr. VITTER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 872. Mr. BARRASSO (for himself, Mr. HATCH, and Mr. ROBERTS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 873. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 874. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 875. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 876. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 877. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 878. Mr. FRANKEN (for himself, Mr. BROWN, Mr. DURBIN, Mr. REED, Mrs. MURRAY, Mr. MERKLEY, and Mr. SANDERS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 879. Mr. VITTER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 880. Mr. THUNE (for himself and Mr. WYDEN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra, which was ordered to lie on the table.

SA 881. Mr. VITTER proposed an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra.

SA 882. Mrs. MURRAY (for herself, Mrs. BOXER, Ms. MIKULSKI, Mr. BROWN, and Mr. FRANKEN) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra.

SA 883. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 884. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 885. Ms. COLLINS submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 886. Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 887. Mr. SCOTT submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 888. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 889. Mr. VITTER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 890. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 891. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 892. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 893. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 894. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 895. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 896. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 897. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 898. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 899. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 900. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 901. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 866. Mr. WHITEHOUSE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 867. Ms. HIDRALDIS (for herself and Mr. SANTANGELO) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 868. Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 869. Ms. KLOBUCHAR (for herself and Mr. MURkowski) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 870. Ms. SANCHEZ submitted an amendment intended to be proposed by herself, Mr. McCASKILL, and Mr. BOOKER intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 871. Mr. RISCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 872. Mr. BERNSTEIN submitted an amendment intended to be proposed by Mr. KENNEDY, Mr. BERNSTEIN, Mr. SNYDER, Mr. JOHNSON, Mr. HARRIS, Mr. KENNEDY, Mr. BERNSTEIN, Mr. DOE, Mr. KENNEDY, and Mr. BERNSTEIN intended to be proposed by them to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 873. Ms. HIRANO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 874. Mr. HOEVEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 875. Mr. BEASLY submitted an amendment intended to be proposed by Mr. BEASLY intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 876. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 877. Mr. HAWKINS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 878. Mr. DURBIN (for himself, Mr. REED, Mr. BLUMENTHAL, and Mr. KING) submitted an amendment intended to be proposed by them to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 879. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 880. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 881. Mr. WHITEHOUSE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 882. Mr. MCCASKILL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 883. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 884. Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.

SA 885. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 929. Mr. CRAPO submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 930. Mr. ROBERTS (for himself and Mrs. SHAHEEN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 931. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 933. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 934. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 935. Mr. PAUL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 936. Mr. PAUL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 937. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 938. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 939. Mr. FISCHER (for herself and Mrs. GILLIBRAND) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 940. Mr. PAUL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 941. Mr. BROWN (for himself, Mrs. MURRAY, and Mr. REID) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 942. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 943. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 944. Mr. NELSON (for himself and Mr. SCHUMER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 945. Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 946. Mr. BENNET submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 947. Mr. COCHRAN (for himself, Mr. BLUNT, Mr. VITTER, Mr. WICKER, Mr. BOOZMAN, Mr. CASSIDY, and Mr. INHOFE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 948. Mr. COCHRAN (for himself, Mr. BLUNT, Mr. VITTER, Mr. WICKER, Mr. BOOZMAN, Mr. CASSIDY, and Mr. INHOFE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 949. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 950. Mr. MCCONNELL (for himself, Ms. KHOUCHAR, Mr. CORNYN, Mr. DONNELLY, Mr. COOPER, Mr. DURBIN, Mr. BAL, Mr. PORTMAN, Mr. FRANKEN, Mr. BLUNT, Ms. CANTWELL, Mr. TOOMEY, Mr. KING, Mr. BARRASSO, Mr. RUBIO, Mr. BURK, Mr. COATS, Mr. ALEXANDER, Mr. GRAHAM, Mr. COLLINS, and Mr. DAINES) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 951. Mr. SANDERS (for Mrs. MURRAY (for herself, Mr. CASEY, Ms. HIRONO, Mr. FRANKEN, Mr. MARKSY, Mr. DURBIN, Mr. UDALL, Ms. BALDWIN, Mrs. GILLIBRAND, and Mr. SCHUMER) submitted an amendment to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 952. Mr. MESSICK submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 953. Mr. MESSICK submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 954. Mr. FALEK submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 955. Mr. SESSIONS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 956. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 957. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 958. Mr. GRASSLEY (for himself, Mr. DURBIN, Mr. SESSIONS, and Mr. BROWN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 959. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 960. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 961. Mrs. MURRAY submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 962. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 963. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 964. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
SA 965. Mr. SANDERS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, supra; which was ordered to lie on the table.
TEXT OF AMENDMENTS

SA 607. Mr. THUNE (for himself, Mr. McCONNELL, Mr. CORNYN, Mr. BLUNT, Mr. BOOZMAN, Mr. INHOFE, Mr. ALEXANDER, Mr. JOHNSON, Mr. GARDNER, Mr. COCHRAN, Ms. AYOTTE, Mr. LEE, Ms. MURKOWSKI, Mr. BARRASSO, Mr. KHIK, Mr. CRUZ, Mr. ISAKSON, Mrs. FISCHER, and Mr. ROBERTS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND TO SIMPLIFY AND STANDARDIZE STATE INCOME TAX COLLECTION FOR EMPLOYEES WHO TRAVEL OUTSIDE OF THEIR HOME STATE FOR TEMPORARY WORK ASSIGNMENTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to changes in the Federal income tax laws, which may include eliminating the Federal estate tax, by providing in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO SIMPLIFY AND STANDARDIZE STATE INCOME TAX COLLECTION FOR EMPLOYEES WHO TRAVEL OUTSIDE OF THEIR HOME STATE FOR TEMPORARY WORK ASSIGNMENTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports that would simplify and standardize State income tax collection for employees who travel outside of their home State for temporary work assignments, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025; as follows:

At the appropriate place, insert the following:
SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE DEFINITION OF FIDUCIARY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the use of fees collected by U.S. Citizenship and Immigration Services, which may include prohibiting the expenditure of any such fees unless such expenditure has been approved through the annual appropriations process, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INTERNATIONAL DEFENSE COOPERATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to international defense cooperation, which may include expedited interagency approval of lethal arms and munitions to Ukraine, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE GROWING FISCAL THREAT OF ALZHEIMER’S DISEASE TO THE FEDERAL BUDGET.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to supporting or encouraging research that leads to identifying an Alzheimer’s disease biomarker, early diagnostics tool, or therapy to delay the onset or halt the progression of Alzheimer’s disease in order to produce cost savings to the Federal Government, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE USE OF HARBOR MAINTENANCE USER FEES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to user fees and their intended purpose, which may include fees collected for the Harbor Maintenance Trust Fund to fund dredging, dredged material disposal areas, jetties, and breakwaters, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:
The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the Department of Transportation’s Comprehensive Truck Size and Weight Study as the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 617. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2017 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INTERAGENCY COOPERATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to interagency cooperation, which may include expedited interagency cooperation to identify foreign nationals subject to sanctions under title IV of the Russia and Moldova Jackson-Vanik Repeal and Sergei Magnitsky Rule of Law Accountability Act of 2012 (Public Law 112–208), by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 618. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2017 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING INTER-NATIONAL ARMS CONTROL COMPLIANCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Congressional oversight of control compliance, which may include an annual interagency report to Congress on countries that are not meeting their international arms control treaty obligations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 619. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ADDRESS THE AFFORDABLE CARE ACT’S MEDICAID AND MEDICARE DISPROPORTIONATE SHARE HOSPITAL PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to addressing the negative impact of the Affordable Care Act’s Medicaid and Medicare disproportionate share (DSH) cuts to hospitals by the amounts provided in such legislation for that purpose, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 620. Mr. WICKER (for himself and Mr. GRASSLEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2017 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO EXPEDITE AWARDS UNDER THE INTERNAL REVENUE SERVICE WHISTLEBLOWER PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the processing of award submissions, which may include the Internal Revenue Service whistleblower program, by the amounts provided in such legislation for that purpose, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 621. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO REALIGN THE FOREIGN ACCOUNT TAX COMPLIANCE ACT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to fairness of United States taxpayers, which may include the repeal of the provisions commonly known as the Foreign Account Tax Compliance Act, by the amounts provided in such legislation for that purpose, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 622. Mr. BURR (for himself, Mr. KING, Mr. ALEXANDER, Mr. WARNER, Mrs. SHAHEEN, and Ms. AYOTTE) proposed an amendment to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO A SIMPLIFIED INCOME-DRIVEN STUDENT LOAN REPAYMENT OPTION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to addressing student loan debt, which may include reducing overlapping student loan repayment programs and creating a simplified income-driven student loan repayment option by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 623. Mr. ALEXANDER (for himself, Ms. BALDWIN, and Mr. KIRK) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE DEVELOPMENT OF NEXT-GENERATION LEADERSHIP COMPUTERS IN THE UNITED STATES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the Department of Defense’s military computing, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
relating to the development of next-genera-
tion leadership computers in the United
States by the amounts provided in such leg-
islation for those purposes, provided that such
legislation would not increase the deficit over ei-
ther the period of the total of fiscal
years 2016 through 2020 or the period of the
total of fiscal years 2016 through 2025.

SA 624. Mr. COONS (for Mr. ALEX-
ANDER (for himself and Mr. COONS)) submitted an amendment intended to be proposed by Mr. Coons to the con-
current resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal
year 2016 and setting forth the appro-
 priate budgetary levels for fiscal years 2017 through 2025, which was or-
dered to lie on the table; as follows:

At the end of title III, add the follow-
ing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 625. Mr. LANKFORD (for himself and Ms. HEITKAMP) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the fol-
lowing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 626. Mr. LANKFORD submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, add the follow-
ing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 627. Mr. LANKFORD submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, add the follow-
ing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 628. Mr. LANKFORD submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, add the follow-
ing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 629. Mr. WICKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the fol-
lowing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 630. Mrs. SHAHEEN (for herself and Mr. PORTMAN) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the fol-
lowing:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE COMPETITIVENESS OF THE UNITED STATES.

The Chairman of the Committee on the
Budget of the Senate may revise the alloca-
tions of a committee or committees, aggrega-
tes, and other appropriate levels in this
 resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to more:

- improving the effectiveness and efficiency of the Federal regulatory process by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 631. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congress-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:
SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 632. Mr. CASEY (for himself, Mrs. SHAHEEN, and Mrs. MURRAY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 633. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; at the end of this resolution, as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 634. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the end of the section entitled "3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 635. Mr. CASEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 636. Mr. WARNER (for himself, Mr. CRAPO, and Mr. KING) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TRAINING FOR PROVIDERS IN COMMUNITIES THROUGH WHICH CRUDE OIL IS TRANSPORTED BY RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to legislation providing training and prepositioning of resources for first responders in communities that have high volumes, or increased volumes, of crude oil moving by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.
SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO IMPROVE THE SUSTAINABILITY OF THE FEDERAL WORKFORCE IN ORDER TO ADDRESS UNIQUE SITUATIONS.

The Chairman of the Committee on the Budget of the Senate may review the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to achieving savings through the use of performance data or scientifically rigorous evaluation methodologies for the elimination, consolidation, or reform of Federal programs, agencies, offices, activities, or the sale of Federal property, and reduce the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of fiscal years 2016 through 2025. The Chairman may also make adjustments to the Senate’s pay-as-you-go ledger over 6 and 11 years to ensure that the deficit reduction achieved is used for deficit reduction only. The adjustments authorized under this section shall be of the amount of deficit reduction achieved.

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO FAIR MARKET RENTS.

The Chairman of the Committee on the Budget of the Senate may review the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to housing needs, which may include conducting or funding local rent surveys of areas experiencing economic challenges or natural disasters, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TRAVEL AT PORTS OF ENTRY.

The Chairman of the Committee on the Budget of the Senate may review the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the safe transportation of crude by rail, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND RELATING TO NATIVE CHILDREN.

The Chairman of the Committee on the Budget of the Senate may review the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the establishment of a public-private partnership task force of representatives responding to hazardous materials incidents on railroads, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TRAINING AND RE-SOURCES FOR FIRST RESPONDERS RESPONDING TO HAZARDOUS MATERIALS INCIDENTS ON RAILROADS.

The Chairman of the Committee on the Budget of the Senate may review the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to training and funding for first responders responding to hazardous materials incidents on railroads, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to the Houses, motions, or conference reports relating to the underground and surface mining safety and health research by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE NUCLEAR FORCES AND MISSIONS OF THE AIR FORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the nuclear force improvement program of the Air Force by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE NUCLEAR FORCES AND MISSIONS OF THE AIR FORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the nuclear force improvement program of the Air Force by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE NUCLEAR FORCES AND MISSIONS OF THE AIR FORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the nuclear force improvement program of the Air Force by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE NUCLEAR FORCES AND MISSIONS OF THE AIR FORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the nuclear force improvement program of the Air Force by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE NUCLEAR FORCES AND MISSIONS OF THE AIR FORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the nuclear force improvement program of the Air Force by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.
On page 5, line 5, increase the amount by $17,100,000,000.
On page 5, line 6, decrease the amount by $4,600,000,000.
On page 5, line 7, increase the amount by $5,800,000,000.
On page 5, line 8, increase the amount by $6,300,000,000.
On page 5, line 9, increase the amount by $6,900,000,000.
On page 5, line 10, increase the amount by $7,300,000,000.
On page 5, line 11, increase the amount by $7,700,000,000.
On page 5, line 12, increase the amount by $8,200,000,000.
On page 5, line 13, increase the amount by $8,600,000,000.
On page 5, line 14, increase the amount by $9,000,000,000.
On page 5, line 15, increase the amount by $9,448,000,000.
On page 5, line 16, increase the amount by $9,650,000,000.
On page 5, line 17, increase the amount by $9,774,000,000.
On page 5, line 18, increase the amount by $10,128,000,000.
On page 5, line 19, decrease the amount by $4,600,000,000.
On page 5, line 20, increase the amount by $5,800,000,000.
On page 5, line 21, increase the amount by $6,300,000,000.
On page 5, line 22, increase the amount by $6,900,000,000.
On page 5, line 23, increase the amount by $7,300,000,000.
On page 5, line 24, increase the amount by $7,700,000,000.
On page 5, line 25, increase the amount by $8,200,000,000.
On page 6, line 1, increase the amount by $3,015,000,000.
On page 6, line 2, increase the amount by $3,420,000,000.
On page 6, line 3, decrease the amount by $3,015,000,000.
On page 6, line 4, decrease the amount by $3,420,000,000.
On page 6, line 5, decrease the amount by $3,015,000,000.
On page 6, line 6, decrease the amount by $3,420,000,000.
On page 6, line 7, decrease the amount by $3,015,000,000.
On page 6, line 8, decrease the amount by $3,420,000,000.
On page 6, line 9, decrease the amount by $3,015,000,000.
On page 6, line 10, decrease the amount by $3,420,000,000.

On page 7, line 1, decrease the amount by $5,800,000,000.
On page 7, line 2, decrease the amount by $6,300,000,000.
On page 7, line 3, decrease the amount by $6,900,000,000.
On page 7, line 4, decrease the amount by $7,300,000,000.
On page 7, line 5, decrease the amount by $7,700,000,000.
On page 7, line 6, decrease the amount by $8,200,000,000.
On page 7, line 7, decrease the amount by $8,600,000,000.
On page 7, line 8, decrease the amount by $9,000,000,000.
On page 7, line 9, decrease the amount by $9,448,000,000.
On page 7, line 10, decrease the amount by $9,650,000,000.

On page 7, line 11, decrease the amount by $10,128,000,000.
On page 7, line 12, decrease the amount by $10,650,000,000.
On page 7, line 13, decrease the amount by $11,200,000,000.
On page 7, line 14, decrease the amount by $11,768,000,000.
On page 7, line 15, decrease the amount by $12,363,000,000.
On page 7, line 16, decrease the amount by $12,921,000,000.
On page 7, line 17, decrease the amount by $13,484,000,000.
On page 7, line 18, decrease the amount by $14,048,000,000.
On page 7, line 19, decrease the amount by $14,605,000,000.
On page 7, line 20, decrease the amount by $15,171,000,000.
On page 7, line 21, decrease the amount by $15,752,000,000.
On page 7, line 22, decrease the amount by $16,344,000,000.
On page 7, line 23, decrease the amount by $16,915,000,000.
On page 7, line 24, decrease the amount by $17,513,000,000.
On page 7, line 25, decrease the amount by $18,158,000,000.

On page 7, line 26, decrease the amount by $18,806,000,000.
On page 7, line 27, decrease the amount by $19,457,000,000.
On page 7, line 28, decrease the amount by $20,118,000,000.
On page 7, line 29, decrease the amount by $20,778,000,000.
On page 7, line 30, decrease the amount by $21,439,000,000.

On page 7, line 31, decrease the amount by $22,098,000,000.
On page 7, line 32, decrease the amount by $22,759,000,000.
On page 7, line 33, decrease the amount by $23,419,000,000.
On page 7, line 34, decrease the amount by $24,079,000,000.
On page 7, line 35, decrease the amount by $24,737,000,000.
On page 7, line 36, decrease the amount by $25,395,000,000.
On page 7, line 37, decrease the amount by $26,052,000,000.
On page 7, line 38, decrease the amount by $26,709,000,000.
On page 7, line 39, decrease the amount by $27,365,000,000.
On page 7, line 40, decrease the amount by $28,021,000,000.

On page 8, line 1, increase the amount by $212,000,000.
On page 8, line 2, increase the amount by $574,000,000.
On page 8, line 3, increase the amount by $574,000,000.
On page 8, line 4, increase the amount by $784,000,000.
On page 8, line 5, increase the amount by $834,000,000.
On page 8, line 6, increase the amount by $874,000,000.
On page 8, line 7, increase the amount by $914,000,000.
On page 8, line 8, increase the amount by $954,000,000.
On page 8, line 9, increase the amount by $994,000,000.
On page 8, line 10, increase the amount by $1,034,000,000.

SA 653. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to environmental laws requiring pollution control technology, which may require the Administrator of the Environmental Protection Agency to limit the scope of control measure determinations to only those located at regulated sources under section 111(d) of the Clean Air Act (42 U.S.C. 7411(d)), by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025. Voting.

SA 654. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 204. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REFORMING REGULATORY PRACTICES FOR EXECUTIVE AGENCIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing practical and enforceable standards for cost-benefit analysis of significant rules and periodic review of existing regulations by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
SA 655. Mr. THUNE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO PROMOTE PROTECT THE OPEN INTERNET.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting the open Internet and promoting further innovation and investment in Internet services, content, infrastructure, and technologies by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over the period of the total of fiscal years 2016 through 2025.

SA 656. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

In section 320, insert “making permanent” before “Payments”.

SA 657. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 352. SPENDING-NEUTRAL RESERVE FUND RELATING TO VIOLATIONS BY THE RUSSIAN FEDERATION OF THE INTERMEDIATE-RANGE NUCLEAR FORCES TREATY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to violations by the Russian Federation of the Treaty between the United States of America and the Union of Soviet Socialist Republics on the Elimination of Intermediate-Range and Shorter-Range Missiles, signed at Washington December 8, 1987, and entered into force June 1, 1988 (commonly referred to as the “Intermediate-Range Nuclear Forces Treaty” or “INF Treaty”), which shall include defense of the allies of the United States in Europe, including member countries of the North Atlantic Treaty Organization, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 659. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCING NON-DEFENSE RELATED SPENDING BY THE DEPARTMENT OF DEFENSE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Department of Defense, which may include measures eliminating non-defense related programs at the Department, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 660. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO PROHIBITING THE USE OF FUNDS FOR THE PREMATURE WITHDRAWAL OF THE UNITED STATES-NOMEN FORCES FROM AFGHANISTAN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prohibiting the use of funds for the premature withdrawal of the United States-Nommen forces from Afghanistan.
States Armed Forces from Afghanistan by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 663. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

At the appropriate place, insert the following:

SEC. ___ SPENDING-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 664. Mr. COTTON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ DEFICIT-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. ____ SPENDING-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. ____ SPENDING-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. ____ SPENDING-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. ____ SPENDING-NEUTRAL RESERVE FUND RELATING TO CONSTRUCTION OF NEW FACILITIES AND IMPROVEMENTS TO EXISTING FACILITIES AT THE DETENTION FACILITIES AT UNITED STATES NAVAL STATION, GUANTANAMO BAY, CUBA.

(a) FINANCING—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(b) DEFICIT-NEUTRAL RESERVE FUND—The Chairman of the Committee on the Budget may reserve the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
SEC. 4. SENATE POINT OF ORDER AGAINST LEGISLATION THAT CONTAINS EARMARKS.

(a) In General.—It shall not be in order in the Senate to consider a bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that includes an earmark.

(b) Supermajority Waiver and Appeal in the Senate.—

(1) WAIVER.—This section may be waived or suspended in the Senate only by an affirmative vote of two-thirds of the Members, duly chosen and sworn.

(2) APPEAL.—An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required in the Senate to sustain an appeal of the ruling of the Chair on a point of order raised under this section.

(3) CONSIDERATION.

(a) PROCEDURE.—Upon a point of order being made by any Senator pursuant to subsection (a) against an earmark, and such point of order being sustained, such earmark shall be deemed stricken.

(b) CONFERENCE REPORT AND AMENDMENT BETWEEN THE HOUSES PROCEDURE.—When the Senate is considering a conference report on, or an amendment between the Houses, upon a point of order being made by any Senator pursuant to subsection (a), and such point of order being sustained, such material contained in such conference report shall be stricken, and the Senate shall proceed to consider the question of whether the Senate shall recede from its amendment and concur in the Senate amendment, or concur in the House amendment with a further amendment, as the case may be, which further amendment shall consist of only that portion of the conference report or House amendment, as the case may be, which was the conference report. In any case in which such point of order is sustained against a conference report (or Senate amendment derived from such conference report by operation of this subsection), no further amendment shall be in order.

(c) DEFINITIONS.

(1) EARMARK.—For the purpose of this section, the term “earmark” means a provision or report language included primarily at the request of a Senator or Member of the House of Representatives as certified under paragraph (a)(1) of rule XLIV of the Standing Rules of the Senate—

(A) providing, authorizing, or recommending a specific amount of discretionary budget authority, credit authority, or other spending authority for a contract, loan, guarantee, grant, loan authority, or other expenditure, targeted to a specific State, locality or Congressional district, other than through a statutory or administrative formula-driven or competitive award process; or

(B) that—

(i)(I) provides a Federal tax deduction, credit, exclusion, or preference to a particular beneficiary or limited group of beneficiaries under the Internal Revenue Code of 1986; and

(ii) contains eligibility criteria that are not uniform in application with respect to potential beneficiaries of such provision; or

(ii) modifies the Harmonized Tariff Schedule of the United States in a manner that benefits 10 or more States.

(2) DETERMINATION BY THE SENATE.—In the event the Chair is unable to ascertain whether or not the offending provision constitutes an earmark as defined in this subsection, the question of whether the provision constitutes an earmark shall be submitted to the Senate and be decided without debate by an affirmative vote of two-thirds of the Members, duly chosen and sworn.

(c) APPLICATION.—This section shall not apply to any authorization of appropriations to a Federal entity if such authorization is not specifically targeted to a State, locality, or Congressional district.

SA 670. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 19, line 3, decrease the amount by $4,200,000,000.

On page 19, line 4, decrease the amount by $50,000,000.

On page 19, line 8, decrease the amount by $50,000,000.

On page 19, line 11, decrease the amount by $50,000,000.

On page 19, line 14, decrease the amount by $50,000,000.

On page 19, line 17, decrease the amount by $50,000,000.

On page 19, line 20, decrease the amount by $50,000,000.

On page 19, line 23, decrease the amount by $50,000,000.

On page 20, line 1, decrease the amount by $50,000,000.

On page 20, line 5, decrease the amount by $50,000,000.

On page 20, line 9, decrease the amount by $50,000,000.

SA 671. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 22, line 4, decrease the amount by $69,700,000.

On page 22, line 5, decrease the amount by $69,700,000.

SA 672. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 22, line 4, decrease the amount by $1,663,000,000.

On page 22, line 5, decrease the amount by $150,000,000.

SA 673. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of subtitle A of title IV, add the following:

SEC. 4. SENATE POINT OF ORDER AGAINST LEGISLATION THAT CONTAINS EARMARKS.

(a) In General.—It shall not be in order in the Senate to consider a bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that includes an earmark.

(b) Supermajority Waiver and Appeal in the Senate.—

On page 22, line 4, decrease the amount by $53,200,000.

SA 674. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 23, line 9, decrease the amount by $53,200,000.

On page 25, line 10, decrease the amount by $53,200,000.

SA 675. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 23, line 20, decrease the amount by $1,000,000.

On page 23, line 21, decrease the amount by $8,000,000.

On page 23, line 24, decrease the amount by $2,000,000.

SA 676. Mr. FLAKE submitted an amendment intended to be proposed by
him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 30, line 11, decrease the amount by $6,270,000.

On page 30, line 12, decrease the amount by $6,270,000.

SA 677. Mr. FLAKE (for himself and Mr. ROBERTS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING POLITICAL TARGETING BY THE INTERNAL REVENUE SERVICE OF INDIVIDUALS AND SOCIAL WELFARE ORGANIZATIONS EXERCISING FREE-SPEECH RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing political targeting by the Internal Revenue Service of individuals and social welfare organizations exercising free-speech rights, which may include determining current standards and definitions in defining political activity for the purpose of determining the tax status of individuals and social welfare organizations, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
amendment between the Houses, or conference report that would create a carbon tax or a cap-and-trade policy relating to carbon emissions.

(b) OBJECTION AND APPEAL.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

SA 684. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REPEALING ANY TAX INCURRED BY PAGE 99, BY BARACK OBAMA ON MIDDLE-CLASS FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing any tax increases imposed before January 20, 2000, on any taxpayers whose gross income is less than $200,000 and are filing as single, head of household, or married filing separately, or any taxpayers whose gross income is less than $250,000 and are filing as married filing jointly, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 685. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REPEALING ANY TAX INCURRED BY PAGE 99, BY BARACK OBAMA ON MIDDLE-CLASS FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing any tax increases imposed before January 20, 2000, on any taxpayers whose gross income is less than $200,000 and are filing as single, head of household, or married filing separately, or any taxpayers whose gross income is less than $250,000 and are filing as married filing jointly, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 686. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REPEALING ANY TAX INCURRED BY PAGE 99, BY BARACK OBAMA ON MIDDLE-CLASS FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing any tax increases imposed before January 20, 2000, on any taxpayers whose gross income is less than $200,000 and are filing as single, head of household, or married filing separately, or any taxpayers whose gross income is less than $250,000 and are filing as married filing jointly, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 687. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REPEALING ANY TAX INCURRED BY PAGE 99, BY BARACK OBAMA ON MIDDLE-CLASS FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing any tax increases imposed before January 20, 2000, on any taxpayers whose gross income is less than $200,000 and are filing as single, head of household, or married filing separately, or any taxpayers whose gross income is less than $250,000 and are filing as married filing jointly, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 688. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REPEALING ANY TAX INCURRED BY PAGE 99, BY BARACK OBAMA ON MIDDLE-CLASS FAMILIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to repealing any tax increases imposed before January 20, 2000, on any taxpayers whose gross income is less than $200,000 and are filing as single, head of household, or married filing separately, or any taxpayers whose gross income is less than $250,000 and are filing as married filing jointly, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 689. Mr. PORTMAN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 104, line 16, after “shall provide” insert “,” in addition to the estimate of budgetary effects without macroeconomic effects, an estimate of the budgetary effects from changes in economic conditions, capital stock, interest rates, and other macroeconomic variables resulting from the major legislation and”.

SA 690. Mr. SCOTT (for himself, Mr. INHOFE, and Mr. GRAHAM) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. SPENDING-NEUTRAL RESERVE FUND RELATING TO AVOIDING ELECTRICITY RISKS IN STATES THAT ARE RELIANT ON NUCLEAR POWER UNDER THE CLEAN POWER PLAN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to equitable treatment of the new and existing nuclear generating capacity of States and the solar, wind, and other renewable energy generation under the Clean Air Act (42 U.S.C. 7401 et seq.), which may include revisions to the Clean Power Plan, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 691. Mr. SCOTT submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and
setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INVESTING IN ADVANCED FOSSIL ENERGY TECHNOLOGY RESEARCH AND DEVELOPMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to any one of those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TRANSPARENCY IN HEALTH PREMIUM BILLING.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to any one of those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to any one of those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENFORCEMENT BY THE ENVIRONMENTAL PROTECTION AGENCY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to any one of those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO STATE FLEXIBILITY IN GROUP MARKET.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to any one of those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:
those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 699. Mr. WHITEHOUSE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO LEGISLATION TO PROTECT AND PRESERVE OCEANS AND COASTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the protection and preservation of oceans and coasts, which may include measures that address the harms caused by human-induced climate change, including acidification, sea level rise, warmer ocean temperatures, and shifting fish and shellfish habitats, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 700. Mr. WHITEHOUSE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 4, line 1, increase the amount by $7,000,000,000.
On page 4, line 2, increase the amount by $7,000,000,000.
On page 4, line 3, increase the amount by $7,000,000,000.
On page 4, line 4, increase the amount by $7,000,000,000.
On page 4, line 5, increase the amount by $7,000,000,000.
On page 4, line 6, increase the amount by $7,000,000,000.
On page 4, line 7, increase the amount by $7,000,000,000.
On page 4, line 8, increase the amount by $7,000,000,000.
On page 4, line 9, increase the amount by $7,000,000,000.
On page 4, line 10, increase the amount by $7,000,000,000.
On page 5, line 1, increase the amount by $7,000,000,000.
On page 5, line 2, increase the amount by $7,000,000,000.
On page 5, line 3, increase the amount by $7,000,000,000.
On page 5, line 4, increase the amount by $7,000,000,000.
On page 5, line 5, increase the amount by $7,000,000,000.
On page 5, line 6, increase the amount by $7,000,000,000.
On page 5, line 7, increase the amount by $7,000,000,000.
On page 5, line 8, increase the amount by $7,000,000,000.
On page 5, line 9, increase the amount by $7,000,000,000.
On page 5, line 10, increase the amount by $7,000,000,000.

SA 701. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improvements to the appeals process of the Department of Veterans Affairs for claims relating to disability compensation by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 702. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO EFFORTS ASSOCIATED WITH COMBATING THE HEROIN ADDICTION EPIDEMIC.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to efforts to support prevention, enforcement, interdiction, and recovery efforts associated with combating the heroin addiction epidemic by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 703. Mrs. SHAHEEN submitted an amendment intended to be proposed by
her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE DRUG TREATMENT COURTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the enhancement of drug treatment courts by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 704. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE DRUG TREATMENT COURTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the enhancement of drug treatment courts by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 705. Mr. MENENDEZ (for himself, Mr. GARDNER, and Mr. CARDIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE DRUG TREATMENT COURTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the enhancement of drug treatment courts by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 706. Mr. MARKEY (for himself and Mr. MEEKLEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ACHIEVING SAVINGS IN THE NUCLEAR SECURITY ENTERPRISE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to nuclear weapons modernization, which may include legislation that reduces the number of ballistic missile submarines, delays development of a new long-range penetrating bomber aircraft, or prohibits the procurement of new intercontinental ballistic missiles, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 707. Mr. MARKEY (for himself, Ms. BALKOWSKI, Mr. DURBIN, Mr. BROWN, Ms. HIROKYO, Mr. HATCH, and Mr. KAIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCE OR ELIMINATE OVERLAP OR DUPLICATIVE FEDERAL PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to implementing the recommendations of the Government Accountability Office to reduce or eliminate overlapping or duplicative federal programs, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCE OR ELIMINATE OVERLAP OR DUPLICATIVE FEDERAL PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prevention of prescription drug and opioid overdose deaths, which may include support of opioid overdose prevention activities in Indian country and monitoring for opioid prescription drugs and overdoses, expanded access to evidence-based treatments for opioid addiction, or enhanced research on opioid pain medication, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 708. Mr. WYDEN (for himself and Mr. BENNET) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SIMPLIFYING AND EXPANDING INcentives FOR HIGHER EDUCATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to simplifying and expanding tax incentives for higher education to boost student attendance and completion at colleges and vocational schools, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 709. Mr. MANCHIN (for himself and Ms. AYOTTE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SIMPLIFYING AND EXPANDING INCENTIVES FOR HIGHER EDUCATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to implementing the recommendations of the Government Accountability Office relating to simplifying, overlap, and duplication, which may include requiring the President to submit a proposed joint resolution implementing such recommendations by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 710. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:
levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO STRENGTHENING HEAD START PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to enhancing funding for programs carried out under the Head Start Act, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 711. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 6, line 6, increase the amount by $6,772,000,000.
On page 6, line 7, increase the amount by $9,608,000,000.
On page 6, line 8, increase the amount by $9,762,000,000.
On page 6, line 9, increase the amount by $10,360,000,000.
On page 6, line 10, increase the amount by $10,958,000,000.
On page 6, line 11, increase the amount by $11,280,000,000.
On page 6, line 12, increase the amount by $11,901,000,000.
On page 6, line 13, increase the amount by $12,540,000,000.
On page 6, line 14, increase the amount by $13,212,000,000.
On page 6, line 15, increase the amount by $13,814,000,000.
On page 6, line 16, increase the amount by $14,694,000,000.
On page 6, line 17, increase the amount by $15,607,000,000.
On page 6, line 18, increase the amount by $16,811,000,000.
On page 6, line 19, increase the amount by $18,792,000,000.
On page 6, line 20, increase the amount by $19,374,000,000.
On page 6, line 21, increase the amount by $20,224,000,000.
On page 6, line 22, increase the amount by $20,924,000,000.
On page 6, line 23, increase the amount by $21,375,000,000.
On page 6, line 24, increase the amount by $21,787,000,000.
On page 7, line 1, increase the amount by $12,425,000,000.
On page 7, line 2, increase the amount by $13,996,000,000.
On page 7, line 3, increase the amount by $14,694,000,000.
On page 7, line 4, increase the amount by $15,607,000,000.
On page 7, line 5, increase the amount by $16,811,000,000.
On page 7, line 6, increase the amount by $18,792,000,000.
On page 7, line 7, increase the amount by $19,374,000,000.
On page 7, line 8, increase the amount by $20,224,000,000.
On page 7, line 9, increase the amount by $20,924,000,000.
On page 7, line 10, increase the amount by $21,375,000,000.
On page 7, line 11, increase the amount by $21,787,000,000.
On page 7, line 12, increase the amount by $27,009,000,000.
On page 7, line 13, increase the amount by $31,375,000,000.
On page 8, line 1, increase the amount by $36,067,000,000.
On page 8, line 2, increase the amount by $39,385,000,000.
On page 8, line 3, increase the amount by $41,694,000,000.
On page 8, line 4, increase the amount by $43,919,000,000.
On page 8, line 5, increase the amount by $107,069,000,000.
On page 8, line 6, increase the amount by $80,279,000,000.
On page 8, line 7, increase the amount by $67,854,000,000.
On page 8, line 8, increase the amount by $93,375,000,000.
On page 8, line 9, increase the amount by $80,279,000,000.
On page 8, line 10, increase the amount by $56,067,000,000.
On page 8, line 11, increase the amount by $31,865,000,000.
On page 8, line 12, increase the amount by $44,694,000,000.
On page 8, line 13, increase the amount by $59,175,000,000.
On page 8, line 14, increase the amount by $67,854,000,000.
On page 8, line 15, increase the amount by $90,279,000,000.
On page 8, line 16, increase the amount by $93,375,000,000.
On page 8, line 17, increase the amount by $107,069,000,000.
On page 8, line 18, increase the amount by $69,655,000,000.
On page 8, line 19, increase the amount by $21,207,000,000.
On page 8, line 20, increase the amount by $31,375,000,000.
On page 8, line 21, increase the amount by $91,144,000,000.
On page 8, line 22, increase the amount by $73,500,000,000.
On page 8, line 23, increase the amount by $9,144,000,000.
On page 8, line 24, increase the amount by $3,805,000,000.

SA 712. Mr. FRANKEN (for himself and Mr. GRASSLEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 9, line 13, insert ‘‘, including standardizing financial aid award letters,’’ after ‘‘120 E.S.C. 1001 et seq.’’

SA 713. Mr. MURPHY (for himself and Mr. CASSIDY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO COMPREHENSIVE MENTAL HEALTH REFORM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to comprehensive mental health reform, which may include legislation that provides increased access to individuals suffering from mental illness and greater workforce opportunities for mental health professionals, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
SA 714. Mr. BENNET submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO CHEMICAL DISCLOSE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to chemicals used in industrial processes, which may include the public disclosure of the chemicals used in the hydraulic fracturing process, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 715. Mr. BENNET submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 55, beginning with line 24, strike through line 2 on page 56 and insert the following:

(1) tax on medical device manufacturers;
(2) operations and administration of the Department of the Treasury; or
(3) creating clean energy jobs, including extending over a reasonable period of time, as a bridge to tax reform, expired and expiring tax credits for renewable energy production and investment.

SA 716. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO SUPPORT THE ROBUST FUNDING OF COMMUNITY ORIENTED POLICING SERVICES GRANT PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports that would promote the robust funding of the Community Oriented Policing Services (commonly referred to as "COPS") grant program by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 717. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO THE EFFECTIVENESS AND AVAILABILITY OF BUREAU OF PRISONS PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the effectiveness and availability of the Bureau of Prisons rehabilitation, education, and recidivism reduction programs, including the effectiveness of the policy of using medication assisted treatment, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 718. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO CREATING CLEAN ENERGY JOBS, INCLUDING CHILD SAVINGS ACCOUNTS AND ASSET BUILDING.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to child savings accounts, which may include measures ensuring that the Department of the Treasury establish a child savings account program, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 719. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO CLEANING UP FEDERALLY DESIGNATED SUPERFUND SITES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to cleaning up sites on the National Priorities List developed by the President in accordance with section 105(a)(8)(B) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9605(a)(8)(B)) by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 720. Mr. BOOKER (for himself and Mrs. MURRAY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, insert the following:

SEC. 6. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO SUPPORTING WORKFORCE DEVELOPMENT THROUGH APPRENTICESHIP PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing funds for programs that support workforce development through apprenticeships, and providing additional funds to the Office of Apprenticeship of the Department of Labor to expand apprenticeship programs nationally, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 721. Mr. BOOKER (for himself and Mrs. FISCHER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO CONVERTING OFF HIGHWAYS, RAIL, WATERWAYS, PORTS, AND HIGHWAYS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to converting roads, rail, waterways, ports, and highways in accordance with section 105(a)(8)(B) of the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9605(a)(8)(B)) by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
to encourage freight planning and investment that incorporates all modes of trans- portation including rail, waterways, ports and highways, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 722. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASING UNITED STATES EXPORTS AND IMPROVING THE COMPETITIVENESS OF UNITED STATES BUSINESSES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing United States exports and improving the competitiveness of United States businesses, including through a long-term reauthorization of the Export-Import Bank of the United States, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 725. Mr. BOOKER (for himself and Ms. WARREN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING DIVERSITY IN PROCUREMENT AND HIRING AT ALL FEDERAL PENSION PLANS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring diversity in procurement and hiring at all Federal pension plans by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 726. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUPPORTING MENTORING PROGRAMS FOR AT-RISK YOUTH.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to supporting mentoring programs for at-risk youth by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 727. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUPPORTING MENTORING PROGRAMS FOR AT-RISK YOUTH.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to supporting mentoring programs for at-risk youth by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 728. Mr. BOOKER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUPPORTING MENTORING PROGRAMS FOR AT-RISK YOUTH.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to broadband expansion, which may include aid to cities and municipalities, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 729. Mr. CARDIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:
At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INVESTMENTS IN SURFACE TRANSPORTATION PROJECTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to making changes or providing for the authorization of programs to invest in freight movement, rail, highway, transit, transportation alternatives, and other surface transportation projects, including competition, which would improve United States economic competitiveness, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 732. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO RELATE TO AUTHORIZING ADVANCE APPROPRIATIONS FOR THE INDIAN HEALTH SERVICE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to authorizing advance appropriations for the Indian Health Service by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 733. Ms. MURKOWSKI (for herself and Mr. INHOFE) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO OUTREACH AND DELIVERY OF DEPARTMENT OF VETERANS AFFAIRS PROGRAMS AND SERVICES TO VETERANS RESIDING IN UNITED STATES COMMUNITIES NOT CONNECTED TO NORTH AMERICAN ROAD SYSTEM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to outreach and the delivery of Department of Veterans Affairs programs and services to veterans residing in United States communities not connected to the North American road system by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 734. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE DEPARTMENT OF VETERANS AFFAIRS TRAINING PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing sufficient funds for the Department of Defense Innovative Readiness Training Program by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 735. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASES TO MEDICARE PROVIDERS FOR MEDICARE BENEFICIARIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports that would increase access to health care providers for Medicare beneficiaries without raising revenue, which may include allowing Medicare providers to privately negotiate with Medicare beneficiaries, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ... DEFICIT-NEUTRAL RESERVE FUND RELATING TO FUNDING OF CERTAIN TRIBAL COURTS BY BUREAU OF INDIAN AFFAIRS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to funding by the Bureau of Indian Affairs of tribal courts located in the States listed in the table contained in section 1162(a) of title 18, United States Code, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ... DEFICIT-NEUTRAL RESERVE FUND RELATING TO FUNDING OF CERTAIN TRIBAL COURTS BY BUREAU OF INDIAN AFFAIRS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to funding by the Bureau of Indian Affairs of tribal courts located in the States listed in the table contained in section 1162(a) of title 18, United States Code, which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3 ... DEFICIT-NEUTRAL RESERVE FUND TO ALLOW FOR LEGISLATION TO PROVIDE FOR LONG-TERM BUDGET ANALYSES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to long-term budget analyses, including generational accounting, to promote understanding of the fiscal and economic impacts that proposed policy changes would have on current and future generations, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 742. Mr. THUNE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ... DEFICIT-NEUTRAL RESERVE FUND RELATING TO REFORMING THE UNEMPLOYMENT INSURANCE PROGRAM IN A MANNER THAT INCENTIVIZES WORK AND WORKER TRAINING FOR THE LONG-TERM UNEMPLOYED, HELPS THE LONG-TERM UNEMPLOYED REENTER THE WORKFORCE, RECOGNIZES THE DEMANDS ON STATE BUDGETS, AND DOES NOT INCREASE FINANCIAL BURDENS ON EMPLOYERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reforming the unemployment insurance program, which may include reforms in a manner that incentivizes work and worker training for the long-term unemployed, helps the long-term unemployed reenter the workforce, recognizes the demands on state budgets, and does not increase financial burdens on employers by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 743. Mr. THUNE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 20, line 13, insert the amount by $1,000,000.
On page 20, line 17, increase the amount by $1,000,000.
On page 20, line 21, increase the amount by $1,000,000.
On page 20, line 22, increase the amount by $1,000,000.
On page 20, line 25, increase the amount by $1,000,000.
On page 21, line 1, increase the amount by $1,000,000.
On page 21, line 4, increase the amount by $1,000,000.
On page 21, line 5, increase the amount by $1,000,000.
On page 21, line 8, increase the amount by $1,000,000.
On page 21, line 9, increase the amount by $1,000,000.
SA 745. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING TRANSPARENCY OF COSTS OF COMPLETING ANALYSES REQUIRED UNDER THE NATIONAL ENVIRONMENTAL POLICY ACT OF 1969.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the sale of nonessential Federal land sold for the purpose of reducing the Federal deficit by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 746. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. POINT OF ORDER AGAINST LEGISLATION TENDING TO RESTRICT THE RIGHT OF LAW-ABIDING AMERICANS TO OWN A FIREARM.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that would place further restriction on the right of law-abiding individuals in the United States to own a firearm in any year covered by this resolution.

(b) WAIVER AND APPEAL.—Subsection (a) may be waived, suspended or vetoed by the Senate by a three-fifths vote only by an affirmative vote of two-thirds of the Members, duly chosen and sworn. An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

(c) DEPRIVATION.—In this section, the term ‘further restriction on the right of law-abiding individuals in the United States to own a firearm’ means any further restriction on the right of law-abiding individuals in the United States to own a firearm that is permitted under Federal law prior to the adoption of this resolution; and

(1) prohibits, increases restrictions on, or regulates the manufacture or ownership of any firearm that is permitted under Federal law prior to the adoption of this resolution; or

(2) prohibits the manufacture or possession of specified categories of firearms based on the characteristics of such firearms that are permitted to be manufactured or possessed under Federal law prior to the adoption of this resolution;

(3) prohibits specific firearms or categories of firearms that are permitted under Federal law prior to the adoption of this resolution; or

(4) limits the size of ammunition feeding devices or prohibits categories of ammunition feeding devices that are permitted under Federal law prior to the adoption of this resolution;

(5) requires background checks through a Federal firearms licensee for private transfers of firearms if the transfers do not require a background check under Federal law prior to the adoption of this resolution;


| On page 21, line 12, increase the amount by $1,000,000. |
| On page 21, line 13, increase the amount by $1,000,000. |
| On page 21, line 16, increase the amount by $1,000,000. |
| On page 21, line 17, increase the amount by $1,000,000. |
| On page 21, line 20, increase the amount by $1,000,000. |
| On page 21, line 21, increase the amount by $1,000,000. |
| On page 21, line 24, increase the amount by $1,000,000. |
| On page 21, line 25, increase the amount by $1,000,000. |
| On page 43, line 19, decrease the amount by $1,000,000. |
| On page 43, line 23, decrease the amount by $1,000,000. |
| On page 44, line 2, decrease the amount by $1,000,000. |
| On page 44, line 3, decrease the amount by $1,000,000. |
| On page 44, line 6, decrease the amount by $1,000,000. |
| On page 44, line 7, decrease the amount by $1,000,000. |
| On page 44, line 10, decrease the amount by $1,000,000. |
| On page 44, line 11, decrease the amount by $1,000,000. |
| On page 44, line 14, decrease the amount by $1,000,000. |
| On page 44, line 15, decrease the amount by $1,000,000. |
| On page 44, line 18, decrease the amount by $1,000,000. |
| On page 44, line 19, decrease the amount by $1,000,000. |
| On page 44, line 22, decrease the amount by $1,000,000. |
| On page 44, line 23, decrease the amount by $1,000,000. |
| On page 45, line 2, decrease the amount by $1,000,000. |
| On page 45, line 3, decrease the amount by $1,000,000. |
| On page 45, line 6, decrease the amount by $1,000,000. |
| On page 45, line 7, decrease the amount by $1,000,000. |
(6) establishes a record-keeping system for the sale of firearms not established prior to the adoption of this resolution; or
(7) imposes prison sentences for sales, gifts, or raffles of firearms to veterans who are known to the transferee as a person prohibited from possessing a firearm that would otherwise not be imposed under Federal law prior to the adoption of this resolution.

SA 749. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 50, line 17, strike "or reforming".

SA 750. Mr. LEE (for himself and Mr. HATCH) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 64, lines 10 and 11, strike "Payments in Lieu of Taxes (PILT)" and insert "funding the payments in lieu of taxes program at levels roughly equivalent to lost tax revenues due to the presence of Federal land".

SA 751. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND TO ALLOW FOR THE RENEWAL OF THE INTERNET TELECOMMUNICATIONS AND INFORMATION ADMINISTRATION CONTRACT WITH THE INTERNET CORPORATION FOR DESIGNATED NAMES AND NUMBERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to encouraging the United States’ NATO allies to reverse declines in defense spending and bear a more proportionate burden for ensuring the security of NATO.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to encouraging the United States’ NATO allies to reverse declines in defense spending and bear a more proportionate burden for ensuring the security of NATO by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 753. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO SUFFICIENT NUMBER OF UNIFORMED MAINTENANCE PERSONNEL IN THE AIR FORCE FOR F-35A AIRCRAFT PROGRAM TO REACH INITIAL OPERATIONAL CAPACITY AND FULL OPERATIONAL CAPACITY ON SCHEDULE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments between the Houses, motions, or conference reports relating to permitting the Department of Defense to provide the necessary number of maintenance personnel in the Air Force for the F-35A aircraft program to reach Initial Operational Capacity (IOC) and Full Operational Capacity (FOC) on schedule by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 754. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO THE PROTECTION OF CLEAN WATER SCIENTIFIC STANDARDS WHILE MAINTAINING THE TRADITIONAL ROLE OF AGRICULTURE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting watersheds, including the Great Lakes, Chesapeake Bay, the Mississippi River system, or other sources of drinking water of the United States, which may include clarifying the scope of the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) to provide certainty for rural communities, or preserving existing exemptions for agriculture, ranching, or forestry, or to rely on the scientific evidence of impacts to water quality on other sources of drinking water bodies by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 756. Ms. STABENOW submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUPPORTING THE ELIMINATION OF PREVAILING WAGE MANDATES FOR FEDERALLY FUNDED CONSTRUCTION PROJECTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the elimination of prevailing wage mandates and requirements for federally funded construction projects by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to activities related to congres-
sional oversight and authorization may include dis-
allowing stationary or electronic devices to communicate with one or more foreign coun-
tries by interfering with the Executive Branch's national security policies and nego-
tiations on behalf of the United States, by the amounts provided in such legislation for those purposes, provided that such legisla-
tion would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 757. Mr. INHOFE (for himself and Mr. VITTER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the follow-
ing:

SEC. . SPENDING-NEUTRAL RESERVE FUND RELATING TO GRANT PROGRAMS OF THE ENVIRONMENTAL PROTECTION AGENCY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggrega-
tes, and other appropriate levels in this resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to limiting the Federal regulation of species found entirely within the borders of a single State by the amounts provided in such legislation, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 760. Mrs. FISCHER (for herself and Mr. DONNELLY) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congres-
sional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the follow-
ing:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO A RELIABILITY AS-
SESSMENT OF ENVIRONMENTAL PROTECTION AGENCY POWER PLANT RULES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggrega-
tes, and other appropriate levels in this resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to an independent reliability assess-
ment of the cumulative impacts of power plant rules of the Environmental Protection Agency, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 761. Mr. GRAHAM submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the follow-
ing:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUBJECTING ALL FED-
ERAL SPENDING TO SEQUESTRA-
TION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggrega-
tes, and other appropriate levels in this resolution for one or more bills, joint resolu-
tions, amendments, amendments between the Houses, motions, or conference reports relating to subjecting all Federal spending, except spending for OASDI, Social Security, to sequestration by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
SA 764. Mr. GRAHAM (for himself and Mr. PERDUE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREPARING PORTS OF THE UNITED STATES FOR POST-PANAMAX SHIPS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preparing the ports of the United States for larger, post-Panamax ships, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

SA 765. Mr. GRAHAM (for himself, Mr. PERDUE, and Mr. SCOTT) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO MIXED OXIDE FUEL FABRICATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to mixed oxide fuel fabrication, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

SA 766. Mr. GRAHAM submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUBSIDIES TO MEMBERS OF CONGRESS TO SEQUESTER.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to sequestration, and activities from sequestration, which may include ending the exemption from sequestration of the salaries of Members of Congress, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 767. Ms. MURKOWSKI submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO THE CONSTRUCTION OF ARCTIC POLAR ICEBREAKERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the construction of Arctic polar icebreakers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.

SA 770. Ms. MURKOWSKI (for herself, Mr. KING, Ms. CANTWELL, Mr. SULLIVAN, and Mrs. MURRAY) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO PROHIBIT USE OF TAXPAYER DOLLARS FOR FIRST CLASS AIRPLANE TRAVEL BY MEMBERS OF CONGRESS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of certain air transportation services, the airfare paid by the air soldier program, and the Department of Homeland Security and services to travelers residing in the contiguous United States and not served by the essential air service program by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025.
resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prohibiting use of taxpayer dollars for first class airplane travel by Members of Congress by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 772. Mrs. ERNST submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO EXPAND BROADBAND ACCESS AND UTILIZE MORE EFFECTIVELY IN THE FEDERAL RULEMAKING PROCESS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring public comments are utilized more effectively in the Federal rulemaking process by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 773. Mrs. ERNST submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO PROTECT TAXPAYERS BY REFORMING THE ALLOWANCE AND PERKS AVAILABLE TO FORMER PRESIDENTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting taxpayers by reforming the allowance and perks available to former Presidents by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 774. Mr. RUBIO (for himself and Mr. BOOKER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO PROTECT PATENTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring protection of patents by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 775. Mr. RUBIO submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE AVAILABILITY OF FEDERAL SPECTRUM FOR COMMERCIAL WIRELESS SERVICES, INCLUDING UNLICENSED WI-FI.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the availability of Federal spectrum for commercial services, including unlicensed Wi-Fi, by the amounts provided in such legislation for such purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 776. Mrs. SHAHEEN (for herself and Mr. COLLINS) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CUTFING CARBON POLLUTION AND HUMAN-INDUCED CLIMATE CHANGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting Americans from the impacts of human-induced climate change, which may include action on policies that reduce emissions by the amounts that the scientific community says are needed to avert catastrophic climate change, by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 777. Mr. SANDERS (for himself, Mr. WHITEHOUSE, Mrs. BOXER, Mr. MARK-KEY, and Mr. SCHATZ) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE IMPOSITION OF NEW SANCTIONS AGAINST THE GOVERNMENT OF IRAN BECAUSE OF THAT GOVERNMENT'S SUPPORT FOR TERRORISM AND ITS HUMAN RIGHTS ABUSES AGAINST THE PEOPLE OF IRAN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the imposition of new sanctions against the Government of Iran because of that Government's support for terrorism and its human rights abuses against the people of Iran, by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 778. Mr. CORNYN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE CONSTITUTIONAL REQUIREMENT TO LIMIT THE NUMBER OF LESSONS IN THE SCIENTIFIC COMMUNITY SAYS ARE NEEDED TO AVOID CATASTROPHIC CLIMATE CHANGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the constitutional requirement to limit the number of lessons in the scientific community says are needed to avoid catastrophic climate change, by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 779. Mr. CORNYN (for himself and Mr. ROBERTS) submitted an amendment intended to be proposed by him to the
concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ... DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE LAW ENFORCEMENT BILLS OF RIGHTS AND PROVIDE ADDITIONAL PROTECTIONS FOR TAXPAYERS AGAINST ABUSE BY THE INTERNAL REVENUE SERVICE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or reports relating to enacting a taxpayer bill of rights and providing additional protections for taxpayers against abuses by the Internal Revenue Service, which may include reducing the compliance burden on taxpayers, strengthening the appeals process for taxpayers, increasing penalties on agents of the Internal Revenue Service who are found to have violated the law, and improving taxpayer access to the judicial system, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 780. Mr. CORNYN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ELIMINATING THE BACKLOG OF SEXUAL ASSAULT EVIDENCE KITS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or reports relating to eliminating the backlog of sexual assault evidence kits, which may include increasing the amount provided for in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 781. Mr. RUBIO submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ... DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING THAT NO FEDERAL FINANCIAL AID FUNDS ARE USED FOR MARKETING ACTIVITIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, or reports relating to ensuring that no Federal financial aid funds are used for marketing activities by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

At the end of title III, add the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING SUFFICIENT TRADE ENFORCEMENT RESOURCES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing robust funding for the Enforcement and Compliance Unit of the International Trade Administration for the purposes of ensuring that the United States investigate antidumping and countervailing duty cases brought by petitioners from the United States that are facing unfairly traded imports by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

SA 787. Mr. BROWN (for himself, Mr. ISAKSON, and Mr. CASEY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE MONTHS OF CONTINUOUS ENROLLMENT IN MEDICAID AND THE CHILDREN'S HEALTH INSURANCE PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing robust funding for the Medicaid and the Children's Health Insurance Program and performance bonuses to States that exceed enrollment, retention, and continuity of enrollment for all beneficiaries in Medicaid and the Children's Health Insurance Program and performance bonuses to States that excel in enrollment, retention, and continuity for fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 789. Mr. BROWN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PREVENTING MISCLASSIFICATION OF WORKERS AS INDEPENDENT CONTRACTORS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting workers from being misclassified as independent contractors to ensure that such workers have access to the full range of legal protections including fair labor standards under the Fair Labor Standards Act of 1938 (29 U.S.C. 201 et seq.), health and safety protections under the Occupational Safety and Health Act of 1970 (29 U.S.C. 651 et seq.), and unemployment and workers' compensation benefits under applicable Federal law, and preventing employers from misclassifying workers as independent contractors to avoid paying their fair share of taxes under the Internal Revenue Code of 1966 by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 788. Mr. BROWN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of subtitle A of title IV, add the following:

SEC. POINT OF ORDER AGAINST LEGISLATION THAT WOULD ALLOCATE ANY SAVINGS ACHIEVED THROUGH SPENDING CUTS OR REVENUE THAT ARE NOT INCLUDED IN THE CONCURRENT RESOLUTION ON THE BUDGET FOR ANY PURPOSE OTHER THAN DEFICIT REDUCTION OR INVESTMENT IN THE NATION'S INFRASTRUCTURE.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, amendment, amendment between the Houses, or conference report that would allocate any savings achieved through spending cuts or new revenue that are not included in the concurrent resolution for any purpose other than deficit reduction or investment in the Nation's infrastructure.

(b) WAIVER AND APPEAL.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).
forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO STRENGTHENING THE ABILITY OF THE DEPARTMENT OF COMMERCE TO RESPOND TO ACCUSATIONS OF UNFAIR TRADE PRACTICES, WHICH MAY INCLUDE CURRENCY UNDEREVALUATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to strengthening the ability of the Department of Commerce to respond to accusations of unfair trade practices, which may include currency undervaluation, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 353. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SAVING MEDICARE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to efforts to limit the growth of benefit and reduce health care costs, which may include measures to allow Americans to earn paid sick time to address their own health needs and the health needs of their families, and to promote equal employment opportunities, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 354. DEFICIT-NEUTRAL RESERVE FUND RELATING TO GOVERNING JUSTLY AND DEMOCRATICALLY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Governing Justly and Democratically (GJD) programs, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 355. DEFICIT-NEUTRAL RESERVE FUND RELATING TO AUTHORIZING FEDERAL PERMITTING FOR MANUFACTURER CONSTRUCTION PROJECTS RELATING TO NA TIONAL SECURITY OR SECONDARY AMBIENT AIR QUALITY STANDARD FOR OZONE LOWER THAN A CERTAIN EXISTING STANDARD.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to authorizing Federal permitting for manufacturer construction projects relating to national security or secondary ambient air quality standard for ozone, which may include a prohibition on withholding Federal permits for manufacturing and energy construction projects in States that are in nonattainment with the most recent effective ozone national primary or secondary ambient air quality standard, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 794. Mr. SESSIONS (for himself, Mr. BURN, and Mr. PORTMAN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 352. DEFICIT-NEUTRAL RESERVE FUND RELATING TO STRENGTHENING THE ABILITY OF THE DEPARTMENT OF COMMERCE TO RESPOND TO ACCUSATIONS OF UNFAIR TRADE PRACTICES, WHICH MAY INCLUDE CURRENCY UNDEREVALUATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to strengthening the ability of the Department of Commerce to respond to accusations of unfair trade practices, which may include currency undervaluation, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 795. Mr. CASSIDY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 353. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SAVING MEDICARE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to efforts to limit the growth of benefit and reduce health care costs, which may include measures to allow Americans to earn paid sick time to address their own health needs and the health needs of their families, and to promote equal employment opportunities, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 796. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 354. DEFICIT-NEUTRAL RESERVE FUND RELATING TO GOVERNING JUSTLY AND DEMOCRATICALLY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Governing Justly and Democratically (GJD) programs, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 797. Mrs. FISCHER submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 355. DEFICIT-NEUTRAL RESERVE FUND RELATING TO AUTHORIZING FEDERAL PERMITTING FOR MANUFACTURER CONSTRUCTION PROJECTS RELATING TO NA TIONAL SECURITY OR SECONDARY AMBIENT AIR QUALITY STANDARD FOR OZONE LOWER THAN A CERTAIN EXISTING STANDARD.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to authorizing Federal permitting for manufacturer construction projects relating to national security or secondary ambient air quality standard for ozone, which may include a prohibition on withholding Federal permits for manufacturing and energy construction projects in States that are in nonattainment with the most recent effective ozone national primary or secondary ambient air quality standard, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 798. Mrs. MURRAY submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the end of title III, add the following:

SEC. 356. DEFICIT-NEUTRAL RESERVE FUND FOR LEGISLATION TO ALLOW AMERICANS TO EARN PAID SICK TIME.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to efforts to limit the growth of benefit and reduce health care costs, which may include measures to allow Americans to earn paid sick time to address their own health needs and the health needs of their families, and to promote equal employment opportunities, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
Congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO A COMPREHENSIVE APPROACH TO CRUDE-BY-RAIL SAFETY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the safe movement of crude oil by rail, which may include—

(1) strengthening design standards for rail tank cars;
(2) rapidly phasing out the legacy rail tank car fleet for crude-by-rail operations;
(3) improving railroad operations to reduce derailments;
(4) limiting the volatility of crude oil shipped by rail;
(5) deterring crude-by-rail train movements to States and first responders; or
(6) increasing resources that provide for the training and equipping of first responders to respond to worst-case accidents, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the 10 years of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 801. Mrs. MURRAY (for herself, Mr. WYDEN, Ms. STABENOW, Mr. WARNER, Mr. SCHATZ, Ms. BALDWIN, and Mr. KING) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 5, line 5, increase the amount by $8,000,000,000.
On page 5, line 6, increase the amount by $10,000,000,000.
On page 5, line 7, increase the amount by $12,000,000,000.
On page 5, line 8, increase the amount by $12,000,000,000.
On page 5, line 9, increase the amount by $13,000,000,000.
On page 5, line 10, increase the amount by $13,000,000,000.
On page 5, line 11, increase the amount by $15,000,000,000.
On page 5, line 12, increase the amount by $12,000,000,000.
On page 5, line 13, increase the amount by $12,000,000,000.
On page 5, line 14, increase the amount by $13,000,000,000.
On page 5, line 15, increase the amount by $13,000,000,000.
...
At the appropriate place insert the following:

SEC. 3. ADJUSTMENTS FOR SEQUESTRATION REPLACEMENT.

(a) MECHANISM FOR IMPLEMENTING INCREASE IN DISCRETIONARY LIMITS.—If a measure becomes law that amends the discretionary spending limits established under section 251(c) of the Balanced Budget and Emergency Deficit Control Act of 1985, the adjustments to discretionary spending limits under section 251(b) for the Act, or the enforcement procedures established under section 251A of that Act, the Chairman of the Committee on the Budget of the Senate shall adjust the allocation of the Balanced Budget and Emergency Deficit Control Act of 1974 (2 U.S.C. 633(a)) to the Committee on Appropriations of the Senate, and may adjust all other budgetary aggregates, allocations, levels, and limits contained in this resolution, as necessary, consistent with such measure, up to the amounts specified and reserved in subsection (b).

(b) AMOUNTS SPECIFIED AND RESERVED.—The amounts specified in this subsection (and to be reserved from the 302(a) allocation of the Congressional Budget Act of 1974 to the Committee on Appropriations until such time as the conditions specified in subsection (a) are met) are:

(1) for fiscal year 2016—

(A) for the revised security category, $37,000,000,000 in budget authority (and the outlays flowing therefrom); and

(B) for the revised nonsecurity category, $37,000,000,000 in budget authority (and the outlays flowing therefrom);

(2) for fiscal year 2017—

(A) for the revised security category, $37,000,000,000 in budget authority (and the outlays flowing therefrom); and

(B) for the revised nonsecurity category, $37,000,000,000 in budget authority (and the outlays flowing therefrom).

At the appropriate place insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND TO REVISE OR REPEAL SEQUESTRATION LIMITS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, or other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the servicing and collection of private and Federal student loan debt, which may include ensuring that borrowers are treated fairly, that borrowers’ account balances are accurate, and that servicers and debt collectors are held accountable by the Department of Education or the Bureau of Consumer Financial Protection by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2025; and

SEC. 5. POINT OF ORDER AGAINST LEGISLATION AUTHORIZING FEDERAL FUNDS APPROPRIATED FOR PROCURING NATURALIZATION APPLICATIONS TO BE USED FOR ANY OTHER PURPOSE.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report (except measures within the jurisdiction of the Committee on Appropriations of the Senate) that would permit the Secretary of Homeland Security or any other Federal official to use funds appropriated to the jurisdiction of the Committee on Appropriations of the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

SEC. 6. POINT OF ORDER AGAINST USING CERTAIN FUNDS TO PROCESS APPLICATIONS FOR IMMIGRATION BENEFITS.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report (except measures within the jurisdiction of the Committee on Appropriations of the Senate) that would permit the Secretary of Homeland Security or any other Federal official to use funds appropriated to the jurisdiction of the Committee on Appropriations of the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).
joint resolution, motion, amendment, amendment between the Houses, or conference report (except measures within the jurisdiction of the Committee on Appropriations of the Senate and Committee on Appropriations of the House of Representatives) that would permit the Secretary of Homeland Security or any other Federal official to use funds or adjudicate immigration benefit applications for any other purpose other than to process and adjudicate that same type of immigration benefit application.

(b) IMMIGRATION BENEFIT APPLICATION.—In this section, the term “immigration benefit application” means any application or petition to process and adjudicate immigration benefit applications for any other purpose other than to process and adjudicate that same type of immigration benefit application.

(1) DEFICIT-NEUTRAL RESERVE FUND TO ADVANCE WOMEN'S HEALTH CARE INTO THE 21ST CENTURY.

Supporting the 21st Century.

The Chairman of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to restoring students’ right to privacy of educational records by developing methods to ensure parental consent of such legislation, or prohibiting the collection of psychological or behavioral data by the amounts provided in such legislation for those purposes, provided that such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 810. Ms. COLLINS submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND TO ADVANCE WOMEN'S HEALTH CARE INTO THE 21ST CENTURY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving women’s healthcare services, which may include establishing a Federal interagency task force to better coordinate oversight activities related to for-profit institutions of higher education, which may include establishing a Federal interagency task force to better coordinate oversight activities related to for-profit institutions of higher education or public school districts and to provide students and parents seeking postsecondary education, by the amounts provided in such legislation, or prohibiting the collection of psychological or behavioral data by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 813. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. DEFICIT-NEUTRAL RESERVE FUND TO ADVANCE WOMEN'S HEALTH CARE INTO THE 21ST CENTURY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving women’s healthcare services, which may include establishing a Federal interagency task force to better coordinate oversight activities related to for-profit institutions of higher education, which may include establishing a Federal interagency task force to better coordinate oversight activities related to for-profit institutions of higher education or public school districts and to provide students and parents seeking postsecondary education, by the amounts provided in such legislation, or prohibiting the collection of psychological or behavioral data by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 814. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 11. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE TAX BENEFITS TO PAYING COMPANIES TO ELIMINATE TAX BENEFITS TO PAYING COMPANIES FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing corporations that were previously located in Bermuda or the Cayman Islands, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 815. Mr. DURBIN (for himself, Mr. REED, Mr. WHITEHOUSE, Ms. HIRONO, Mr. FRANKEN, and Ms. WARREN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 11. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE TAX BENEFITS TO PAYING COMPANIES TO ELIMINATE TAX BENEFITS TO PAYING COMPANIES FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing corporations that were previously located in Bermuda or the Cayman Islands, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 816. Mr. DURBIN (for himself, Mr. WHITEHOUSE, and Mr. REED) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 352. SPENDING-NEUTRAL RESERVE FUND RELATING TO FUNDING FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to funding for the Overseas Private Investment Corporation, which may include activities to limit the reduction of greenhouse gas emissions, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 818. Mr. FLAKE (for himself and Mr. ALEXANDER) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 11. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE TAX BENEFITS TO PAYING COMPANIES TO ELIMINATE TAX BENEFITS TO PAYING COMPANIES FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing corporations that were previously located in Bermuda or the Cayman Islands, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 819. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 11. DEFICIT-NEUTRAL RESERVE FUND TO PROVIDE TAX BENEFITS TO PAYING COMPANIES TO ELIMINATE TAX BENEFITS TO PAYING COMPANIES FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing corporations that were previously located in Bermuda or the Cayman Islands, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 820. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 352. SPENDING-NEUTRAL RESERVE FUND RELATING TO FUNDING FOR THE OVERSEAS PRIVATE INVESTMENT CORPORATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to minimizing wasteful spending by the Department of Defense, which may include prohibiting funding for the Defense Rapid Innovation Program, by the amounts

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provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2025.

SA 821. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. SPENDING-NEUTRAL RESERVE FUND RELATING TO PROHIBITING THE FOREST SERVICE FROM FINALIZING AND IMPLEMENTING A CERTAIN PROPOSED GROUNDWATER DIRECTIVE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to State regulation of groundwater resources, which may include prohibiting the Forest Service from finalizing and implementing the proposed directive of the Forest Service entitled “Proposed Directive on Groundwater Resource Management, Forest Service Manual 2560” (79 Fed. Reg. 25815 (May 6, 2014)) by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of fiscal years 2016 through 2025.

SA 822. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 81, line 12, strike “or”.
On page 81, line 15, insert “or” at the end.
On page 81, between lines 15 and 16, insert the following:

(4) the reduction of duplicative Federal green building programs;

SA 823. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. SPENDING-NEUTRAL RESERVE FUND RELATING TO IMPLEMENTING RECOMMENDATIONS TO CONSOLIDATE FINANCIAL LITERACY PROGRAMS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reducing duplication in Federal programs, which may include implementing the recommendations of the Government Accountability Office relating to financial literacy programs, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 824. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CHANGES TO THE PATIENT PROTECTION AND AFFORDABLE CARE ACT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to changes in the Patient Protection and Affordable Care Act, which may include repeal of the annual fee on health insurance providers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 827. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. SPENDING-NEUTRAL RESERVE FUND RELATING TO FEDERAL REGULATORY PROCESS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution, for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to changes in the Patient Protection and Affordable Care Act, which may include repeal of the annual fee on health insurance providers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

(A) impose paperwork burdens that could significantly diminish regulatory effectiveness; (B) impose disproportionately high costs on small businesses; (C) could be strengthened in their effectiveness while reducing regulatory costs; (D) have been rendered obsolete by technological or market changes; (E) have achieved their goals and can be repealed without target problems recurring; (F) impose disproportionately high costs on small businesses; (G) are ineffective;
At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE PROTECTION OF STATES AND LOCAL COMMUNITIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to maintaining the critical infrastructure of the United States, including the United States natural gas pipeline system with respect to physical damages or cyber security-related impacts, which may include compromise from geologic and weather-related events, or from a physical terrorist attack, or cyber security threats and impacts to related computer systems, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025:

SA 832. Mrs. SHAHEEN (for herself, Mrs. MURRAY, Mrs. BOXER, Mr. BLUMENTHAL, and Ms. STABENOW) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TRICARE BENEFICIARIES, INCLUDING EMERGENCY CONTRACEPTION FOR WOMEN MEMBERS OF THE ARMED FORCES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving TRICARE contraceptive coverage, which may include legislation that provides no-cost coverage of all contraceptive methods approved by the Food and Drug Administration, including long-acting reversible contraceptives and emergency contraception, education and counseling, and ensures emergency contraception is offered to all women members of the Armed Forces who are sexual assault survivors in military treatment facilities, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025 or the period of the total of fiscal years 2016 through 2025:

SA 833. Mrs. BOXER submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE COST OF OPERATIONS AGAINST THE ISLAMIC STATE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to funding for overseas contingency operations, which may include legislation that would establish a temporary surtax by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 836. Mr. MCCONNELL (for himself and Mr. PAUL) submitted an amendment intended to be proposed by him
to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 349. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING FUNDING FOR STATE AND LOCAL LAW ENFORCEMENT AGENCIES TO BE USED FOR DATA COLLECTION RELATED TO DOJ PROFILING GUIDANCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, conference reports relating to initiatives to sell or transfer to, or exchange with, a State or local government any Federal land that is not within the boundaries of a National Preserve, or National Monument, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 350. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVISION OF EDUCATIONAL ASSISTANCE TO VETERANS WHO SERVED IN THE RESERVES IN AFGHANISTAN OR IRAQ.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, conference reports relating to initiatives to sell or transfer to, or exchange with, a State or local government any Federal land that is not within the boundaries of a National Preserve, or National Monument, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 351. DEFICIT-NEUTRAL RESERVE FUND RELATING TO CONSUMER FINANCIAL PROTECTION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, conference reports relating to initiatives to sell or transfer to, or exchange with, a State or local government any Federal land that is not within the boundaries of a National Preserve, or National Monument, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:
Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, as follows:

At the appropriate place, insert the following:

SEC. __._ DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCING THE COST OF ATTENDANCE AT AN INSTITUTION OF HIGHER EDUCATION AND ENSURING THAT STUDENTS CAN AFFORD TO PAY BACK STUDENT LOANS BY AVOIDING CUTS TO FEDERAL PELL GRANTS AND NEW MANDATES THAT STUDENTS PAY INTEREST.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reducing the cost of attending an institution of higher education and ensuring that students can graduate can afford to pay back their student loans, which may include avoiding new mandates that students pay interest on Stafford loans while attending an institution of higher education, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

Mr. MERKLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. __._ DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCING THE COST OF ATTENDANCE AT AN INSTITUTION OF HIGHER EDUCATION AND ENSURING THAT STUDENTS CAN AFFORD TO PAY BACK STUDENT LOANS BY AVOIDING CUTS TO FEDERAL PELL GRANTS AND NEW MANDATES THAT STUDENTS PAY INTEREST WHILE IN SCHOOL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reducing the cost of attending an institution of higher education and ensuring that students who graduate can afford to pay back their student loans, which may include avoiding new mandates that students pay interest on Stafford loans while attending an institution of higher education and ensuring that students can afford to pay back their student loans, which may include avoiding new mandates that students pay interest on Stafford loans while attending an institution of higher education, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
On page 30, line 2, increase the amount by $4,795,000,000.
On page 30, line 3, increase the amount by $4,140,000,000.
On page 30, line 4, increase the amount by $4,925,000,000.
On page 30, line 7, increase the amount by $4,250,000,000.
On page 32, line 2, increase the amount by $16,000,000.
On page 32, line 3, increase the amount by $16,000,000.
On page 32, line 6, increase the amount by $76,000,000.
On page 32, line 7, increase the amount by $76,000,000.
On page 32, line 10, increase the amount by $392,000,000.
On page 32, line 11, increase the amount by $392,000,000.
On page 32, line 14, increase the amount by $334,000,000.
On page 32, line 15, increase the amount by $334,000,000.
On page 32, line 18, increase the amount by $15,000,000.
On page 32, line 19, increase the amount by $15,000,000.
On page 32, line 22, increase the amount by $690,000,000.
On page 32, line 23, increase the amount by $690,000,000.
On page 33, line 2, increase the amount by $874,000,000.
On page 33, line 3, increase the amount by $874,000,000.
On page 33, line 6, increase the amount by $1,070,000,000.
On page 33, line 7, increase the amount by $1,070,000,000.
On page 33, line 10, increase the amount by $1,280,000,000.
On page 33, line 11, increase the amount by $1,280,000,000.
On page 33, line 14, increase the amount by $1,462,000,000.
On page 33, line 15, increase the amount by $1,462,000,000.

SA 847. Mr. SCOTT submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:
At the appropriate place, insert the following:

SEC. 1. INFORMATION ON SETTLEMENT AGREEMENTS.

As part of the annual update to the Budget and Economic Outlook required by section 252(e) of the Congressional Budget Act of 1974 (2 U.S.C. 602(e)), the Congressional Budget Office shall include—
(1) a report on settlement agreements requiring payments of at least $1,000,000; and
(2) a breakdown of the amounts paid under settlement agreements described in paragraph (1) to—
(A) the General Fund of the Treasury;
(B) a victims compensation fund of a Federal agency;
(C) a State or local government; or
(D) a nongovernmental entity.

SA 848. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:
At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE MEDICARE HOME HEALTH FACE-TO-FACE DOCUMENTATION REQUIREMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the Medicare home health face-to-face documentation requirement, which may include legislation that simplifies and streamlines such requirement, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO REIN IN FISHING REGULATIONS AND PROVIDE DISASTER RELIEF FOR FISHERIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reining in onerous regulations on the United States fishing industry or providing assistance for fishery disasters declared by the Secretary of Commerce by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 851. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:
At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING SMALL BUSINESS REGULATORY RELIEF AND PREVENTING DUPLICATIVE REGULATIONS FOR INVESTMENT ADVISORS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to alleviating regulatory burdens on small businesses, fostering small business export growth, and preventing duplicative regulations for investment advisors by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 852. Ms. AYOTTE submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:
At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROHIBITING CARRYING OUT EXECUTIVE ACTIONS ANNOUNCED ON NOVEMBER 20 AND 21, 2014 RELATED TO IMMIGRATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prohibiting carrying out executive actions announced on November 20 and 21, 2014, related to immigration, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2020 and the period of the total of fiscal years 2016 through 2025.

SA 853. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary
levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 202. LIMIT ON SENATE CONSIDERATION OF RECONCILIATION.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider a bill or joint resolution reported pursuant to section 201, or an amendment or conference report on, or amendment between the Houses in relation to such a bill or joint resolution, which would increase the public debt limit under section 912 of title 31, United States Code, during the period of fiscal years 2016 through 2025.

(b) WAIVER.—This section may be waived or suspended in the Senate only by the affirmative vote of two-thirds of the Members, duly chosen and sworn.

(c) APPEALS.—An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal from the Chair on the point of order raised under this section.

SA 856. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO RECLASSIFICATION OF BROADBAND PROVIDERS AS COMMON CARRIERS UNDER TITLE II OF THE COMMUNICATIONS ACT OF 1934.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing any group of athletes representing an institution of higher education from being recognized as employees who can form a labor organization, under the National Labor Relations Act (29 U.S.C. 151 et seq.) by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 857. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 202. LIMIT ON SENATE CONSIDERATION OF RECONCILIATION.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider a bill or joint resolution reported pursuant to section 201, or an amendment or conference report on, or amendment between the Houses in relation to such a bill or joint resolution, which would increase the public debt limit under section 912 of title 31, United States Code, during the period of fiscal years 2016 through 2025.

(b) WAIVER.—This section may be waived or suspended in the Senate only by the affirmative vote of two-thirds of the Members, duly chosen and sworn.

(c) APPEALS.—An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal from the Chair on the point of order raised under this section.

SA 858. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 203. SPENDING-NEUTRAL RESERVE FUND RELATING TO INVESTIGATION AND RECOVERY OF MISSEING WEAPONS AND MILITARY EQUIPMENT PROVIDED TO THE GOVERNMENT OF YEMEN BY THE UNITED STATES GOVERNMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to investigation and recovery of missing weapons and military equipment provided to the Government of Yemen by the United States Government to ensure that such items are not in the possession of or used by radical extremist groups operating in the country by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 859. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO CLARIFYING THE DEFINITION OF THE TERM ‘WATERS OF THE UNITED STATES’.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to limiting funds for institutions or organizations established by the United Nations Convention on the Law of the Sea by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 860. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO RECLASSIFICATION OF BROADBAND PROVIDERS AS COMMON CARRIERS UNDER TITLE II OF THE COMMUNICATIONS ACT OF 1934.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the openness of the Internet, which may include prohibiting the reclassification of broadband providers as common carriers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 857. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 202. LIMIT ON SENATE CONSIDERATION OF RECONCILIATION.

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider a bill or joint resolution reported pursuant to section 201, or an amendment or conference report on, or amendment between the Houses in relation to such a bill or joint resolution, which would increase the public debt limit under section 912 of title 31, United States Code, during the period of fiscal years 2016 through 2025.
SEC. 1. SPENDING-NEUTRAL RESERVE FUND RELATING TO PREVENTING THE DEPARTMENT OF ENERGY FROM MAKING RISKY LOANS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing Federal agencies from providing direct funding or loan guarantees for energy projects to private entities by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 861. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. SPENDING-NEUTRAL RESERVE FUND RELATING TO EQUALIZING THE TREATMENT OF ATTORNEYS' FEES UNDER THE ENDANGERED SPECIES ACT OF 1973 AND THE EQUAL ACCESS TO JUSTICE ACT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to placing the award of attorney's fees granted by the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) under the same conditions found in sections 504 of title 5 and 2412 of title 28, United States Code (commonly known as the "Equal Access to Justice Act"), by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 862. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO PROHIBITING AN ACCOUNTING OF TOTAL UNITED STATES CONTRIBUTIONS TO THE UNITED NATIONS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to requiring the Director of the Office of Management and Budget to submit an annual report to Congress that lists all contributions, including in-kind contributions, of the United States Government to the United Nations, its affiliated agencies, and related bodies, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 865. Mr. JOHNSON submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. SPENDING-NEUTRAL RESERVE FUND TO STOP THE FEDERAL GOVERNMENT FROM FORCING STATES TO PAY UNEMPLOYMENT COMPENSATION BENEFITS TO MILLIONAIRES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preventing and enforcing of false statements and the prevention and enforcement of false statements to the Government, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 864. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. SPENDING-NEUTRAL RESERVE FUND RELATING TO INCREASING FUNDING FOR THE TIGER DISCRETIONARY GRANT PROGRAM OF THE DEPARTMENT OF TRANSPORTATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Federal investments in the Transportation Investment Generating Economic Recovery ("TIGER") discretionary grant program by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 867. Mr. WHITEHOUSE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND TO LEAVE IT MORE DIFFICULT FOR CORPORATIONS TO SECRETLY INFLUENCE ELECTIONS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to campaign finance reform, including disclosure of campaign spending and the prevention and enforcement of false statements to the Government, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. POINT OF ORDER AGAINST PROVIDING FUNDING TO INSURE MILLIONS OF AMERICANS TO LOSE THEIR HEALTH INSURANCE PLANS.

(a) Point of Order.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that would result in millions of Americans losing their health insurance plans without providing for alternative coverage.

(b) Waiver and Appeal.—Subsection (a) may be waived or appealed in the Senate only by an affirmative vote of three-fifths of the Members, duly chosen and sworn. An affirmative vote of three-fifths of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

SA 869. Mr. UDALL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TECHNOLOGY TRANSITIONS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to extending tax provisions that expired in 2013 or 2014 for 2 years, which may include provisions and policies like those contained in the EXPIRE Act of 2014, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 871. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE REIMBURSEMENT OF EMERGENCY MEDICAL CARE FOR VETERANS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of committees or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the reimbursement of emergency medical care for veterans, which may include reimbursement of veterans who have not received care from the Department of Veterans Affairs in the past, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 874. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO A UNIQUE IDENTIFIER FOR VETERANS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregate, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to eliminating on the use of appropriated funds to promulgate or adopt any final standard providing for the assignment of a unique health identifier for an individual and to require legislation setting standards for such assignment, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 875. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:
SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PERMANENT EXTENSION OF THE NEW MARKETS TAX CREDIT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 876. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROMOTING A SUBSTANTIAL INCREASE IN THE MINIMUM WAGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 877. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INVESTING IN CLEAN ENERGY AND PRESERVING THE ENVIRONMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 878. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ENSURING THAT FEDERAL AGENCIES RELATE TO THE IMPROVEMENT OF PREVENTION AND TREATMENT OF INCREASED RISK AND LIFESPAN OF EXISTING DISEASES AND TO PREVENT AND TREATMENT OF AGRO-ENVIRONMENTAL IMPACTS FROM AN AGRICULTURAL VIRUS OUTBREAK.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 879. Ms. HIRONO submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ESTABLISHING A STUDENT BORROWER BILL OF RIGHTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 881. Mr. SANDERS (for himself and Mrs. MURRAY) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASING COLLEGE COMPLETION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 880. Mr. DURBIN (for himself, Mr. REED, Mr. BLUMENTHAL, and Mr. KING) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROMOTING A SUBSTANTIAL INCREASE IN THE MINIMUM WAGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 882. Mr. CARPER (for himself, Mr. BOOZMAN, Mr. COONS, and Mr. COTTON) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 7. DEFICIT-NEUTRAL RESERVE FUND RELATING TO DENTAL COVERAGE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregators, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the provision of extension of the new markets tax credit, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

At the appropriate place, insert the following:
avian influenza outbreak, which may include investments in vaccine development or research in pathway analysis, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit of either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 883.** Mr. ROBERTS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING HEALTH CARE RATIONING.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prohibiting the use of data obtained from comparative effectiveness research to deny coverage of items or services under Federal health programs, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 884.** Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASING LOCAL FLEXIBILITY IN LOW-INCOME HOUSING PROGRAMS IN REPORTING LOW-INCOME HOUSING BLOCK GRANT FUNDING BY EXPANDING THE MOVING-TO-WORK PROGRAM.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing local flexibility in low-income housing and supporting low-income housing block grant funding by expanding the Moving-to-Work program by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 885.** Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TECHNICAL ASSISTANCE TO SMALL BUSINESSES AND ASPIRING ENTREPRENEURS THROUGH SMALL BUSINESS DEVELOPMENT CENTERS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing technical assistance to small businesses and aspiring entrepreneurs through small business development centers by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 886.** Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING TECHNICAL ASSISTANCE TO SMALL BUSINESSES AND ASPIRING ENTREPRENEURS THROUGH SMALL BUSINESS DEVELOPMENT CENTERS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing technical assistance to small businesses and aspiring entrepreneurs through small business development centers by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 887.** Mr. HOEVEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING COMMUNITY RELATIONS WITH LAW ENFORCEMENT OFFICERS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving community relations with law enforcement officers, encouraging law enforcement officers, encouraging the use of body cameras by law enforcement officers, improving training for law enforcement officers who walk patrols with community members, increasing and improving training for law enforcement officers, encouraging the use of body cameras by law enforcement officers, improving training for law enforcement officers who walk patrols with community members, increasing and improving training for law enforcement officers, and increasing and improving training for law enforcement officers.

**SA 888.** Mrs. FEINSTEIN submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING COMMUNITY RELATIONS WITH LAW ENFORCEMENT OFFICERS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving community relations with law enforcement officers, encouraging the use of body cameras by law enforcement officers, improving training for law enforcement officers who walk patrols with community members, increasing and improving training for law enforcement officers, encouraging the use of body cameras by law enforcement officers, improving training for law enforcement officers who walk patrols with community members, increasing and improving training for law enforcement officers, and increasing and improving training for law enforcement officers.
Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ADDRESSING THE INFRASTRUCTURE NEEDS OF PASSENGER RAIL.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to investments benefitting the National Railroad Passenger Corporation, including funding for capital needs of the intercity passenger rail network and the Corporation, which may include state of good repair, safety improvements, and other capital projects necessary to maintain and expand current service levels and improve key performance metrics of the Nation’s intercity passenger rail provider, which helps connect communities across the Nation and support regional economic development, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 892. Mr. COONS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO IMPROVING THE SAFETY OF OFFSHORE OIL DRILLING IN THE UNITED STATES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to improving the safety of offshore oil drilling in the United States, which may include changes to existing law to increase the liability cap with respect to oil spills, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 897. Mr. MARKEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROTECTING CONSUMERS IN THE UNITED STATES FROM PRICE INCREASES DUE TO LARGE-SCALE NATURAL GAS EXPORTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to protecting consumers in the United States from price increases due to large-scale natural gas exports, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the end of subtitle A of title IV, add the following:
relating to protecting consumers and businesses in the United States from price increases or other impacts of large-scale natural gas exports, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 898. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ADDRESS CYBERSTALKING AND ONLINE HARASSMENT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to cyberstalking and online harassment, including the nonconsensual disclosure of sexually explicit images and videos, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 899. Mr. CARDIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE IMPORTANCE OF CIVICS AND GOVERNMENT EDUCATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to civics and government education, which may include improving instruction in civics and government education or which may improve the capacity of teachers to provide effective civics and government education, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 900. Mr. CARDIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO AUTHORIZING CHILDREN ELIGIBLE FOR HEALTH CARE UNDER LANDBY SECRETARY OF VETERANS AFFAIRS TO RETAIN SUCH ELIGIBILITY UNTIL AGE 26.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to authorizing children who are eligible to receive health care furnished under laws administered by the Secretary of Veterans Affairs to retain such eligibility until age 26, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 903. Mr. TESTER (for himself and Mr. MORA) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TEMPORARY PAYMENT OF DEPENDENCY AND INDEMNITY CONTRIBUTION TO DEATH PENSION UPON DEATH OF A VETERAN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to temporary payment of dependency and indemnity compensation or death pension upon the death of a United States Government, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 904. Mr. TESTER (for himself and Mr. MORA) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE FEDERAL WORKFORCE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the Federal workforce, which may include the provision of additional sick leave to disabled veterans employed by the Federal Government, by the amounts provided in such legislation for those purposes,
provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 905. Mr. TESTER submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO VETERANS HEALTH.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to veterans care, which may include efforts to enhance access to care for rural veterans, to address medical workforce shortages of the Department of Veterans Affairs, and new facilities in rural areas, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 906. Ms. KLOBUCHAR submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO FEDERAL INVESTMENT IN PRECISION MEDICINE AND BIOMEDICAL INNOVATION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Federal investments in precision medicine and biomedical innovation, which may include biomedical research, creation of a national research cohort, or regulatory modernization, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 907. Ms. KLOBUCHAR (for herself, Ms. BALDWIN, and Mr. FRANKEN) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE EFFECTIVE FEDERAL MANAGEMENT OF THE GRAY WOLF POPULATION IN THE WESTERN GREAT LAKES REGION.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the effective Federal management of the gray wolf population in the western Great Lakes region, which may include providing resources to Wildlife Services of the Animal and Plant Health Inspection Service, Department of Agriculture, to resolve conflicts relating to the gray wolf, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 908. Ms. KLOBUCHAR (for herself and Ms. MURKOWSKI) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE IMPROVEMENT AND ENHANCEMENT OF THE CAPABILITY OF THE ARMED FORCES TO PREVENT AND RESPOND TO SEXUAL ASSAULT AND SEXUAL HARASSMENT IN THE ARMED FORCES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the improvement and enhancement of the capabilities of the Armed Forces to prevent and respond to sexual assault and sexual harassment in the Armed Forces, which may include the collection and retention of records to improve tracking and review of sexual assault claims in the Armed Forces, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 909. Ms. KLOBUCHAR (for herself and Mr. RSCHEL) submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ADVANCING INNOVATIONS IN LIFE SAVING TECHNOLOGIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to advancing innovations in life saving technologies which may include investment in innovative technologies at public safety answering points, including next-generation 911 technologies, or investing in such technologies, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 910. Ms. KLOBUCHAR submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PRESERVING FUNDING FOR STATES TO DEVELOP AND MAINTAIN MOTORIZED AND NON-MOTORIZED RECREATIONAL TRAIL USERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to preserving funding for States to develop and maintain recreational trails and related facilities for motorized and non-motorized recreational trail uses by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
space in the United States or provide support for the Centennial of the National Park Service, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 912.** Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PERMANENTLY RE-FORMING EMERGENCY UNEMPLOY-MENT INSURANCE PROGRAMS, INCLUD-ING THE EXTENDED BENEFIT PROGRAM FOR INDIVIDUALS WHO HAVE EXHAUSTED THEIR REGULAR UNEMPLOYMENT COMPENSATION DURING ECONOMIC DOWNTURNS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to establishing a permanent extended unemployment compensation program and reformatting the Extended Benefits program for individuals who have exhausted their regular unemployment compensation during economic downturns by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 915.** Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 1. POINT OF ORDER AGAINST INCREASING COSTS TO BORROWERS IN THE FEDERAL STUDENT LOAN PROGRAMS.**

(a) POINT OF ORDER.—It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that would increase the cost to borrowers in Federal student loans made to students or on behalf of students, including a switch to fair value accounting rules.

(b) WAIVER AND APPEAL.—Subsection (a) may be waived or suspended in the Senate only by an affirmative vote of two-thirds of the Members, duly chosen and sworn. An affirmative vote of two-thirds of the Members of the Senate, duly chosen and sworn, shall be required to sustain an appeal of the ruling of the Chair on a point of order raised under subsection (a).

**SA 916.** Mr. REED (for himself and Ms. BALDWIN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO REFORMING THE ELE-MENTARY AND SECONDARY EDUCATION ACT OF 1965 TO ESTABLISH ACCOUNTABILITY REQUIREMENTS FOR TITLE I.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the reauthorization of the Elementary and Secondary Education Act of 1965 to require State and local educational agencies to establish accountability requirements for Title I, equitable, and adequate access for all students to the core resources for learning, which may include high-quality instruction teams, rigorous academic standards, appropriate class sizes, and effective school library programs, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 917.** Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 1. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING FOR AN ADDITIONAL YEAR OF FEDERAL FUNDING FOR SHORT-TERM COMPENSATION PROGRAMS, WHICH PREVENT LAYOFFS AND KEEP AMERI-CANS EMPLOYED.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing for an additional year of Federal funding for short-term compensation programs, which prevent layoffs and keep Americans employed, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 918.** Mr. REED (for himself, Ms. COLLINS, Mr. MARKLEY, Mr. SANDERS, Mrs. SHAHEEN, Mr. KING, Mr. LEAHY, and Mr. COONS) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 81, line 10, insert before the semi-colon ‘‘, which may include weatherization and energy efficiency retrofit programs for low-income individuals’’.

On page 81, line 12, insert before the semi-colon ‘‘, which may include seasonal assistance, crisis fuel assistance, or other assistance to low-income individuals’’.

**SA 919.** Mr. REED (for himself and Mr. WHITEHOUSE) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

Mr. WHITEHOUSE) submitted an amendment between the Houses, or conference reports relating to establishing a permanent extended unemployment compensation program and reformatting the Extended Benefits program for individuals who have exhausted their regular unemployment compensation during economic downturns by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PRESCRIPTION DRUG COSTS UNDER THE MEDICARE PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to prescription drug costs under the Medicare program, which may include making prescription drugs more affordable for seniors and for taxpayers by requiring the Secretary of Health and Human Services to negotiate prescription drug costs under the Medicare program, particularly with inverted corporations that benefit from Medicare program reimbursements, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 920. Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ELIMINATING DEDUCTIONS FOR CORPORATE COMPENSATION IN EXCESS OF $1,000,000.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to excessive subsidization in the tax code of corporate compensation, which may include eliminating deductions for corporate compensation in excess of $1,000,000, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 922. Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 101, strike line 24 and all that follows through page 105, line 8.

SA 923. Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND RELATING TO ELIMINATING NEGATIVE SUBSIDIES THROUGH THE FEDERAL STUDENT LOAN PROGRAM AND REDUCING COSTS FOR BORROWERS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reforming the Federal student loan programs to eliminate negative subsidies and reduce costs for borrowers by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 924. Mr. REED submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

On page 104, line 9, insert ‘‘, including fraud, waste, abuse, and crime resulting from legislative derogation and Government costs of responding to such results’’ before the period.

SA 925. Mr. TILLIS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND RELATING TO THE UNITED STATES COSTS SYSTEM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the United States civil courts system, including improvements to civil discovery rules that will contribute to the speedy and efficient resolution of disputes by placing the real parties in interest before a trial by jury, by the amounts provided in such legislation for that purpose, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 926. Mr. TILLIS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the end of title III, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND TO ENSURE THAT VOTERS OF CITIZENS ARE NOT DENIED OR ABRIDGED ON ACCOUNT OF RACE, COLOR, OR PREVIOUS CONDITION OF SERVITUDE.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring that the right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state under any pretense of a condition, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND TO ENSURE THAT VOTERS OF CITIZENS ARE NOT DENIED OR ABRIDGED ON ACCOUNT OF RACE, COLOR, OR PREVIOUS CONDITION OF SERVITUDE.

The Chairman of the Senate Committee on the Budget may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to ensuring that the right of citizens of the United States to vote shall not be denied or abridged by the United States or by any state under any pretense of a condition, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 45. DEFICIT-NEUTRAL RESERVE FUND TO ENSURE THAT VOTERS OF CITIZENS ARE NOT DENIED OR ABRIDGED ON ACCOUNT OF RACE, COLOR, OR PREVIOUS CONDITION OF SERVITUDE.
which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO STRENGTHENING WATERBORNE COMMERCE IN OUR PORTS AND HARBORS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports related to carbon emissions, which may include prohibitions on Federal taxes or fees imposed on carbon emissions from any product or entity that is a direct or indirect source of the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 4. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROTECTING MEDICARE ADVANTAGE BY REVERSING OBAMA CARE CUTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports related to protecting Medicare Advantage by reversing Obamacare’s massive cuts to the program, by the amounts provided in such legislation for such purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 5. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROHIBITING MARKETING MATERIALS RELATING TO THE PATIENT PROTECTION AND AFFORDABLE CARE ACT.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports related to establishing a biennial budget resolution process, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:
resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to Federal spending on health care reform, promotional and marketing activities, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 935. Mr. PAUL (for himself and Mr. CRUZ) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

On page 20, line 13, reduce the amount by $11,200,000.
On page 20, line 14, reduce the amount by $7,280,000.
On page 20, line 17, reduce the amount by $11,200,000.
On page 20, line 18, reduce the amount by $9,520,000.
On page 20, line 21, reduce the amount by $11,200,000.
On page 20, line 22, reduce the amount by $10,640,000.
On page 20, line 25, reduce the amount by $11,200,000.
On page 21, line 1, reduce the amount by $11,200,000.
On page 21, line 4, reduce the amount by $11,200,000.
On page 21, line 5, reduce the amount by $11,200,000.
On page 21, line 8, reduce the amount by $11,200,000.
On page 21, line 9, reduce the amount by $11,200,000.
On page 21, line 12, reduce the amount by $11,200,000.
On page 21, line 13, reduce the amount by $11,200,000.
On page 21, line 16, reduce the amount by $11,200,000.
On page 21, line 17, reduce the amount by $11,200,000.
On page 21, line 20, reduce the amount by $11,200,000.
On page 21, line 21, reduce the amount by $11,200,000.
On page 21, line 24, reduce the amount by $11,200,000.
On page 21, line 25, reduce the amount by $11,200,000.

SA 936. Mr. PAUL submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of subtitle A of title IV, add the following:

SEC. 4. POINT OF ORDER AGAINST FUNDING PROGRAMS THAT HAVE BEEN EXPIRED FOR MORE THAN 5 YEARS.

(a) In GENERAL—It shall not be in order in Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that appropriates amounts for a program for which the authorizing authority has been expired for more than 5 fiscal years.

(b) POINT OF ORDER; WAIVER AND APPEAL.—In the Senate, a point of order under subsection (a) may be raised by a Senator as provided in section 313(e) of the Congressional Budget Act of 1974 (2 U.S.C. 644(e)). A point of order under subsection (a) may be waived in accordance with the procedures under section 305(a) of the Congressional Budget Act of 1974 (2 U.S.C. 644(e)) upon an affirmative vote of three-fifths of the Members duly chosen and sworn.

SA 937. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . SPENDING-NEUTRAL RESERVE FUND RELATING TO THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 938. Mr. HATCH submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . SPENDING-NEUTRAL RESERVE FUND RELATING TO THE SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 940. Mr. PAUL proposed an amendment to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 14, line 2, increase the amount by $76,515,000,000.
On page 14, line 3, increase the amount by $48,578,000,000.
On page 14, line 6, increase the amount by $112,990,000,000.
On page 14, line 7, increase the amount by $87,654,000,000.
On page 14, line 11, increase the amount by $29,605,000,000.
On page 14, line 15, increase the amount by $1,883,000,000.
On page 14, line 19, increase the amount by $6,396,000,000.
On page 14, line 23, increase the amount by $1,274,000,000.
On page 15, line 19, decrease the amount by $21,000,000,000.
On page 15, line 20, decrease the amount by $15,750,000,000.
On page 15, line 23, decrease the amount by $21,000,000,000.
On page 15, line 24, decrease the amount by $19,950,000,000.
On page 16, line 3, decrease the amount by $4,986,000,000.
On page 16, line 7, decrease the amount by $15,496,000,000.
On page 16, line 11, decrease the amount by $14,700,000,000.
On page 17, line 12, decrease the amount by $14,000,000,000.
On page 17, line 13, decrease the amount by $9,100,000,000.
On page 17, line 16, decrease the amount by $14,000,000,000.
On page 17, line 17, decrease the amount by $13,800,000,000.
On page 17, line 21, decrease the amount by $4,200,000,000.
On page 17, line 25, decrease the amount by $2,100,000,000.
On page 18, line 4, decrease the amount by $700,000,000.
On page 20, line 13, decrease the amount by $10,000,000,000.
On page 20, line 14, decrease the amount by $6,500,000,000.
On page 20, line 17, decrease the amount by $10,000,000,000.
On page 20, line 18, decrease the amount by $5,800,000,000.
On page 20, line 22, decrease the amount by $3,000,000,000.
On page 21, line 1, decrease the amount by $1,500,000,000.
On page 21, line 5, decrease the amount by $500,000,000.
On page 28, line 20, decrease the amount by $20,000,000,000.
On page 28, line 21, decrease the amount by $10,920,000,000.
On page 28, line 24, decrease the amount by $20,000,000,000.
On page 28, line 25, decrease the amount by $13,720,000,000.
On page 29, line 4, decrease the amount by $3,080,000,000.
On page 29, line 8, decrease the amount by $200,000,000.
On page 33, line 19, decrease the amount by $41,000,000,000.
On page 33, line 20, decrease the amount by $25,520,000,000.
On page 33, line 23, decrease the amount by $41,000,000,000.
On page 33, line 24, decrease the amount by $11,000,000,000.
On page 34, line 3, decrease the amount by $11,480,000,000.

SA 941. Mr. BROWN (for himself, Mrs. MURRAY, and Mr. REID) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND TO ENSURE ACCESS TO PRIMARY CARE FOR CHILDREN.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing access to primary care services for children by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over the period of the total of fiscal years 2016 through 2025.

SA 942. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO ARRESTING THE SPREAD OF THE HIV/AIDS EPIDEMIC IN THE UNITED STATES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to addressing infectious disease to arrest the spread of the HIV/AIDS epidemic in the United States by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 943. Mr. FRANKEN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO REDUCING THE INCIDENCE OF DIABETES AMONG PRE-DIABETIC MEDICARE BENEFICIARIES.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to reducing the incidence of diabetes among pre-diabetic Medicare beneficiaries by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 944. Mr. NELSON (for himself and Mr. SCHATZ) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . POINT OF ORDER AGAINST USING TAX DOLLARS TO CENSOR PUBLIC DISCUSSION OF CLIMATE CHANGE.

It shall not be in order in the Senate to consider any bill, joint resolution, motion, amendment, amendment between the Houses, or conference report that would censor or otherwise limit the ability of any Federal employee or Federal agency to use in official documents or presentations terms commonly used by scientists to describe changes in climate, atmospheric, oceanic, or related processes, including terms relevant to changes in the global climate system or other impacts on the environment, and the economy related to air pollution.

SA 945. Mr. COONS (for himself and Mr. BROWN) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO SUPPORTING EFFORTS TO ELIMINATE DISCRIMINATION BASED ON ORIENTATION, GENDER IDENTITY, SOURCE OF INCOME, MARITAL STATUS, MILITARY OR VETERAN STATUS, RACE, COLOR, RELIGION, SEX, HANDICAP, FAMILIAL STATUS, OR NATIONAL ORIGIN IN HOUSING.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing support for public-private partnerships that help make small, medium, and rural manufacturers more competitive by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 946. Mr. COONS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO INCREASING SUPPORT FOR PUBLIC-PRIvATE PARTNERSHIPS THAT HELP MAKE SMALL, MEDIUM, AND RURAL MANUFACTURERS MORE COMPETITIVE.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to increasing support for public-private partnerships that help make small, medium, and rural manufacturers more competitive by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO SMALL BUSINESS TAX RELIEF.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to small business tax relief, which may include a permanent increase of the section 179 small business expensing allowance to $3,400,000,000; provided that such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 950. Mr. McCONNELEL (for himself, Ms. KLOBUCAR, Mr. CORNYN, Mr. DONNELLY, Mr. CORRIER, Mr. WARNER, Mr. PAUL, Ms. BALDWIN, Mr. JOHNSON, Mr. PORTMAN, Mrs. FRANKEN, Mr. BLUNT, Ms. CANTWELL, Mr. TOOMEY, Mr. KING, Mr. BARRASSO, Mr. RUBIO, Mr. BURR, Mr. COATS, Mr. ALEXANDER, Mr. GRAHAM, Ms. COLLINS, and Mr. Daines) submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. 3. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROMOTING THE RE- TURN OF CHILDREN WHO HAVE BEEN LEGALLY ADOPTED BY UNITED STATES CITIZENS FROM THE DEMOCRATIC REPUBLIC OF THE CONGO.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to promoting the return of children who have been legally adopted by United States citizens from the Democratic Republic of the Congo, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 945. Mr. SANDERS (for Mrs. MURRAY (for herself, Mr. CASEY, Ms. HIRONO, Mr. FRANKEN, Mr. MARKEY, Mr. DURBIN, Mr. UDALL, Ms. BALDWIN, Mrs. GILLIBRAND, and Mr. SCHUMER)) proposed an amendment to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROVIDING GREATER DISCRETION TO STATES WITH RESPECT TO INFRASTRUCTURE PROJECTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to providing States with greater discretion with respect to improving infrastructure, expediting infrastructure project delivery, or reducing unnecessary environmental regulatory delays with respect to infrastructure projects, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 949. Mr. COATS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2016 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO PROMOTING THE RETURN OF CHILDREN WHO HAVE BEEN LEGALLY ADOPTED BY UNITED STATES CITIZENS FROM THE DEMOCRATIC REPUBLIC OF THE CONGO.
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**SA 952**. Mr. MERKLEY (for himself and Mr. BROWN) proposed an amendment to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

At the appropriate place, insert the following:

SEC. 2. DEFICIT-NEUTRAL RESERVE FUND RELATING TO TRADE AGREEMENTS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to trade agreements, which may include measures ensuring that trade agreements put United States manufacturers on a level playing field with manufacturers in foreign countries with low environmental and wage standards, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

**SA 953**. Mr. MERKLEY proposed an amendment to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; as follows:

On page 6, line 6, increase the amount by $2,031,000,000.

On page 6, line 7, increase the amount by $3,776,000,000.

On page 6, line 8, increase the amount by $5,420,000,000.

On page 6, line 9, increase the amount by $7,719,000,000.

On page 6, line 10, increase the amount by $15,813,000,000.

On page 6, line 11, increase the amount by $30,182,000,000.

On page 6, line 12, increase the amount by $30,182,000,000.

On page 6, line 13, increase the amount by $30,182,000,000.

On page 6, line 14, increase the amount by $30,182,000,000.

On page 6, line 15, increase the amount by $30,182,000,000.

On page 6, line 16, increase the amount by $30,182,000,000.

On page 6, line 17, increase the amount by $30,182,000,000.

On page 6, line 18, increase the amount by $30,182,000,000.

On page 6, line 19, increase the amount by $30,182,000,000.

On page 6, line 20, increase the amount by $30,182,000,000.

On page 6, line 21, increase the amount by $30,182,000,000.

On page 6, line 22, increase the amount by $30,182,000,000.

On page 6, line 23, increase the amount by $30,182,000,000.

On page 6, line 24, increase the amount by $30,182,000,000.

On page 6, line 25, increase the amount by $30,182,000,000.

On page 6, line 26, increase the amount by $30,182,000,000.

On page 6, line 27, increase the amount by $30,182,000,000.

On page 6, line 28, increase the amount by $30,182,000,000.

On page 6, line 29, increase the amount by $30,182,000,000.

On page 6, line 30, increase the amount by $30,182,000,000.

On page 6, line 31, increase the amount by $30,182,000,000.

On page 6, line 32, increase the amount by $30,182,000,000.

On page 6, line 33, increase the amount by $30,182,000,000.

On page 6, line 34, increase the amount by $30,182,000,000.

On page 6, line 35, increase the amount by $30,182,000,000.

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On page 6, line 38, increase the amount by $30,182,000,000.

On page 6, line 39, increase the amount by $30,182,000,000.

On page 6, line 40, increase the amount by $30,182,000,000.

On page 6, line 41, increase the amount by $30,182,000,000.

On page 6, line 42, increase the amount by $30,182,000,000.

On page 6, line 43, increase the amount by $30,182,000,000.
On page 29, line 23, increase the amount by $4,665,000,000.
On page 29, line 24, increase the amount by $4,025,000,000.
On page 30, line 2, increase the amount by $4,795,000,000.
On page 30, line 3, increase the amount by $4,140,000,000.
On page 30, line 6, increase the amount by $4,925,000,000.
On page 30, line 7, increase the amount by $4,250,000,000.
On page 32, line 2, increase the amount by $16,000,000.
On page 32, line 3, increase the amount by $16,000,000.
On page 32, line 6, increase the amount by $76,000,000.
On page 32, line 7, increase the amount by $76,000,000.
On page 32, line 10, increase the amount by $202,000,000.
On page 42, line 11, increase the amount by $320,000,000.
On page 42, line 14, increase the amount by $354,000,000.
On page 42, line 15, increase the amount by $354,000,000.
On page 42, line 18, increase the amount by $315,000,000.
On page 42, line 19, increase the amount by $315,000,000.
On page 42, line 22, increase the amount by $990,000,000.
On page 42, line 23, increase the amount by $990,000,000.
On page 43, line 2, increase the amount by $787,000,000.
On page 43, line 3, increase the amount by $787,000,000.
On page 43, line 6, increase the amount by $1,070,000,000.
On page 43, line 7, increase the amount by $1,070,000,000.
On page 43, line 10, increase the amount by $1,280,000,000.
On page 43, line 11, increase the amount by $1,280,000,000.
On page 43, line 14, increase the amount by $1,662,000,000.
On page 43, line 15, increase the amount by $1,662,000,000.

SA 954. Mr. FLAKE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . SPENDING-NEUTRAL RESERVE FUND RELATING TO THE REIMBURSEMENT OF STATES THAT PAID TO KEEP UNITS OF THE NATIONAL PARK SYSTEM OPEN DURING THE PARTIAL GOVERNMENT SHUTDOWN IN OCTOBER 2013.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to affirming the Federal responsibility for the wages and employment of United States workers, which may include measures to require employers to recruit or retain qualified United States workers before petitioning for H-1B foreign guest workers, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 955. Mr. SESSIONS submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND TO PROHIBIT ALIENS WITHOUT LAWFUL STATUS IN THE UNITED STATES FROM QUALIFYING FOR FEDERAL BENEFITS.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to addressing Federal Medical Assistance Percentage (FMAP) rate discrepancies within States, by the amounts provided in such legislation for that purpose, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 956. Mr. LEE submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. . SPENDING-NEUTRAL RESERVE FUND TO PROTECT THE CONTENT OF AMERICANS’ E-MAILS FROM UNWARING E-MAIL PRIVACY.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to e-mail privacy, which may in-clude prohibiting such aliens from qualifying for Social Security and Medicare, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 and the period of the total of fiscal years 2016 through 2025.

SA 959. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

SEC. . DEFICIT-NEUTRAL RESERVE FUND RELATING TO REFORMING THE EB-5 IMMIGRANT INVESTOR PROGRAM.

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to e-mail privacy, which may in-clude prohibiting such aliens from qualifying for Social Security and Medicare, by the amounts provided in such legislation for those purposes, provided that such legislation would not raise new revenue and would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.
relating to reforms to the EB–5 immigrant investor regional center program, which may include ensuring that the adjudication of such benefits is not done under political influence or to provide preferential treatment to certain petitioners, by the amounts provided in such legislation for those purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 960. Mr. GRASSLEY submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE PROSECUTION OF THOSE WHO TRANSFER A FIREARM KNOWING OR HAVING REASONABLE CAUSE TO BELIEVE THAT SUCH FIREARM WILL BE USED TO COMMIT A CRIME OF VIOLENCE, AS DEFINED IN SECTION 924(c)(3) OF TITLE 18, UNITED STATES CODE.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 961. Mrs. MURRAY submitted an amendment intended to be proposed by her to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENSURE THE HEALTH AND SECURITY OF AMERICAN WORKERS.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

SA 962. Mr. DURBIN submitted an amendment intended to be proposed by him to the concurrent resolution S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025; which was ordered to lie on the table; as follows:

At the end of title III, add the following:

**SEC. 3. DEFICIT-NEUTRAL RESERVE FUND TO ENHANCE PROSECUTION OF THOSE WHO TRANSFER A FIREARM KNOWING OR HAVING REASONABLE CAUSE TO BELIEVE THAT SUCH FIREARM WILL BE USED TO COMMIT A CRIME OF VIOLENCE, AS DEFINED IN SECTION 924(c)(3) OF TITLE 18, UNITED STATES CODE.**

The Chairman of the Committee on the Budget of the Senate may revise the allocations of a committee or committees, aggregates, and other appropriate levels in this resolution for one or more bills, joint resolutions, amendments, amendments between the Houses, motions, or conference reports relating to the purposes, provided that such legislation would not increase the deficit over either the period of the total of fiscal years 2016 through 2020 or the period of the total of fiscal years 2016 through 2025.

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the session of the Senate on March 25, 2015, at 2:30 p.m., in room SR–253 of the Russell Senate Office Building. The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON FOREIGN RELATIONS
Mr. ENZI. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on March 25, 2015, at 2:15 p.m.
The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS
Mr. ENZI. Mr. President, I ask unanimous consent that the Committee on Homeland Security and Governmental Affairs be authorized to meet during the session of the Senate on March 25, 2015, at 2 p.m. to conduct a hearing entitled “Securing the Border: Understanding and Addressing the Root Causes of Central American Migration to the United States.”
The PRESIDING OFFICER. Without objection, it is so ordered.

SPECIAL COMMITTEE ON AGING
Mr. ENZI. Mr. President, I ask unanimous consent that the Special Committee on Aging be authorized to meet during the session of the Senate on March 25, 2015, at 2:15 p.m. to conduct a hearing entitled “The Fight Against Alzheimer’s Disease: Are We on Track to a Treatment by 2025.”
The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON READINESS AND MANAGEMENT SUPPORT
Mr. ENZI. Mr. President, I ask unanimous consent that the Subcommittee on Readiness and Management Support of the Committee on Armed Services be authorized to meet during the session of the Senate on March 25, 2015, at 2:30 p.m.
The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON SEAPOWER
Mr. ENZI. Mr. President, I ask unanimous consent that the Subcommittee on Seapower of the Committee on Armed Services be authorized to meet during the session of the Senate on March 25, 2015, at 9 a.m.
The PRESIDING OFFICER. Without objection, it is so ordered.

SUBCOMMITTEE ON STRATEGIC FORCES
Mr. ENZI. Mr. President, I ask unanimous consent that the Subcommittee on Strategic Forces of the Committee on Armed Services be authorized to meet during the session of the Senate on March 25, 2015, at 3 p.m.
The PRESIDING OFFICER. Without objection, it is so ordered.

PRIVILEGES OF THE FLOOR
Mr. MERKLEY. Mr. President, I ask unanimous consent that my intern, Robert Kollenberg, be granted the privileges of the floor for the balance of the day.
The PRESIDING OFFICER. Without objection, it is so ordered.

NATIONAL CONGENITAL DIAPHRAGMATIC HERNIA AWARENESS MONTH
Mr. GARDNER. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 115, submitted earlier today.
The PRESIDING OFFICER. The clerk will report the resolution by title.
The senior assistant legislative clerk read as follows:
A resolution (S. Res. 115) designating April 2015 as “National Congenital Diaphragmatic Hernia Awareness Month.”
There being no objection, the Senate proceeded to consider the resolution.
Mr. GARDNER. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be laid upon the table with no intervening action or debate.
The PRESIDING OFFICER. Without objection, it is so ordered.
The resolution (S. Res. 115) was agreed to.
The preamble was agreed to.
The resolution, with its preamble, is printed in today’s Record under “Submitted Resolutions.”

APPOINTMENT
The PRESIDING OFFICER. The Chair announces, on behalf of the Democratic leader, pursuant to Public Law 101–509, the reappointment of the following individual to serve as a member of the Advisory Committee on the Records of Congress: Dr. Steven Zink of Nevada.

ORDERS FOR THURSDAY, MARCH 26, 2015
Mr. GARDNER. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m., Thursday, March 26; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; that following leader remarks, the Senate resume consideration of S. Con. Res. 11; further, that all debate time on the budget resolution be considered expired at 12 noon.
The PRESIDING OFFICER. Without objection, it is so ordered.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW
Mr. GARDNER. If there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.
There being no objection, the Senate, at 8:08 p.m., adjourned until Thursday, March 26, 2015, at 9:30 a.m.

NOMINATIONS
Executive nominations received by the Senate:

DEPARTMENT OF AGRICULTURE
JEFFREY MICHAEL PRINTO, OF CALIFORNIA, TO BE GENERAL COUNSEL OF THE DEPARTMENT OF AGRICULTURE, VICE RAMONA EMILIA ROMERO, RESIGNED.

DEPARTMENT OF STATE
KATHLEEN ANN DOHERTY, OF NEW YORK, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER–COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF CYPRUS.
HANS G. KLERM, OF MICHIGAN, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER–COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO ROMANIA.
LUCY TAMLYN, OF NEW YORK, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF MINISTER–COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF BENIN.

IN THE ARMY

The following named officers for appointment in the United States Army to the grade indicated while assigned to a position of importance and responsibility under Title 10, U.S.C., section 611:

Lt. Gen. Joseph Anderson

To be lieutenant general

The following named enlisted members for regular appointment to the grade indicated in the United States Army Medical Corps under Title 10, U.S.C., sections 531 and 904:

To be major

Arpana Jain
Kapil Kohli
Rama Krishna

IN THE NAVY

The following named officers for appointment to the grade indicated in the United States Navy under Title 10, U.S.C., section 642:

To be lieutenant commander

Nawaz K. A. Hack
Robert P. Butcher, Jr.
EXTENSIONS OF REMARKS

IN HONOR OF THE TWENTY-FIFTH ANNIVERSARY OF THE JAMES MARTIN CENTER FOR NONPROLIFERATION STUDIES AT THE MIDDLEBURY INSTITUTE OF INTERNATIONAL STUDIES IN MONTEREY, CALIFORNIA

HON. SAM FARR
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. FARR. Mr. Speaker, I rise today to recognize the twenty-fifth anniversary of the James Martin Center for Nonproliferation Studies at the Middlebury Institute of International Studies in Monterey, California. Sixty years ago, MIS was founded as a graduate school that would promote international understanding through the study of language and culture. Even though our world is much more complex and interconnected, our democratic objectives of global peace and security are still best served when Americans understand other cultures and can speak to non-English speakers in their own language.

And the Center for Nonproliferation Studies has been at the nexus of peace and security issues for more than two decades. The Center provides professional education to both U.S. and international students on critical global issues dealing with regional security, terrorist motivations, the science and technology of weapons of mass destruction, and innovations in analytical tools and methods. As the world’s first graduate degree program that teaches the knowledge and skills needed to curtail the spread of weapons of mass destruction (WMD), CNS has been at the forefront of United States leadership on the threat that weapons of mass destruction pose against global security. CNS has safeguarded not only our nation, but also the world.

It is not enough that the United States be at the forefront of weapons technology to counter the threat of weapons of mass destruction. We must also focus on strategy and diplomacy in order to make meaningful policy that promotes nonproliferation and disarmament worldwide. CNS, under the leadership of its founding director, Dr. William C. Potter, has excelled at the nexus of global policy and diplomacy by cultivating world-class nonproliferation leaders for the classroom and providing CNS students with unique academic assignments outside the classroom.

Mr. Speaker, for twenty-five years, CNS significantly advanced the security of the nation and strengthened international partnerships that build peace. The importance of continuing that progress is even more important in today’s uncertain world. Will the world be safe for our children and grandchildren? As long as rogue nations possess weapons of mass destruction, we will face challenges, but those challenges are being addressed by the James Martin Center for Nonproliferation Studies by educating nonproliferation leaders of tomorrow. I commend the Center for all its accomplishments over the last twenty-five years and look forward to its continued distinguished service to our country into the future.

AYLA CHARNESS

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Ayla Charness for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Ayla Charness is an 8th grader at Oberon Middle School and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Ayla Charness is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to reach and master each of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Ayla Charness for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

RECOGNIZING PEDERNALES ELECTRIC COOPERATIVE EMPLOYEES

HON. LAMAR SMITH
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. SMITH of Texas. Mr. Speaker, today I want to recognize three power linemen from Pedernales Electric Cooperative in my district for their service and for putting into action cooperative principle #6—cooperation among cooperatives—in Haiti. Marshall Verette, Andrew Ridge and Mark Moreno volunteered to go to Haiti last February to work with Haiti’s first electric cooperative, the Cooperative Electrique de l’Arrondissement des Coteaux (CEAC). This work was part of a rural electrification project through the NRECA International Foundation with support from the United Nations Environmental Program and USAID.

They spent two weeks in the town of Coteaux to help build a distribution system that will connect three towns. Upon completion, the diesel-solar hybrid electric system will provide safe, affordable and reliable power to 1600 consumers. Their contributions included upgrading lines, installing new lines and service drops, and training locally hired lineman in proper construction methods, pole climbing techniques, proper hardline use, and important safety practices. Electricity is a critical element in improving the quality of life and in providing health care, education, access to clean water and economic opportunity. In Haiti, less than 15 percent of the population has regular access to electricity.

In appreciation of all they have done, Mr. Speaker, I ask my colleagues join me in thanking them for their humanitarian efforts.

IN RECOGNITION OF CHUCK MAULDEN’S ACT OF KINDNESS

HON. RICHARD HUDSON
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. HUDSON. Mr. Speaker, I rise today to honor and express appreciation for the kind acts of Mr. Chuck Maulden, an emergency department nurse at the Salisbury Veterans Affairs Medical Center.

We are all well aware of the tragic backlog for benefit applications and long wait times at VA hospitals that affect so many veterans across our country.

We spend more money today on the VA than at any point before, but too much of this money is spent on the bureaucracy in Washington and not enough at our hospitals and most importantly on veterans themselves.

In spite of this problem, we are thankful for the effort and hard work by caregivers like Chuck.

Chuck recently attended to a Vietnam veteran in his 60s who had severe pain and bad blisters on his feet.

When Chuck saw the veteran’s tattered shoes with holes worn through the soles he took action.

Chuck bandaged the veteran’s feet and then—in an act of servanthood—gave him the brand new shoes off of his own feet.

Now, Mr. Speaker, I hope Chuck’s actions inspire us all to lend a helping hand to those in need, especially to our nation’s heroes.

I hope Chuck’s selflessness will inspire us to work to better serve the veterans in our communities.

I commend Chuck for his act of service. I am proud to represent him and the veterans he serves.

CELEBRATING 50 YEARS OF THE JOB CORPS PROGRAM

HON. BRUCE POLIQUIN
OF MAINE
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. POLIQUIN. Mr. Speaker, I wish to congratulate the Job Corps program on 50 years of dedicated support of our young Americans. Furthermore, 2015 marks five decades of ambition and hope for our young Mainers in Bangor and Limestone, and throughout the United States of America.

Maine’s Job Corps programs are vital for preparing young people in the Great State of
HONORING THE LIFE OF CAPTAIN CHARLES RUSH

HON. MARTHA ROBY
OF ALabama

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mrs. ROBY. Mr. Speaker, I rise today to honor the life of Mr. Charles Rush, an exceptional Alabamian who set an example of leadership for all to follow. His lifetime of dedication and service stands as a monument to the role Alabamians can and must play in the world.

Rush was born in Greensboro, a small farming town in west Alabama. When he was seven, his family moved to Dothan, Alabama where he went to elementary and high school.

After completing high school at the Gulf Coast Military Academy in Gulfport, Mississippi, Rush was awarded an appointment to the U.S. Naval Academy in Annapolis, Maryland. Graduating in 1941, he was then assigned duty aboard a destroyer and stationed at Pearl Harbor. Later, Rush volunteered for submarine duty where he completed a total of seven patrols with the USS "Billfish".

In 1943, three enemy destroyers attacked the USS "Billfish", bombarding it with depth charges for twelve hours. During this terrifying attack, the ship’s commanders became unable to ensure the safety of the submarine. Lieutenant Rush took control of the situation, outsmarted the enemy destroyers, and helped lead the submarine and all of the men aboard to safety.

Within sixty years after the attack, Rush was awarded the Navy Cross in 2002—an honor insisted upon by his fellow crew members of the USS "Billfish" on board during the attack.

Captain Rush was a friend, a mentor, respected colleague, and gentleman to many, and will be remembered for his courage and integrity. Captain Rush passed on February 23th, 2015, just six days after his birthday. He is survived by LaVonne, his wife of 39 years, children, grandchildren and great grandchildren, and a host of other family members.

HONORING THE LIFE AND LEGACY OF AGAT VICE MAYOR AGUSTIN G. QUINTANILLA

HON. MADELEINE Z. BORDALLO
OF GUAM

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Ms. BORDALLO. Mr. Speaker, I rise today to honor the life and legacy of Mr. Agustin "Dinga" G. Quintanilla who served as the Vice Mayor of the village of Agat. Vice Mayor Quintanilla passed away on March 19, 2015 at the age of 52.

Vice Mayor Quintanilla was born on August 8, 1962 to Jesus Taitano Quintanilla and Remedios Guzman Quintanilla. He graduated from the Guam Community College and short-ly thereafter began his career with the United States Navy Guam Ship Repair Facility and U.S. Navy Public Works as a welder. He continued his career as a welder with Raytheon and then with DZSP as a combination welder.

Mr. Quintanilla was appointed the vice mayor of Agat in 2009 by Governor Felix Camacho, and was subsequently elected and reelected to the position. He has always had close ties to the community. As the vice mayor, he played a crucial role in expanding the Village of Agat’s "Sagan Blista" and coordinating the village float entry for the annual Liberation Parade, garnering awards in 2009 and 2010.

Vice Mayor Quintanilla will always be remembered for his generosity and willingness to help those in need and the community he loved. During Chameron Month, Vice Mayor Quintanilla would celebrate the Chamorro culture by building traditional huts at the neighboring Guam Naval Base. Always a humble and giving man, Vice Mayor Quintanilla also constructed benches for both the Agat gym and baseball field.

Prior to serving as vice mayor, Mr. Quintanilla was an active member of the Agat Municipal Council since 1996. He also held numerous positions in community organizations such as the Agat Santa Ana Rancheros Association, Marcial Sablan Elementary School Parent Teacher Association, the Agat Cardinals Baseball Team, and the Western Visayas College of Science and Technology Association-Guam Chapter.

Though Vice Mayor Quintanilla stayed busy with all his duties and community organizations, he always remained an active parishioner of the Mount Carmel Catholic Church and Santa Ana Chapel in Agat. Vice Mayor Quintanilla could always be found cooking behind the scenes during village events. He was even a vital part of the building of the Santa Ana Chapel as a part of the Santa Ana Association.

I am deeply saddened by the passing of Vice Mayor Quintanilla, and I join the people of Guam in celebrating his life and recognizing his dedicated service to Guam. My thoughts and prayers are with his daughters, Julianna, Alianna, and Nikita, and his loved ones and friends. He will be missed, and his memory will live on in the hearts of the people of Guam.

REMEMBERING THE LIFE OF CHRISTOPHER "CB" BOBBY

HON. TIM RYAN
OF OHIO

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. RYAN of Ohio. Mr. Speaker, this past week, the people of the Mahoning Valley suffered a great loss with the passing of former Trumbull County Chronicle reporter Chris "CB" Bobby. CB covered the Trumbull County Courthouse for decades and was known in the area for being fair, honest, and compassionate. Mr. Bobby truly cared for the people in his stories and wrote for the purpose of informing the public of the important issues affecting the daily lives of citizens.

Brenda Linert, the editor of the Tribune Chronicle, wrote a brief story about her relationship with Chris, and I believe her sentiment perfectly captures the gratitude that the people of Warren, Ohio and the Mahoning Valley have for Chris and his dedication to the people and their stories.

HONORING MEMORIES OF NEWSROOM LEGEND (By Brenda Linert)

We buried our friend this week. If you are a regular reader, no doubt you were one of the many who called by now that we, at the Tribune Chronicle, are mourning the unexpected death of Christopher "CB" Bobby, the veteran Tribune Chronicle reporter whose stories covered news originating in the Trumbull County Courthouse. CB had an air about him that made people love him, respect him, and prize him as a friend. As a journalist, CB was an old-school newsman.

Those who sat near him in the "Bobby Acres" section of the newsroom (Chris, of course, was the mayor) can attest to the fact that CB grumbled a lot, often about new demands of the newspaper industry that he had been a part of 41 years ago. Chris would begrudgingly complete extra assignments, like those for special sections, referring to them as his "term papers." I don’t believe his rants and frustrations ever came because CB disliked work. It was, rather, because he disliked work that took away from what he felt was really important—telling his readers the stories that needed to be told. He knew the stories of court cases were come not by just quickly poring through filings off of e-dockets or trolling social media, as many young reporters do today. Chris would tell you that’s not the way to find stories about people. And he tried his best to share that skill without ever belittling or condescending.

Throughout the decades, CB took an untold number of fresh-faced young reporters (myself included some 20 years ago) to the courthouse to teach them his secrets of covering a trial. In every instance, including mine, the cub reporter would enter the courtroom, slide into a pew beside CB and proceed to bury his or her face in a reporter notebook, scribbling away, never taking a moment to look up or even breathe. And just like the day CB took me to court, he would shake his head disapprovingly. He knew, you see, the importance of simply listening and understanding. That’s how a good journalist is able to get the truth, and Chris understood that.

I didn’t see, the importance of simply listening and understanding. That’s how a good journalist is able to get the truth, and Chris understood that.
apoloitically and unapologetically. David Addis, a former Trib reporter who worked with CB in the late 1970s, last week described him like this: “Even then, Chris’s strongest point was that he simply cared about the story, and the people behind the story. He was the most apolitical reporter I ever worked with— he didn’t give a tinker’s damn about city politics or any higher sphere of politics. It’s probably why people came to trust him. He was honest, considerate, compassionate and simply wanted to get it right.

That was true until the end. As former Trib reporter Mike Scott put it, “CB was the heart and soul of the Tribune Chronicle for decades... and a great reporter and mentor for generations of reporters.” What may be most disheartening is to consider all the new, young reporters that will join us going forward who never will have the benefit of working with CB. Sure, we will publish a newspaper every day. We will move forward, because we must. But it won’t be easy, and this newsroom will never be the same. Rest in peace, my friend.

HONORING JIMMY “DUCK” HOLMES
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. THOMPSON, of Mississippi. Mr. Speaker, I rise today to honor a talented man, Mr. Jimmy “Duck” Holmes. Jimmy has shown what can be done through hard work, dedication and a desire to be a trailblazer.

Jimmy “Duck” Holmes was born to sharecroppers Carey and Mary Holmes in 1947, the year before they opened the Blue Front Cafe. He was one of ten children and his parents also raised four children of Mary’s deceased sister.

Jimmy “Duck” Holmes is the proprietor of one of the oldest juke joints in Mississippi, the Blue Front in Bentonia. In the mid-2000s he began performing blues actively after many years of performing casually, and has already garnered several awards and many accolades. He is a practitioner and conscious advocate of a distinctive blues style from his hometown of Bentonia traditions. “You don’t get nervous or reluctant performer, but has enjoyed the opportunity to share his music and talk about the Bentonia traditions. I won’t get nervous until you’re doing your hobby,” he says of performing.

In 2007 “Broke and Hungry” released a second CD, “Done Got Tired of Tryin’”, which followed a similar formula, and included James “Cherry Ball”. The CD was nominated for a 2008 Blues Music Award for Acoustic Album of the Year, and National Public Radio listed it as one of the “Top 10 Blues Albums” of the year. Holmes also received national publicity in August 2007 when a Mississippi Blues Traill historic marker was dedicated in honor of the Blue Front Cafe.

Mr. Speaker, I ask my colleagues to join me in recognizing Jimmy “Duck” Holmes a talented and creative Blues Guitarist & Vocalist.

HONORING THEODORE E. DEUTCH
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. DEUTCH. Mr. Speaker, on roll call no. 133. Had I been present, I would have voted “no.”

A TRIBUTE TO BRENT MACKE
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Brent Macke for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Brent has the determination and drive to be successful in anything he does, and his exemplary work with Holmes Murphy & Associates is a testament to that. As an account executive and shareholder with Holmes Murphy & Associates, Brent realizes the importance of giving back to the community. He has dedicated his time and talents to serve others through organizations like Junior Achievement of Central Iowa, Variety—The Children’s Charity, the Ankeny High School mentorship program and Easter Seals of Iowa. In all aspects of his life, Brent is a leader and an example of the hard work and service that makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Brent in the United States Congress and it is with great pride that I recognize and applaud him for utilizing his talents to better both his community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Brent on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

IN HONOR OF DR. BARRY SHEPHERD’S CAREER
IN THE HOUSE OF REPRESENTATIVES

Mr. HUDSON. Mr. Speaker, I rise today to honor Dr. Barry Shepherd for his faithful service as the Superintendent of the Cabarrus County School system in the 8th Congressional District of North Carolina.

When Dr. Shepherd became Superintendent in 2008, it brought a unique vision that transformed Cabarrus County Schools during many challenging years. In spite of reductions in funding, Dr. Shepherd continually emphasized the value of people and his students.

As a result of this approach, students from Cabarrus County Schools are scoring higher on end-year assessments, graduation rates have increased, and the school system was able to open eight new schools during his tenure.

Today Cabarrus County Schools boasts some of the most unique learning experiences offered in the country. Specifically, Cabarrus County Schools has a partnership with the Center for International Understanding at the University of North Carolina called Confucius Classrooms. This program features a reciprocal agreement where teachers and administrators from Cabarrus County visit schools in China to fine tune best practices in education. As part of this program, Chinese educators come to Cabarrus County Schools to learn from their success as well.

Dr. Shepherd is a native of Wilkes County, North Carolina, and received a Bachelor’s Degree in Music Education and a Master’s Degree in Educational Leadership from Appalachian State University in Boone, North Carolina. He went on to receive his Doctoral Degree in Education from Columbia University in New York.

Dr. Shepherd served as Superintendent of Elk City Schools and as Assistant Superintendent in the Mooresville Graded School District before arriving in Cabarrus County. He also held various administrative positions in the Iredell-Statesville Schools, Lexington City Schools, and Thomasville City Schools.

It is truly an honor to extend these remarks congratulating Dr. Shepherd on his retirement and to thank him for his esteemed service to our local community as a visionary educator.
Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Aireonna Jensen for winning the Avanda Wheat Ridge Service Ambassadors for Youth award. Aireonna Jensen is an 8th grader at North Arvada Middle School and received this award because her determination and hard work have allowed her to overcome adversities. The dedication demonstrated by Aireonna Jensen is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Aireonna Jensen for winning the Avanda Wheat Ridge Service Ambassadors for Youth award. I have no doubt that she will exhibit the same dedication and character in all of her future accomplishments.

PAYING TRIBUTE TO JIM MCCLELLAND FOR HIS 41 YEARS OF OUTSTANDING SERVICE TO GOODWILL INDUSTRIES OF CENTRAL INDIANA

HON. SUSAN W. BROOKS OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mrs. BROOKS of Indiana. Mr. Speaker, I rise today to recognize and applaud Jim McClelland for his extraordinary career and accomplishments of Jim McClelland. For more than four decades, Jim served as President and CEO of Goodwill Industries of Central Indiana. The people of Indiana's Fifth Congressional District, I congratulate Jim on the occasion of his retirement. His entrepreneurial and humanitarian spirit has left an everlasting impact on the Indianapolis community and beyond. I wish the very best to Jim, his wife, Jane, and their two children as he enjoys a well-deserved retirement.

HONORING ROHIT RAINA
HON. PETE OLSON OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON of Texas. Mr. Speaker, I am privileged to interact with some of the brightest students in our country. It is an honor to serve on the Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of being an active participant in the political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Rohit Raina attends Dawson High School in Pearland, Texas. The essay topic is: select an important event that has occurred in the past 15 years and explain how that event has changed our country.

A NEW NATION IS BORN

The time had come. Election Day in 2008. The people of the United States had been waiting for a leader who could bring the country together. Racism had been a major issue in the United States, but the election of Barack Obama, the first African American President of the United States of America, changed that. His election symbolized a new era of hope and possibility.

With President Obama's election and reelection, the country was transformed. The civil rights movement, which had been working for decades, finally saw its fruits. Barack Obama's presidency marked a turning point in American history, and his legacy will be felt for generations to come.
small college to a thriving university. Wingate University has been recognized as one of the best small liberal arts colleges in the South-east and the premier small private university in North Carolina.

As a result of Dr. McGee’s leadership, Wingate University has expanded to new campuses in Charlotte and Henderson, opened 37 new buildings, and refurbished every facility on campus. Wingate opened its School of Pharmacy in 2003, and it now offers six health-care related graduate degrees and seven pre-professional undergraduate health programs. In a ten-year period starting in 1993, the number of Wingate undergraduates pursuing degrees in science or health-care related fields quadrupled.

The Wingate University community has expressed its support and praise for Dr. McGee’s leadership through an influx of millions of dollars in gifts and grants for endowments, scholarships, and campus development. During Dr. McGee’s presidency, Wingate University’s endowment increased by 420 percent and its operating budget has nearly doubled.

Dr. McGee is a native of Rockingham, North Carolina, and received his Bachelor’s Degree from East Carolina University and a Master’s Degree from Appalachian State University. He went on to receive his Doctoral Degree from Nova Southeastern University.

Before being named President of Wingate University, Dr. McGee served as Vice President of Institutional Advancement at Meredith College and Vice President for Development at Furman College. Dr. McGee is actively involved in our local and state community, and he is the recipient of North Carolina’s highest civilian honor, The Order of the Long Leaf Pine, in recognition of his exemplary service to North Carolina. Dr. McGee is also a member of the North Carolina Sp Gr Hl of F, for officiating 404 NCAA Division I college football games, 20 of which were bowl games.

It is truly an honor to extend these remarks congratulating my friend Dr. Jerry McGee on his retirement and to thank him for his esteemed service to our community as a visionary educator and leader.

OUR UNCONSCIONABLE NATIONAL DEBT

HON. MIKE COFFMAN
OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. COFFMAN. Mr. Speaker, on January 20, 2009, the day President Obama took office, the national debt was $10,626,877,048,913.06. Today, it is $18,152,382,569,585.32. We’ve added $7,525,505,520,672.24 to our debt in 6 years. This is over $7.5 trillion in debt our nation, our economy, and our children could have avoided with a balanced budget amendment.

MORRIS TOWNSHIP IS NOT JUST KNOWN FOR ITS GEOGRAPHY, HOWEVER. THIS TOWNSHIP IS HOME TO MORE THAN 22,000 PEOPLE, WHO ARE VERY ACTIVE IN THEIR COMMUNITY. MORRIS TOWNSHIP IS ALSO HOME TO MANY HISTORIC LANDMARKS SUCH AS PRUDDENTON, ALNIVKIN HALL WHICH IS KNOWN TO LOCALS AS THE "THORPE," AND RICHELIEU PARK.

MORRIS TOWNSHIP, FOUNDED IN 1740, IS OLDER THAN THE UNITED STATES ITSELF, AND HAS CHANGED DRASTICALLY SINCE OVER TWO HUNDRED AND SEVENTY-FIVE YEARS. AT THE TOWN’S BEGINNING, IT ENCOMPASSED NEARLY HALF OF MORRIS COUNTY AND WAS PRIMARILY A SMALL TOWN. AS TIME PROGRESSED, HOWEVER, THE TOWNSHIP WOULD EVOLVE INTO THE MORE ‘URBAN’ SETTING IT HAS TODAY. IN ADDITION TO THIS URBANIZATION, MORRIS TOWNSHIP WAS DIVIDED INTO MANY OTHER TOWNS SUCH AS ROXBURY, MORRISTOWN, MENDHAM, AND CHAT- HAM. MORRIS TOWNSHIP WAS ALSO HOME TO A NUMBER OF EVENTS IN AMERICAN HISTORY. FROM THE ENCAMPMENT OF THE CONTINENTAL ARMY AND GEORGE WASHINGTON DURING THE REVOLUTIONARY WAR, TO “MILLIONAIRES ROW” WHICH HOUSED MANY OF NEW JERSEY AND NEW YORK CITY’S MILLIONAIRES UNTIL THE 1940S, WHOSE INCOME TAXES LED TO THE DEMOLOSION OF THE HOUSES, THIS TOWNSHIP HAS A VERY RICH HISTORY. ALONG WITH THESE HISTORIC SIGHTS ARE PLACES SUCH AS, THE COLLEGE OF SAINT ELIZABETH, THE SEEING EYE AND MANY OTHER INSTITUTIONS WHICH ARE ABLE TO CALL MORRIS TOWNSHIP THEIR HOME.

TO CELEBRATE ITS 275TH ANNIVERSARY, THE TOWNSHIP WILL HOST SEVERAL EVENTS, INCLUDING A 5K RUN, FAMILY PICNIC, CONCERTS, EXHIBITS AND TOURNAMENTS. THE MORRISTOWN AND TOWNSHIP LIBRARY WILL BE INTRODUCING A NEW EXHIBIT TO CELEBRATE THIS LANDMARK EVENT AS WELL. THE EXHIBIT WILL OPEN APRIL 8TH AND CLOSE ON THE 16TH OF AUGUST. TO CELEBRATE THE OPENING OF THE EXHIBIT, THE LIBRARY WILL HOST AN OPENING CEREMONY ON APRIL 8TH SERVING LIGHT REFRESHMENTS FOR THOSE WHO WISH TO ATTEND. THE EXHIBIT WILL HAVE ON DISPLAY ALL HISTORICAL MOMENTS IN THE TOWN’S HISTORY, LANDMARKS AND IMPORTANT PEOPLE TO THE COMMUNITY.

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THE FESTIVITIES WILL BE CELEBRATED BY FRIENDS AND NEIGHBORS, AND WILL SURELY BE A NIGHT TO REMEMBER.

I COMMEND THE CITIZENS, THE TOWNSHIP COMMITTEE AND THE MAYOR OF THE TOWNSHIP OF MORRIS IN HONOR OF ALL OF THE HARD WORK PUT IN TO KEEP MORRIS TOWNSHIP A CULTURALLY RICH AND GROWING COMMUNITY.

MR. SPEAKER, I ASK YOU AND MY COLLEAGUES TO JOIN ME IN WISHING THE TOWNSHIP OF MORRIS A HAPPY 275TH ANNIVERSARY.

A TRIBUTE TO SARA KUROVSKI

HON. DAVID YOUNG
OF IOWA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Sara Kurovski for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Reports.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 across a variety of fields are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field.
The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Sara has the determination and drive to be successful in anything she does, and her exemplary work as Mayor of the city of Pleasant Hill is a testament to that. As Mayor, Sara utilizes a servant-leadership approach to guide Pleasant Hill in the right direction. Sara is active and passionate about volunteering and has served on the Polk County Conservation Board, Pleasant Hill’s Planning and Zoning Board, Board of Adjustments and the City Faculty Planning Committee. In all aspects of her life, Sara is an example of the hard work and service that makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Sara in the United States Congress and it is with great pride that I recognize and applaud her for utilizing her talents to better both her community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Sara on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of being an active participant in the political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Rituparna Mukherjee attends Seven Lakes High School in Katy, Texas. The essay topic is: in your opinion, what role should government play in our lives?

The way health care is provided, paid for, and measured in the United States is rapidly changing. That will continue to happen as the Affordable Care Act, also known as Obamacare, comes into full effect. Prior to health care reform, a health insurance company could charge more, deny coverage or exclude traditional health conditions you had a life-threatening or chronic health condition. The ACA has changed most of that through changes in health insurance coverage however; the Affordable Care Act isn’t simply about making insurance more widely available. It’s also about re-engineering the health care industry, so that it operates more efficiently—providing treatment that is higher quality, less expensive, or both. The idea, as Sarah Kliff explains in the Washington Post, is to move from a system that rewards volume (the number of procedures performed) to a system that rewards value (i.e., the quality of care provided).

Beginning in 2014, no insurer can charge you more or deny you coverage based on your current health or a pre-existing condition. While an estimated 200,000 Americans who could afford it obtained alternate coverage, roughly 25 million with pre-existing conditions were uninsured. Not only that, the out-of-pocket expense kept both insured and uninsured Americans away from preventive care, to the detriment of public health. Now, all health plans must offer a wide array of in-network services and treatments for adults and children, with no out-of-pocket costs such as co-pays, coinsurance or need to meet a deductible. Both of the aforementioned policies are conducive to lower healthcare costs and more importantly, awareness for preventive measures.

In accordance with the changes mentioned before, children under the age of 26 are now allowed to stay on their parent’s healthcare plan. This means that there are a larger number of young adults insured as they enter the workforce. The aforementioned policy is middle- and upper-class benefits because there are parents of adult children that are insured. Already more than two million young adults have gotten health insurance through their parents’ policies.

While debate continues on both the success and the failure of managed care, one cannot deny the increased emphasis on cost containment. The results of managed care and the continuing evolution of the American health care system are both quantitative and qualitative. They range from a reduction in hospital admissions and stays to an increase in ambulatory care, out-patient surgeries, and home care; from an emphasis on prevention and better decisions by consumers about health-related behaviors to the sometimes limited choices provided by selected practitioners and in utilizing benefits; from increasing limitations in coverage with higher deductibles and co-payments to the reality of a still sizable portion of the population among the disenfranchised or uninsured.

While the Affordable Care Act has its positives and its negatives, as do most policies, its benefits have only just begun to be explored. Some negatives. We have to allow a few years to pass before we can pass judgment on this drastic change.
HONORING CHIEF DAN JONES
OF NORTH CAROLINA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015
Mr. PRICE of North Carolina. Mr. Speaker, I rise today to honor Chief Dan Jones of the Chapel Hill Fire Department, who will retire in May after 25 years of distinguished service to my hometown of Chapel Hill.

Chief Jones began his career with the Pinellas Park Fire Department in Florida, where he was quickly recognized as a leader and named Firefighter of the Year and Florida Fire Instructor of the Year. In 1990, he left Florida to become Fire Chief in Chapel Hill.

As soon as he arrived in our community, Chief Jones set out modernizing what was then a small-town Fire Department, most notably for its Carolina blue trucks. Today, thanks to his leadership, the Department is recognized as one of the finest in North Carolina and the country.

Chief Jones has faced his share of challenges as well—notably the Phi Gamma Delta Fraternity fire in 1996, which took the lives of five UNC students. He helped lead the community back from that tragedy, bridging the gap between students, Chapel Hill residents, and the Fire Department. He also became an advocate for new safety techniques and equipment, reforms that have saved countless lives since.

Chief Jones has received many awards from his peers for his remarkable work, including National Fire Service Person of the Year and the International Fire Chiefs Association President’s Award. He has also served as President of the International Society of Fire Service Instructors, written extensively on the topic of fire service administration, and taught leadership classes around the country and the world.

Chief Jones has also been quick to assist me, particularly during my time as Chairman or Ranking Member of the Appropriations Subcommittee on Homeland Security, giving sound policy advice and convening numerous first responder gatherings from central North Carolina.

Whenever I see a Carolina blue fire truck drive by on Franklin Street, I am thankful that Chapel Hill has been lucky enough to have Dan Jones serve as its Fire Chief. On behalf of our entire community, thank you for your service, Chief Jones. I wish you the very best in retirement.

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HONORING RILEY FRANKS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015
Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They’ve provided important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of being an active participant in the political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Riley Franks attends Pearland High School in Pearland, Texas. The essay topic is: select an important event that has occurred in the past 15 years and explain how that event has changed our country.

About fourteen years ago, the United States never expected something like this to happen but on September 11, 2001, terrorism took a big turn. A series of four coordinated terrorist attacks by the Islamic terrorist group al-Qaeda were set up to play in New York City and the Washington D.C. metropolitan area. Two passenger airplanes were hijacked and crashed into the North and South Towers of the World Trade Center; another was crashed into the Pentagon which caused a partial collapse of the western side, and the fourth was intended at Washington D.C. but crashed into a field near Shanksville, Pennsylvania after some of the passengers tried to overcome the hijackers.

A total 2,996 citizens died that day and was the deadliest incident for firefighters and law enforcement officers ever. This day has changed America for the better and the worst in these four major lasting impacts: more than a decade of war, immigration and deportation, the skies, and an increase in surveillance.

Just a few weeks after the 9/11 event, the United States invaded Afghanistan to try and dismantle al-Qaeda and stop the terrorist group. Two years later we attacked Iraq as a part of the War on Terror. Today, the U.S. is still entangled with Afghanistan and this War on Terror is now the longest-running war in U.S. history.

The U.S. Immigration and Customs Enforcement agency was established because of this tragic event. This agency was put into place to help deport criminals and stop those from coming into the U.S. illegally. In the decade after 9/11, deportations nearly doubled and in the first two years of the Obama Administration deportations hit a record high of 400,000 annually.

Airport security took a turn for the better. Although the lines and security rules to get to your gate are outrageous, the skies have never been safer. Before all of these color-coded security threat warnings and fancy full body metal detectors and x-rays, pat downs were very uncommon. Liquid was allowed, and passengers were even allowed to have knives, box cutters, and cigarette lighters on board.

Finally, as a country, the U.S. boomed as a surveillance state after 9/11. This resulted in an increase of government intrusion of phone and web networks. By 2013, the United States had espionage agencies and more than 107,000 employees that now make up the U.S. intelligence community.

Therefore, after 9/11 the United States has improved in a lot of ways mainly in security and there can only be improvement from here on out and hopefully the U.S. will never have to go through another tragic event such as this.

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RECOGNIZING THE LIFE OF LLOYD MADAY
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015
Ms. SCHAKOWSKY. Mr. Speaker, I rise today to recognize the life and achievements of Lloyd Maday, who passed away earlier this month.

Mike Kennedy was one of those young people, who was mentored and got his first job from Lloyd Maday, Mr. Kennedy told The Chicago Tribune, Lloyd Maday “taught me a lot about fixing cars, but he taught me about character too. I’d watch how he treated people, the way he dealt with mechanics services, Lloyd Maday made it a place where young people could get friendly advice and excellent counsel. Whether it was in understanding how to repair a carburetor or how to deal with their personal problems, many Evanstonians turned to Lloyd Maday.

Lloyd Maday was a master of his craft, keeping up with the many automotive and technological changes that occurred during his career. He made it a priority to listen and help those he met, to provide encouragement, and to set an example of how to live a life that gives back to the community. He was a devoted family man to his wife, and I want to express my condolences to his children and his 29 grandchildren. He will be greatly missed.

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A TRIBUTE TO JOSH INGALLS
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015
Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Josh Ingalls for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees...
will join an impressive roster of 560 business leaders and growing.

Josh has the determination and drive to be successful in anything that he does and his exemplary work with Principal Financial Group is a testament to that. As the Recruiting Manager at Principal Financial Group, Josh is passionate about helping others and utilizes his abilities to place people in the jobs best suited for their professional growth. Josh has donated his time to others through his work with the Animal Rescue League and the PACE Juvenile Center. In all aspects of his life, Josh is an example of the hard work and service that makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Josh in the United States Congress and it is with great pride that I recognize and applaud him for utilizing his talents to better both his community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Josh on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

HONORING FORMER SENATOR STEPHEN M. BREWER FOR BEING NAMED CITIZEN OF THE YEAR

HON. JAMES P. MCGOVERN
OF MASSACHUSETTS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. McGOVERN. Mr. Speaker, I rise to thank former State Senator Stephen M. Brewer for his 26 years of service in the state Legislature and to congratulate him on being recognized as Citizen of the Year by the Mount Wachusett Community College Foundation. Senator Brewer retired last year after 26 years of service in the state Legislature. Most recently, he served as Chair of the powerful Senate Ways and Means Committee. Senator Brewer is a giant; someone who looked not only for his constituents and his community but also for Massachusetts. For 26 years Senator Brewer was a champion for Central Massachusetts. While I know his wife Valerie and daughters April and Audrey are happy to have him home, it’s safe to say that we will miss his leadership in the State House. I can think of no one finer to receive this year’s Harold E. Drake Citizen of the Year award for his service to the Commonwealth and to the constituents he represented over nearly three decades of public service.

PERSONAL EXPLANATION

HON. ADAM SMITH
OF WASHINGTON
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. SMITH of Washington. Mr. Speaker, on Monday, March 16; Tuesday, March 17; Wednesday, March 18; and Thursday, March 19, 2015, I was out on medical leave for surgery and unable to be present for recorded votes. Had I been present, I would have voted:

“Yes” on roll call vote No. 113 (on the motion to suspend the rules and pass H.R. 647), “Yes” on roll call vote No. 114 (on the motion to suspend the rules and pass H.R. 648), “Yes” on roll call vote No. 115 (on the motion to suspend the rules and pass H.R. 876, as amended), “No” on roll call vote No. 116 (on the motion to suspend the rules and pass H.R. 876, as amended), “No” on roll call vote No. 117 (on agreeing to the resolution of H. Res. 138), “Yes” on roll call vote No. 118 (on the motion to suspend the rules and pass H.R. 1191, as amended), “No” on roll call vote No. 119 (on agreeing to the McKinley Amendment to H.R. 1029), “Yes” on roll call vote No. 120 (on the motion to recommit H.R. 1029 with instructions), “No” on roll call vote No. 121 (on passage of H.R. 1029), “Yes” on roll call vote No. 122 (on agreeing to the Edwards Amendment to H.R. 1030), “Yes” on roll call vote No. 123 (on agreeing to the Kennedy Amendment to H.R. 1030), “Yes” on roll call vote No. 124 (on the motion to recommit H.R. 1030 with instructions), “No” on roll call vote No. 125 (on passage of H.R. 1030), “No” on roll call vote No. 126 (on ordering the previous question on H. Res. 152), “No” on roll call vote No. 127 (on agreeing to the resolution H. Res. 152), “No” on roll call vote No. 128 (on passage of S.J. Res. 8), and “Yes” on roll call vote No. 129 (approving the Journal).

TRIBUTE TO ALEXANDRA REBELES

HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I am pleased to share them with my House colleagues, representing Pleasanton.

Alex Low is a student at Arvada High School and is a Service Ambassador for Youth award. I have received the Arvada Wheat Ridge Service Ambassadors for Youth award. Alex Low is a 10th grader at Pomona High School and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Alex Low is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives. I extend my deepest congratulations to Alex Low for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

RECOGNIZING J.R. GALLEGOS

HON. HENRY CUELLAR
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. CUELLAR. Mr. Speaker, I rise today to recognize Pleasanton City Councilman J.R. Gallegos citizens in uniform retirement after twenty-three consecutive years of service to the people of Atascosa County and the City of Pleasanton.
J.R. Gallegos began his career as a public servant in 1989 when he was appointed to the Pleasanton Housing Authority Board of Directors. Three years later, at the age of twenty-eight, Mr. Gallegos was first elected to the Pleasanton City Council, representing the people of District Four. Since then, he has served on the Pleasanton City Council for twenty-three years. Mr. Gallegos has also been involved in a number of other community organizations and committees in Atascosa County and the City of Pleasanton.

Over the last two decades, Mr. Gallegos has dedicated his efforts to improving and enriching the lives of Pleasanton residents. During his time on the City Council, he has supported the construction of a municipal airport terminal, the police and public works departments, and a sports complex. Mr. Gallegos was also involved in plans for the wastewater treatment plant expansion, the Civic Center and Library, City Hall renovations, and a variety of other infrastructure improvements. His contributions have been described as "vastly improving the quality of life" for Pleasanton citizens. It is clear that he has helped to "pave the way to a bright future" for the City of Pleasanton.

Mr. Speaker, I am honored to recognize J.R. Gallegos for his twenty-three years of outstanding service as a Pleasanton City Councilman.

HONORING SAMUEL McCRAY

HON. BENNIE G. THOMPSON
OF MISSISSIPPI

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise to honor an extraordinary community advocate and activist, Samuel McCray.

He is a citizen of the Mississippi Delta, who was born on a plantation in a shack in the middle of a cotton field just south of Lambert, Mississippi. He attended the segregated school in his hometown in 1968 from Quitman County Industrial High School. On May 1, 1968, the infamous class of '68 led a walkout, protesting the arrest of Willie Bolden, a Southern Christian Leadership Conference organizer sent to prepare the upcoming March on Washington, the Poor People’s Campaign. The first leg of the operation was to start in Marks with mule drawn wagons. An all-white Mississippi Highway Patrol unit of twenty troopers attacked the gathering of over 500, and forced them off the jail lawn. For Samuel, this would be his first act of civil disobedience. After high school, he would attend Coahoma Junior College (now Coahoma Community College) and Delta State University (then Delta State College). While in the Delta, he helped to revive the Black Students Organization, becoming second in command of the organization. As a political activist, he was chosen to head up the voter's league, the political arm of the organization. A few years earlier, the county purged the voter rolls. His first charge was to get ready for the 1975 election so voter's registration was numbered one priority. During this period of history, the voter rolls and the poll books were coded by race which proved to be a valuable tool. The team discovered pretty quickly that the poll books were not accurate. His work on this information was needed. The consistence voters would be the priority group, believing they would be the easiest to get back on the books and to the polls on Election Day. By the deadline, the group had registered over 1500 black voters. The work on this was not made to run a slate, a candidate for each position. Not because of the possibility of winning, there was no chance of that, the black vote was less than a third of the total. Will black voters vote for black candidates? About 80% of the black voters were cast for our candidates. The black leadership could not have been happier; we were on our way. Voter registration was a step-up, and an opportunity presented itself in 1978 with the death of the white county supervisor in District 1. The district had been moored another and they were concentrated in the Crenshaw and Darling Precincts. With an attractive candidate, and a good ground game we felt we could make history, and we did. The opposition accused the group of cheating; too many black voters were voting. They found themselves in court, which turned out to be a blessing. The ruling was that any voter with a physical disability, blind or illiterate could receive assistance from the person of their choosing. Another slate was put together for the district and an at-large scheme where a voter had to cast a five candidate's ballot in order for the vote to count. Again, the group looked for the most attractive candidates, one of whom was J.D. "Jake" McAdory. Everybody liked him, including both blacks and whites, and he was a standup guy. He was the first African American elected to the Board of Aldermen. As always, the group would run a slate in county elections, realizing that keeping voters engaged was the best tool to building a strong electorate. In the late 70's Samuel would align himself with people like Attorneys: Frank Parker & Margret Carey; the Lawyers Committee for Civil Rights Under Law; Victor McTeer & Willie Bailey, Johnnie Walls, Senator Henry Kelsey, and others that were challenging the legal schemes hindering blacks from the ballot box. Sam was certified as an expert witness on white block voting, voting harassment, voter's intimidation and at-large voting. The effort would lead to redistricting or redrawing county supervisor and municipal lines to give black voters a better chance of determining which candidates of their choosing. By 1983, with creating three black majorities districts and getting rid of the at-large voting practice, they began getting much closer to achieving the goal set many years earlier. By 1987, they controlled the Quitman County Board of Supervisors. Today, all the municipalities with the exception of two are headed by African American mayors, and all of the governing boards are black majorities. While an activist in Quitman County, Sam worked at Coahoma Opportunities, Inc. (COI) while at COI he decided that he started as a community driver, but quickly became the organization into middle management. He was promoted to Coordinator of Nutrition Access and to an Equal Opportunity Officer. In those positions, the organization would open the first WIC & food bank on site and help to bring free breakfast to public school cafeterias. While with COI, Sam was serving on the Sub-Area Advisory Council, the group that made recommendations on health facilities in the Delta. The council led to the creation of Aaron Henry Community Health Services Center in Clarksdale.

In 1986, Michael "Mike" Alfonso Espy hired him to organize the northern counties of the district where he applied what he had learned from his work in Quitman County. He applied that to a multi-counties model, resulting in some of the best turnout. In 1988, Governor Ray Mabus named Samuel to the Mississippi Housing Finance Corporation. The board later re-named the organization to the Mississippi Home Corporation, where he was elected Chairperson of the Program Committee. In this role, Samuel worked with local nonprofits to access programs such as USDA's Community Self-Help program, the 504 repair loan/grant, and the 502 home ownership, which is the program used by Samuel to purchase his home.

In 1993, Congressman Mike Espy would step down to accept the Secretary of Agriculture in the Clinton Administration, the first African American ever to hold this position. The community was happy to have one of its own, but it put the 2nd District at risk. Thankfully, the leadership agreed to a mini-convention process that led to a consensus candidate, Honorable BENNIE THOMPSON, County Supervisor from Hinds County, who was one of the single most respected elected officials in the State, black or white. THOMPSON would go on to win and take office in April of 1993. Samuel never envisioned holding office or working for a politician, but this is BENNIE THOMPSON, he's a living legend. After lobbying his District Director almost daily, Samuel was hired on June 1, 1993 as a Field Representative and Caseworker, the greatest job on the planet. The Congressman assigned him the counties he had worked over the last twenty years. Samuel's office was located in Marks, his home town. Armed with letters to assure Federal Agencies deliver services fairly to his constituents, Samuel served as a resource to non-profits, governmental agencies and small businesses. In the years that followed, the Clinton Administration would institute the Empowerment Zone and the Enterprise Community Initiative. Part of Samuel's assigned counties received the Enterprise Community designation. North Panola would receive a portable water system that provided safe drinking water for hundreds of families. Local limited resource farmers would get a programmable processing plant so they could better market their produce. An unexpected benefit to an unexpected group of about fifty families living in the Cotton Street Community, got sewer services for the first time. A street separated the town of Marks from this community, and because of their activism in the 60's, they were still being punished. The residents of Cotton Street found out and met with the governing body, and had them resubmit their application to include Cotton Street. On March 17, 2008, then candidate for President of the United States Barack Obama ate in Green ville for breakfast with the Congressman and staff. Upon his election, the Congressman took his entire staff to the inauguration of the first African-American President in his lifetime.
After nineteen and a half years as a Congressional Aide being a part of some of the greatest advancements, right here in the Mississippi Delta to be a part of it is a prayer, answered. Samuel and his wife of 32 years, Berestina, still live in Quitman County. Their three children: Barbara, Johnathan, and Shonari are all grown and gone, with their 12 grandchildren whom Samuel and Berestina love from a distance. On December 31, 2012 Samuel retired, the time had come.

Mr. Speaker, I ask my colleagues to join me in recognizing Samuel McClay for his dedication in being a respected community servant.

RECOGNIZING THE 135TH ANNIVERSARY OF GETHSEMANE BAPTIST CHURCH OF EUSTIS, FLORIDA

HON. DANIEL WEBSTER
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. WEBSTER of Florida. Mr. Speaker, it is my privilege to recognize the 135th anniversary of Gethsemane Baptist Church of Eustis, and commend their strong heritage of service within Lake County, Florida.

Founded in 1880, Gethsemane Baptist Church of Eustis was the first place of worship for African Americans in Eustis, and has served as a beacon of hope for our local community. Many have been impacted through the church’s ministry, and I am honored to recognize their long history of dedication and service. This is a momentous year for Gethsemane Baptist Church of Eustis, and I am pleased to commemorate it with them.

It is my pleasure to join Reverend William Hawkins and the congregation at Gethsemane Baptist Church of Eustis in celebrating this historical milestone. It is truly an honor to serve the residents of Central Florida in the U.S. House of Representatives.

THE TRAGIC KILLING OF RUSSIAN OPPOSITION LEADER BORIS NEMTSOV

HON. MARCY KAPTUR
OF OHIO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Ms. KAPTUR. Mr. Speaker, last month, while many of us were working late to prevent the shutdown of our own Department of Homeland Security, a tragedy occurred in Moscow.

Boris Nemtsov, famed leader of Russia’s opposition, was killed just hours after speaking at a pro-European gathering near St. Basil’s Cathedral and the Kremlin. He was 55 years old. That night the fateful image of his body lying dead, on a bridge, facing the Kremlin, sent shivers across our world. Shivers of sorrow. Shivers of anger.

Shivers of cold remembrance of a place with no room for real liberty. No free speech. No tolerance for contrary opinions. No experience of what it means to live in an open society.

Russia is a nation that spans eleven time zones. It holds enough nuclear arms to obliterate life on Earth. How sad that such a nation is still unsafe for a peaceful advocate of freedom and representative governance.

Boris Nemtsov was killed just hours before a non-violent demonstration he was preparing to lead, protesting Russia’s illegal invasion of Ukraine. What courage he showed in speaking for Ukraine, a young and energetic nation seeking peace and opportunity for its people. Ukraine is a sister to Russia and has not deserved the brutality that Russia has heaped upon her over the past year. During that short span, more than 6,000 people have died in the fight for an independent Ukraine.

Mr. Nemtsov, a former deputy prime minister of Russia, a vice premier, fought every day for a more open society in his home country. He championed reform ever since the collapse of the old Soviet order twenty years ago. It was a valiant effort that many were destined to struggle against a vast and oppressive totalitarian state. More and more, he must have felt the creeping shadow of his own mortality due to the danger in which he placed himself.

Boris Nemtsov was assassinated by cowards lurking in the shadows as he crossed a bridge in front of the Kremlin. The murderers, driven to such a despicable act, were too small and too afraid to let his voice rise.

As I read the news of his tragic fate, I see the first threads of a history that will hold him up as a leader of unparalleled courage and unprecedented faith in his people. This is remarkable in the face of one of the most persistent tyrannies in the world.

Boris Nemtsov’s life is prophetic, like Alexander Solzhenitsyn and others who have suffered to move Russia out of its historical imprisonment of liberty.

No part of our world has suffered more in the last century than Russia and the subjugated Soviet territories, as Dr. Timothy Snyder reminds us in his extraordinary book “Bloodlands.”

In the middle of Europe in the middle of the 20th century, the Nazi and Soviet regimes murdered some 14 million people . . . all victims of murderous policy rather than casualities of war.

Yet not a single one of the 14 million murdered was a soldier on active duty. Most were women, children, and the aged; none were bearing weapons; many had been stripped of their possessions, including their clothes.

The U.N. High Commissioner for Human Rights has called the situation a “merciless devastation of civilian lives and infrastructure.” His report points out that heavy weaponry and foreign fighters continue to pour in from Russia and that the conflict has “dramatically deteriorated” in the past two months.

In 2010 Nemtsov founded the Coalition for Russia without Lawlessness and Corruption, a party notable not only for its ambitious name but also because it was refused registration as a party by the Kremlin. In recent years, as a leader of the Russian opposition, Nemtsov had written several highly credible reports exposing corruption at the highest levels of the Russian government.

Our own Gettysburg Address, one of the most revered statements in American history, says, in part, “that from these honored dead we take increased devotion to that cause for which they gave the last full measure of devotion—that we here highly resolve that these dead shall not have died in vain—that this nation, under God, shall have a new birth of freedom—and that government of the people, by the people, for the people, shall not perish from the earth.”

This is a message I now commend to the people of Russia: let the sacrifice of Boris Nemtsov inspire your own devotion to the cause of freedom.

Because of Boris Nemtsov, millions inside Russia can imagine liberty, a more democratic society, and a life better than the one now permitted to them. Ordinary citizens can make that life for themselves if they are only allowed real representative governance.

Nemtsov strove to give every Russian a chance at that better life, even from inside the belly of a frozen whale. We honor his ideals and his sacrifice.

TRIBUTE TO SHERYL SOUNDAR

HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on...
Alicia Balderas is an 11th grader at Pomona High School and received this award because she has demonstrated the dedication and character in all of her future accomplishments. The dedication demonstrated by Alicia Balderas is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives. I extend my deepest congratulations to Alicia Balderas for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

CONGRATULATING THE DEDICATED HOOSIERS OF KEM KREST CORPORATION

HON. JACKIE WALORSKI
OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mrs. WALORSKI. Mr. Speaker, I rise today to congratulate the dedicated Hoosiers of Kem Krest Corporation headquartered in Elkhart, Indiana. They have recently been named the General Motors 2014 Supplier of the Year. Kem Krest started in 1979 and since then has grown and expanded their customer base beyond the automotive industry to include the agriculture and defense industries. The exceptional quality of products from this supplier reflects the hard work of their Hoosier employees. They have demonstrated a clear commitment to go above and beyond as well as take the utmost pride in the products they supply. I would like to personally thank the Hoosiers of Kem Krest Corporation for their hard work and dedication.

Kem Krest Corporation serves as another great example of a successful business in Northern Indiana and their devotion to making quality products should be recognized. The dedication Kem Krest has shown makes me proud to represent Indiana's Second Congressional District.

PERSONAL EXPLANATION

HON. SAM GRAVES
OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. GRAVES of Missouri. Mr. Speaker, on March 23 and 24, I missed a series of Roll Call votes. Had I been present, I would have voted "YEA" on #130, 131, 132, 133, and 134. I would have voted "NAY" on #135.

A TRIBUTE TO JOEL FORTNEY

HON. DAVID YOUNG
OF IOWA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Joel Fortney for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Joel has the determination and drive to be successful in all that he does, and his exemplary work with Principal Global Investors is a testament to that. Now the portfolio manager of Principal Mid-Cap Value Fund, Joel’s success has continued. Joel and his wife are active in their community too, where they support the Blank Park Zoo by sponsoring animals. In all aspects of his life Joel’s example of hard work and service makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Joel in the United States Congress and it is with great pride that I recognize and applaud him for utilizing his talents to better both his community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Joel on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.
for the colonies in the British parliament. These universal founding principles of representation and equality have become the basis of American government. Democracy upholds those principles in the government. The government is indirectly ruled by the people through representatives. These representatives are responsible for directly seeing to the needs of the people who live in their specified region. The government’s job is to accommodate the needs of the citizens. American government is “for the people, by the people”. The power of the government is limited by its citizens. This is self-government in its true form.

The government is also responsible for creating an economy. People pay taxes to the government so that the government can generate revenue and maintain its operations. In return, the government should be responsible for providing various services to the people. The government should provide fundamental services such as basic infrastructure, security and a stable economy. A country cannot support itself without a solid infrastructure. Therefore, the government should provide adequate facilities for their citizens. They should be responsible for providing urban infrastructure such as water supply, electricity and roads. It is the government’s duty to effectively utilize the resources within a country for development. This means that the government should also be able to provide other services. Tax money should be used to create better education, health facilities and social security. The American government has always provided the best safety for its citizens. A government should always protect its citizens, because they should come first. Lastly, the government is responsible for keeping a stable economy. Without a stable economy, the people cannot survive.

The American government was established to serve the best interests of its people. Its role is to provide for them. It should provide an organized society and a good government. The government’s main role is to serve its people.

HON. MADELEINE Z. BORDALLO OF GUAM IN THE HOUSE OF REPRESENTATIVES Wednesday, March 25, 2015

Ms. BORDALLO. Mr. Speaker, today I have introduced the National Guard State Partnership Program Enhancement Act of 2015, which strengthens this critical “soft power” diplomatic and security cooperation program. The National Guard State Partnership Program (SPP) provides unique capacity building capabilities to Combatant Commanders and U.S. Chiefs of Mission via 68 comprehensive partnerships between National Guard units across the United States and 74 partner nations with the potential for further development. For over 20 years, the SPP has directly supported the broad national interests and security cooperation goals of the United States by engaging partner nations via military, socio-political, and economic conduits at the local, state, and national levels. The program’s public diplomacy effectiveness lies in its ability to leverage the full breadth and depth of U.S. defense and interagency capabilities from within the state-country relationship. The value of the SPP lies in its ability to concentrate a small component of the U.S. defense structure—a state’s National Guard—on a single country or region in support of U.S. Government policies and objectives that are coordinated between the Combatant Commander and U.S. Chief of Mission. This concentrated focus supports the development of long term personal relationships and interagency coordination mechanisms that would not otherwise exist. By its nature the National Guard is uniquely positioned within the military to develop these long term relationships.

The SPP is becoming an increasingly more important tool for Combatant Commanders and U.S. Chiefs of Mission in achieving long-term U.S. strategic objectives. The program has developed from assistance and partnership with primarily Eastern European nations to a program that supports all the non-CONUS combatant commanders. The SPP provides them a unique opportunity to support Combatant Commander as well as an Ambassador’s needs in a given country. I believe this legislation is necessary to codify current practices and enhance the program’s positive impact worldwide.

I thank Congressman Tim Walz of Minnesota; Congressman Jim Bridenstine of Oklahoma and Congressman Doug Lamborn of Colorado for being original co-sponsors of this legislation. Our efforts highlight the bipartisan support for SPP and need to enhance this critical capacity building tool. I look forward to working with my colleagues to pass this critical legislation.
HONORING MICHAEL BRENNAN

HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of being an active participant in the political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Michael Brennan attends Seven Lakes High School in Katy, Texas. The essay topic is: in your opinion, what role should government play in our lives?

The debate on the role of government has raged in politics since the very first inception of government in Sumeria over 5500 years ago. Today’s society is certainly a far cry from those long-gone times, but the discussions we have continue to center on our very own Congress to this day. The exact issues have changed with the times, but general views on the matter can be split into two groups: those who see the government only as a stabilizing political and economic entity, and those who also see it as a tool for social reform.

Regardless of the merits of either side, there are many purposes of government which many consider inherent to its existence and for which it was originally established. In exchange for the ability to tax citizens for the money required for its operation, the government provides the critical services of public defense and order—police forces, military, civil courts, and so on. The government is usually also responsible for the universal system of standards (or at the very least the adoption and enforcement of standards set by the ISO) as well as creating and maintaining transportation, a monetary system, and upholding private ownership (at least in a capitalist system). There are also a number of societal industries and organizations which could be left alone to their own mechanisms (by means of ultra-conservative laissez-faire policies), but governments usually take an active role in at least rudimentary regulation such as professional certification, education, basic human rights and labor laws, and mitigating the natural ebb of flow of an economy. Indeed, many of the aspects of government which allow higher society to function are great and necessary—but the conflict arises in questions on using the government’s greater powers.

The unfortunate reality of the ideological divide between so-called “conservatives” and “liberals” is that neither side is particularly more correct than the other regardless of how much they may deride each other. However, it is well known how dangerous great power can be, and it follows from this that the society-changing power that a government has should be used sparingly. The government should use its social power when there is little other choice due to deep-rooted ideologies which directly contradict the concept of equality or threaten the safety and well-being of citizens, as in the 1960s when segregation had to be forcibly abolished or when government intervention seemed like the only way to pull the US out of the Great Depression. Most every individual has compassion for his common individual, but “compassion” cannot simply be legislated through extensive social programs, using money from people who may not even agree with these programs. In all cases, when so much money and so many lives may be at stake, caution must necessarily trump passion.

AIDAN CLARK
HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Aidan Clark for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Aidan Clark is an 8th grader at Moore Middle School and received this award because his determination and hard work have allowed him to overcome adversities. The dedication demonstrated by Aidan Clark is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Aidan Clark for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt he will exhibit the same dedication and character in all of his future accomplishments.

A TRIBUTE TO JENNA EKSTROM
HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Jenna Ekstrom for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Jenna has the determination and drive to be successful in all that she does, and her exemplary work with the Des Moines Art Center, Art League of Des Moines, and Housing Tomorrow. In all aspects of her life, Jenna’s example of hard work and service makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Jenna in the United States Congress and it is with great pride that I recognize and applaud her for utilizing her talents to better her community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Jenna on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

HONORING THE TREVINO FAMILY
HON. HENRY CUellar
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. CUellar. Mr. Speaker, I rise today to honor the Trevino family of Zapata, Texas. Six brothers—Teodore, Antonio, Anselmo, Filiberto, Jr., Leopoldo, and Jose Manuel—proudly served the United States of America in World War II. Combined, the brothers served a total of fifteen and a half years, and by the end of the war, each was honorably discharged.

The Trevino brothers were born to the late Filiberto Trevino and Luisa Cuelar Trevino. During World War II, Teodore, the eldest, served in the Medical Corps; Antonio served in the Coastal Artillery; Anselmo served in the Engineer Corps; Filiberto Jr. served in the U.S. Army Air Corps; Leopoldo served in the Field Artillery; and Jose Manuel, the youngest of the brothers, served in the Infantry. Despite the distance between them, the brothers were miraculously able to meet with one another over the course of their service; Antonio was fortunate enough to see each of his brothers.

Despite the many hardships the brothers faced during their service, each was able to overcome whatever obstacles were presented. With support from their loved ones back home—as well as one another—the Trevino brothers dutifully served their country. They were brave, fearlessly taking down enemy planes and saving fellow soldiers by covering them with their own bodies to shield them from incoming enemy fire.

After four and half years of wartime, the Trevino family was finally reunited. By June of 1946, all six of the brothers had returned home to Zapata, Texas. They were proud of their service, and it is with great pleasure that they share their experiences with their children and grandchildren.

Mr. Speaker, I am honored to have the opportunity to recognize the Trevino family for their incredible service to our great nation and their fellow countrymen during World War II.

TRIBUTE TO DR. NORMAN E. BORLAUG
HON. ROD BLUM
OF IOWA
IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. BLUM. Mr. Speaker, Dr. Norman E. Borlaug, known as “the father of the green revolution,” was born on March 25, 1914 on a farm outside Cresco, Iowa. Moved during the Great Depression by the examples of hunger...
he witnessed, Dr. Brilagw committed his life to developing the then nascent field of plant biology to increase food production and combat world hunger. The mutation techniques he developed led to high yield, disease resistant wheat varieties suitable for planting around the globe. In recognition of his work, Dr. Brilagw was awarded the Nobel Peace Prize in 1970, the Presidential Medal of Freedom in 1977, and the Congressional Gold Medal in 2007.

Today, on what would have been his 101st birthday, I rise today to honor this great native Iowan. Dr. Brilagw revolutionized agriculture and saved over one billion lives from starvation. His legacy stands as an example of American ingenuity and the impact one good man can make on the world. I encourage all my colleagues in the House of Representatives to visit Dr. Brilagw’s statue at Statuary Hall to reflect on the life and achievements of this great American.

HONORING CAPTAIN ANITRIA M. MACK

HON. BENNIE G. THOMPSON
OF MISSISSIPPI
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a resourceful and ambitious woman, Captain Anitria M. Mack. Anitria has shown what can be done through hard work, dedication and a desire to serve others.

Captain Anitria Michelle Mack was born on April 17, 1975 in Grenada, MS. She graduated from Grenada High School, May 1993. She began her military career in May 1992, enlisting in the 254th Engineer Detachment, Camp McCain, MS, under the split option program as an Administrative Specialist. She completed Basic Training the summer of 1992 and Advanced Initial Training the summer of 1993 at Fort Jackson, SC. The 254th Engineer Detachment later reorganized and became Detachment C Company B 106th Support Battalion causing CPT Mack-Lewis to reclassify as a Light Wheeled Vehicle Mechanic. She enrolled in Jackson State University in August, 1993 where she graduated with a Bachelors Degree in Accounting in May, 1997 and a Masters Degree in Business Administration, May, 2000. CPT Mack-Lewis then entered the Federal Officer Candidate School, Fort Benning, GA, July 8, 2001 and was commissioned as a Second Lieutenant on October 11, 2001.

CPT Mack-Lewis simultaneously served as the Executive Officer and Maintenance Control Officer of Bravo Company 106th Support Battalion from October 2001 thru December 2004, located at Camp Shelby, MS. CPT Mack-Lewis deployed to Iraq in January 2005 as the Supply and Services Officer, where she was the Officer In Charge of all Logistics Convoy Operations for six Forward Operating Bases occupied by the 155th Brigade Combat Team within the “Triangle of Death”. Upon return from Iraq, she assumed company command from April 2006-January 2008 of Alpha Company 106th Brigade Support Battalion, a Supply and Distribution Company whose headquarter is in Magee, MS with detachments at Prentiss and Taylorsville, MS. She then served as the Executive Officer of Joint Forces Headquarters, Jackson, MS from January 2008-May 2009.

CPT Mack-Lewis has received numerous awards throughout her career to include: Meritorious Service Medal, Army Commendation Medal, Army Achievement Medal, National Defense Service Medal, Armed Forces Expeditionary Service Medal, Iraq Campaign Medal, as well as other commendations and state awards.

CPT Mack-Lewis worked fulltime with the Mississippi Army National Guard from January 1999-May 2001. Mack-Lewis served as a Budget Analyst for the Director of Logistics from January, 1999–December, 2004 and as the Employee Relations Specialist for all MS Army and Air National Guard Federal Technicians from January 2005–May 2009. She was then hired on the Active Guard Reserve Program (AGR) June, 2009. She currently teaches Army ROTC to students attending Mississippi College, MS School of Law and Hinds Community College. She also serves as ROTC Liaison for National Guard soldiers who attend school at MC, MS School of Law, UMC, JSU, Hinds CC, Belhaven, Millsaps, Delta State, and MS Valley State University. She is a member of the Recruiting and Retention Battalion, Mississippi Army National Guard. She currently serves as a Logistics Officer for the 106th Brigade Support Battalion, Monticello, MS. She is a member of Delta Sigma Theta Sorority Inc., Clinton (MS) Alumnae Chapter. She and her husband Paul have been married since August 31, 2002 and currently reside in Terry, MS. They are members of New Jerusalem Church, Jackson, MS.

CPT Mack-Lewis's favorite scripture comes from Psalm 27:1–3. “The Lord is my light and my salvation, whom shall I fear? The Lord is the strength of my life, of whom shall I be afraid? When the wicked, even mine enemies and foes came upon me to eat my flesh, they stumbled and fell. Though a host should encamp against me, my heart shall not fear: though war should rise against me, in this will I be confident.”

Mr. Speaker, I ask my colleagues to join me in recognizing Captain Anitria M. Mack for her hard work, dedication and a desire to serve others.

HONORING AVERY BAYHAM
HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in our community, who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and help me understand how to represent the people of my state.

Avery Bayham attends Dawson High School in Pearland, Texas. The essay topic is: select the most noticeable change with ways to try to find bombs, background checks, and body scans. The U.S. has been on the edge of its seat ever since we sent our boys into Afghanistan to put a stop to al-Qaeda, which was defeated with the death of Osama Bin Laden. Now, there is a new group known as ISIS, who is currently wreaking havoc across Europe while the rest of the world is watching helplessly from the sidelines. This group needs to be neutralized as soon as possible; although it doesn’t directly attacking the U.S., they are constantly attacking our society and relationships with others. This group was created in response to the elimination of Osama Bin Laden, the mastermind behind 9/11. I have seen friends abandon friends just because of what members of their race have done to each other, and I would hate to have that happen to myself.

9/11 was an absolutely devastating event in America, an event that is still haunting our society today. If 9/11 wouldn’t have occurred, we would have significantly less discrimination as well as security threats in the United States. When did the U.S. begin to allow our enemies to change us?

IN APPRECIATION OF RON LEGRAND AND HIS YEARS OF SERVICE
HON. JOHN CONYERS, JR.
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. CONYERS. Mr. Speaker, today, as ranking member and former chairman of the Committee on the Judiciary, I join with my colleagues, Representative SHEILA JACKSON LEE, Ranking member of the Subcommittee on Crime, Terrorism, Homeland Security, and Investigations, and Representative ROBERT C. “BOBBY” SCOTT, the chairman and ranking member of the Subcommittee on Crime, Terrorism, Homeland Security, and Investigations, in expressing our appreciation for
Ron LeGrand’s years of service to the committee.

Ron has enjoyed a distinguished career in service to our Nation. Prior to joining the staff of the committee, he worked for the Drug Enforcement Administration, the Criminal Division of the Department of Justice, the House Select Committee on Intelligence, and the staff of Senator JOSEPH BIDEN on the Senate Judiciary Committee.

In the private sector and in public service, Ron has dedicated himself to protecting the rights of those who have been victimized by crime.

During his time with the committee, Ron worked tirelessly on the hard-fought reauthorization of the Violence Against Women Act, a historic law to assist victims of domestic violence and prevent future acts of domestic violence. He also worked on important legislation to protect seniors against those who would prey upon them. Ron’s ability to build coalitions on both sides of the aisle and with outside stakeholders on human trafficking and drug legislation was critical to the passage of several important bills that have since become law.

In recent years, Ron dedicated himself to the examination and reform of our criminal justice system, culminating with his work on the Over-criminalization Task Force. We appreciate his magnanimity, energy, and enthusiasm, which has helped immensely in generating a bipartisan desire to address this issue.

In these and other legislative and oversight issues, Ron has displayed a high degree of professionalism and personal commitment, providing the members of the committee and staff with wise counsel.

We thank Ron for years of selfless service and wish him the very best as he leaves public service to continue his efforts in fighting domestic violence through his new position at the National Network to End Domestic Violence. All of his colleagues will miss him dearly and continue to value his friendship into the future.

A TRIBUTE TO DANIEL HOFFMAN-ZINNEL

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Daniel Hoffman-Zinnel for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Daniel has the determination and talent to be successful in all that he does, and his work with Planned Parenthood of the Heartland is a testament to that commitment. As the Director of Education and Leadership with Planned Parenthood of the Heartland, Daniel is able to pursue a personal passion of his in his professional life. He maintains an active schedule outside work, volunteering for numerous organizations, including the Iowa Cancer Consortium.

Mr. Speaker, it is a profound honor to represent leaders like Daniel in the United States Congress and it is with great pride that I recognize and applaud him for utilizing his talents to better both his community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Daniel on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

ABIGAIL ESPINOZA

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Abigail Espinoza for receiving the Arvada West High School Peer Mentoring Program for Youth Award. Abigail Espinoza is a 12th grader at Jefferson High School and received this award because her determination and hard work have allowed her to overcome adversities.

The dedication demonstrated by Abigail Espinoza is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives. I extend my deepest congratulations to Abigail Espinoza for winning the Arvada West High School Peer Mentoring Program for Youth Award. I have no doubt she will exhibit the same dedication and character in all of her future accomplishments.

CELEBRATING THE 50TH ANNIVERSARY OF THE SACRED HEART SCHOOL

HON. RODNEY P. FRELINGHUYSEN
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. FRELINGHUYSEN. Mr. Speaker, I rise today to honor Sacred Heart School in Paterson, New Jersey, as it celebrates its 50th anniversary. Sacred Heart School has the philosophy of education of the child including spiritually, academically, emotionally, socially, and physically. Their goal is not just produce good students, but well-rounded people.

The school’s dedication to its students has not gone unnoticed. Sacred Heart has been recognized as a “Best Practice School” by the Home and School Federation of the Diocese of Paterson on four separate occasions. In 2004, Sacred Heart won its first Best Practice Award for its Peer Mentoring Program between 4th and 8th graders. In 2005, it received another Best Practice Award for Academics for its Career Day that it holds annually during Catholic Schools Week. In 2006, the school was recognized with a third Best Practice Award for continually surveying their community to ensure all of their needs are met, and always looking to better the way they serve their students. In 2007, the school received a fourth Best Practice Award for its Monday Lunch Program, where every Monday a new student provides a lunch based on his or her own cultural background in order to promote understanding and appreciation of cultural differences. Additionally, the Sacred Heart School was awarded the prestigious “Star School Award” by the Diocese for its outstanding Literacy for Life program. Star Schools are recognized for being on the “cutting edge” and for promoting high student achievement and outstanding performance.

Under the leadership of the qualified and credentialed teachers and faculty Sacred Heart strives to instill a deep love of God, neighbor, and country within their students. They want to nurture their spirits with a long with their minds, as well as create a strong support community built on the values of love and faith.

Mr. Speaker, I ask you and my colleagues to recognize the 50th anniversary of this wonderful school dedicated to fostering an environment not just for students to grow in academia but in their faith as well.

HONORING JEDD MOSKOWITZ

HON. GRACE MENG
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Ms. MENG. Mr. Speaker, I rise today in honor of my Chief of Staff, Jedd Moskowitz, who will be retiring from Capitol Hill after 32 years of exemplary service to the constituents of New York. Thirty of these years were spent with former Congressman Gary Ackerman, and I was lucky to have benefitted from his guidance for the past two and a half years.

Jedd started his career at the Queens Tribune working as a copy editor for Congressman Ackerman. When Congressman Ackerman and I were staff for a York State Senate, Jedd remained by his side. In 1983, after five years in the State Senate, Congressman Ackerman was elected to the
United States Congress, and soon named Jedd his Chief of Staff.

Loyal, diligent, dedicated, hardworking all describe the model character Jedd has shown in this position. His knowledge of the House and its proceedings is unparalleled, his advice invaluable, and his willingness to help and mentor young staffers unmatched. He is currently the longest serving Chief of Staff on The Hill.

I would be remiss not to include baseball fanatic when describing him, as Jedd holds an annual tradition of inviting each member of his staff to attend a baseball game come springtime. Though his season tickets are for the Nationals, his heart remains with his hometown team, the New York Mets. Jedd also remains active in his Synagogue, and is a devoted family man to his wife and two children.

I ask that my colleagues in the House of Representatives join me and rise in recognition of Jedd’s faithful service to this body, and to the countless people whose paths he has crossed and whose lives he’s enriched. Jedd, I wish you the best of luck and continued success in all of your future endeavors.

HONORING LIEUTENANT COLONEL TYRONE A. WILLIAMS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable public servant, Lieutenant Colonel Tyrone A. Williams.

Lt. Col. Tyron A. Williams serves as the 172d Maintenance Operations Flight’s Maintenance Operations Officer, Thompson Field, in Jackson, Mississippi. He is the primary advisor to the 172d Maintenance Group Commander and the Logistics Group, Executive Officer, 172d Airlift Wing, Mississippi. As executive officer he assists the Commander in formulating, developing, and coordinating all plans, policies and programs, finances and manpower requirements affecting aircraft maintenance, fuels, logistics plans, munitions, supply and transportation.

Lt. Col. Williams has a vast knowledge of education which includes a Master of Science degree from Air University, AL received in 2009 and most recently in 2012 completed Commander Development Course from Andrews Air Force Base, MD.

Lt. Col. Williams has major awards and decorations: Air Force Commendation Medal with 1st Oak Leaf Cluster; Air Force Achievement Medal with 2nd Oak Leaf Cluster; Air Force Outstanding Unit Award with 9 Devices; Air Reserve Forces Meritorious Service Medal with 3 Devices; and National Defense Service Medal with 1 Device.

Lt. Col. Williams has state awards that include: Mississippi War Medal; Mississippi Emergency Service Medal; Mississippi Service School Medal; Mississippi Longevity Medal; Louisiana Emergency Service Medal; Global War on Terrorism Expeditionary Medal; Global War on Terrorism Service Medal; Air Force Expeditionary Service Ribbon with Gold Border with 1 Device; Air Force Longevity Service Ribbon with 2 Devices; Armed Forces Reserve Medal with 2 ‘M’ Devices; and Air Force Training Ribbon with Device.

Lt. Col. Williams is affiliated with many professional memberships and associations and a Life Member of the National Guard Association of the United States, Enlisted Association of the National Guard of the United States and Veterans of Foreign Wars.

Mr. Speaker, I ask my colleagues to join me in recognizing Lt. Col. Williams for his dedication and support to the national and state Military Services.

IN HONOR OF THE 194TH ANNIVERSARY OF GREEK INDEPENDENCE DAY

HON. CAROLYN B. MALONEY

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, as co-chair and co-founder of the Congressional Caucus on Hellenic Issues, I rise today to celebrate the 194th anniversary of Greece’s declaration of independence from the Ottoman Empire. Inspired by an intense belief in the right to self-governance, the ancient Greeks pioneered the notion of democracy. The founding of our own great nation was built upon a similar desire for self-governance. Our shared dedication to democracy unites our countries and has preserved the strength of our close relationship.

After generations of oppression, Greece’s freedom was hard-fought, and the Republic of Greece has become a shining example of democracy to the world. Today, Greeks and their friends around the world celebrate March 25th as the day when the Greeks began the long, hard war for independence. It is a day of joy and pride for a great people and I’m very proud to acknowledge the remarkable contributions that the Hellenic people have made throughout the world.

As many of my colleagues know, New York City is home to the largest Greek population outside of Greece and Cyprus and I have the honor of representing a large community of Greeks in Astoria, Queens. In Manhattan, we celebrate Greek Independence Day with a parade on 5th Avenue, which I have been honored to participate in over the years.

Greece and the Greek people are such critical allies and dear friends of the United States and today I’m very proud to stand with my Greek brothers and sisters to celebrate the anniversary of their independence. I ask my colleagues to join me in recognizing Greek Independence Day.

A TRIBUTE TO EMILY HAMILTON

HON. DAVID YOUNG

OF IOWA

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to congratulate and recognize Emily Hamilton for being named a 2015 Forty Under 40 honoree by the award-winning central Iowa publication, Business Record.

Since 2000, Business Record has undertaken an exhaustive annual review to identify a standout group of young leaders in the Greater Des Moines Area that are making an impact in their communities and their careers. Each year, forty up-and-coming community and business leaders under 40 years of age are selected for this prestigious honor based on a combined criteria of community involvement and success in their chosen career field. The 2015 class of Forty Under 40 honorees will join an impressive roster of 560 business leaders and growing.

Emily has the determination and drive to be successful in all that she does, and her exemplary work with The Des Moines “I Have a Dream’’ Foundation is a testament to that. As the Executive Director of this Foundation, Emily is passionate about going the extra mile. Emily is an active volunteer, frequently giving her time to support worthy causes. In all aspects of her life Emily’s example of hard work and service makes our state proud.

Mr. Speaker, it is a profound honor to represent leaders like Emily in the United States Congress and it is with great pride that I recognize and applaud her for utilizing her talents to better both her community and the great state of Iowa. I invite my colleagues in the House to join me in congratulating Emily on receiving this esteemed designation, thanking those at Business Record for their great work, and wishing each member of the 2015 Forty Under 40 class a long and successful career.

TRIBUTE TO HENRI DUYGULU

HON. PETE OLSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in
the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of our aims and aspirations within this political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Henri Duygulu attends Dawson High School in Pennsylvania, Texas. The essay topic is: select an important event that has occurred in the past 15 years and explain how that event has changed our country.

HOW THE SEPTEMBER 11 ATTACKS HAVE CHANGED THE COUNTRY

Thirteen years ago the terrorist attack of 9/11 on the Twin Towers and the Pentagon affected the United States of America greatly. Four main points were affected—first nearly a decade of war, deportation and importation, transportation, and the National Security Advisory (NSA).

Within a month the United States (US) deployed US troops into Afghanistan and within 2 years after in Iraq. The war became harder to gain the public’s approval because in the 13 years the US government spent around $1 trillion dollars and between 2011 and 2013, nearly 2 million troops were deployed to Afghanistan or Iraq. In that time, more than 6,000 American troops were killed, and roughly 30,000 wounded. Of returning service members, more than 18 percent have post-traumatic stress disorder (PTSD) or depression, and almost 20 percent reported suffering from traumatic brain injury (TBI) during deployment.

After 9/11 the Bush administration created the Department of Homeland Security in 2002. The Department of Homeland Security was meant to strengthen the US borders. After US Immigration and Customs Enforcement deportations nearly doubled About 400,000 immigrants we’re being deported annually per year, only half had been convicted of a criminal crime. As you can see after 9/11 it was much harder to become a US citizen or even get into the country due to more security for the citizens.

The transportation industry had a huge impact on airports due to the hijackings of the planes directed at the towers and Pentagon. Back before the attack people could show up 30 minutes before their flight and walk through security without identification. After the attack airports became much more secure-wisely. To get through an airport now a days it takes over an hour going through many checks and having to follow countless rules and in some cases getting patted down or arrested. Not only aviation was affected, leaving through the US borders support now and you get fully inspected. The country became safer after these changes, but made travel harder.

Over the years, mini rumors have been said about the NSA and this traces back to the attacks on 9/11. 9/11 was the first terrorist attack on US soil and the attack devastated the country and it helped us realize that there were a lot of holes in our security and that a lot of people wanted to kill us. Because all these factors added up, the NSA watches over very carefully looking for threats to the country. The government funded the NSA $2.6 billion dollars in 2013 to use spy agency’s to look through media and communication. Some US citizens find this scary but in the long run who cares if the government knows a secret of yours? They are using it to keep us safe.

Through these points, I have shown evidence of how the attacks of 9/11 have changed our country, some for the better some for the worse.

PERSONAL EXPLANATION

HON. STEVE KING
OF IOWA

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. KING of Iowa. Mr. Speaker, on roll call no. 130, had I been present, I would have voted NO.

AUDREN WILKerson
OF COLORADO

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Audren Wilkerson for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Audren Wilkerson is an 8th grader at Oberon Middle School in the Middle Bright program because his determination and hard work have allowed him to overcome adversities.

The dedication demonstrated by Audren Wilkerson is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Audren Wilkerson for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt he will exhibit the same dedication and character in all of his future accomplishments.

PRINCESS MAHA CHAKRI SIRINDHORN—60TH BIRTHDAY

HON. EDWARD R. ROYCE
OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. ROYCE. Mr. Speaker, I rise to join to recognize Ms. Brown of Florida. Mr. Speaker, I rise today to speak on yet another horrible Republican budget. It seems like ground hog day, Mr. Speaker. Just like last year, and the year before, and the year before that. . . . The Republican budget once again attacks our seniors, our students, workers, and middle class families—all for the sake of protecting tax breaks for the rich. Their budget proposal is another recipe for disaster at a time when too many Americans—especially people of color—are desperately struggling to make ends meet.

As a key member of the CBC’s Education Task Force, I am concerned that it would outright deprive our nation’s commitment to education, since Republicans included severe cuts in elementary and secondary education, as well as in early learning programs.

Just in my state of Florida alone: this budget on the House floor today would result in:

(1) Over $18 million less funding in Florida to disadvantaged students, an amount that is enough to fund 160 schools, over 1,000 teacher and aide jobs, and over 100,000 students.

(2) Nearly $75 million less funding in Florida for disadvantaged students, an amount that is enough to fund 160 schools, over 1,000 teacher and aide jobs, and over 100,000 students.

(3) Over $18 million less funding in Florida to provide educational opportunities for students with disabilities, representing nearly a 3 percent cut, and reduce financial aid for the more than half a million Florida students who rely on Pell Grants to afford college.

THE REPUBLICAN BUDGET

HON. CORRINE BROWN
OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Ms. BROWN of Florida. Mr. Speaker, I rise today to speak on yet another horrible Republican budget. It seems like ground hog day, Mr. Speaker. Just like last year, and the year before, and the year before that. . . . The Republican budget once again attacks our seniors, our students, workers, and middle class families—all for the sake of protecting tax breaks for the rich. Their budget proposal is another recipe for disaster at a time when too many Americans—especially people of color—are desperately struggling to make ends meet.

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(3) Over $18 million less funding in Florida to provide educational opportunities for students with disabilities, representing nearly a 3 percent cut, and reduce financial aid for the more than half a million Florida students who rely on Pell Grants to afford college.
Mr. Speaker, we need to send this Republican budget back to the drawing board.

A TRIBUTE TO TRESSA MYRTLE EPPS

HON. DAVID YOUNG
OF IOWA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. YOUNG of Iowa. Mr. Speaker, I rise today to recognize and congratulate Tressa Myrtle Epps on the up-coming celebration of her 110th birthday on March 30th, 2015.

Our world has changed a great deal during the course of Tressa’s life. Since her birth, we have revolutionized air travel and walked on the moon. We have invented the television, cellular phones and the internet. We have fought in wars overseas, seen the rise and fall of Soviet communism and witnessed the birth of new democracies. Tressa has lived through eight United States Presidents and twenty-four Governors of Iowa. In her lifetime, the population of the United States has more than tripled.

Mr. Speaker, it is an honor to represent Tressa in the United States Congress and it is my pleasure to wish her a very happy 110th birthday. I invite my colleagues in the House to join me in congratulating Ms. Epps on reaching this incredible milestone, and wishing her continued health and happiness in the years to come.

CONGRATULATING THE CARMEL HIGH SCHOOL GIRLS SWIM TEAM ON THEIR HISTORIC STATE CHAMPIONSHIP WIN

HON. SUSAN W. BROOKS
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mrs. BROOKS of Indiana. Mr. Speaker, I rise today to congratulate the Carmel High School Girls Swim team for winning the 2014–2015 Girls Swimming State Championship title. This state title is a momentous win for the Lady Greyhounds, as it marks their 29th consecutive state championship title, which ties the national record for the most consecutive state championship wins in any sport.

While their 29th consecutive state title is momentous on its own, what the Lady Greyhound swim team accomplished during the state championship was even more extraordinary than that. The Lady Greyhounds broke thirteen state records at the state championship meet, four of which also broke national records.

To recap their record breaking state title, six individual records were broken, four records were broken by relay teams—all four of which also broke national records—and the team as a whole broke 3 records. The team won 9 out of 11 events, breaking the state record for most first place event wins. They also broke records for most points scored, scoring 445 out of 544 points possible, and widest margin of victory, beating the second place team by 266 points. These extraordinary achievements at the state championship speak for themselves, and have led many to refer to this team as the best team ever in high school girls swimming.

The Lady Greyhounds, under the leadership of Coach Chris Plumb, have put forth an incredible amount of hard work and dedication. The team trains year-round, puts in countless hours in the pool and weight room, and have supportive parents who are just as dedicated to helping achieve great success.

Coach Plumb has been head coach of the Lady Greyhounds since 2006, leading them to 9 of their last 29 consecutive titles. Coach Plumb leads by example and inspires his swimmers with his high energy level and character. He works tirelessly to motivate, train, and push his swimmers to dream big and reach their goals. High school sports are a special experience. They teach discipline, build character, and allow young men and women to have an experience they will remember for a lifetime. This team exemplifies the wonderful attributes that high school sports teach, and I am proud to represent such a hardworking and highly regarded group of young women and coaches.

Once again, congratulations to the Carmel High School Girls Swim team. I look forward to cheering the team on through another great season next year and send my best wishes as the Lady Greyhounds work toward breaking the national record for most consecutive wins. Go Greyhounds!

PERSONAL Explanation

HON. JACKIE WALORSKI
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mrs. WALORSKI. Mr. Speaker, I unfortunately missed votes on March 23, 2015, due to weather. I missed recorded votes #130 and #131. I would like to reflect how I would have voted if I were present.

On Roll Call #130, I would have voted “no” (Passage of H.R. 360, Native American Housing Assistance and Self-Determination Reauthorization Act of 2015).

On Roll Call #131, I would have voted “yea” (Passage of H. Res. 162, Calling on the President to provide Ukraine with military assistance to defend its sovereignty and territorial integrity).

ADAM COOK
HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Adam Cook for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Adam Cook is a 12th grader at Arvada High School and received this award because his determination and hard work have allowed him to overcome adversities.

The dedication demonstrated by Adam Cook is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential for students at all levels to strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Adam Cook for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt he will exhibit the same dedication and character in all of his future accomplishments.

TRIBUTE TO KATHRYN CARRABINE

HON. PETE OLSON
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. OLSON. Mr. Speaker, I am privileged to interact with some of the brightest students in the 22nd Congressional District who serve on my Congressional Youth Advisory Council. I have gained much by listening to the high school students who are the future of this great nation. They provide important insight into the concerns of our younger constituents and hopefully get a better sense of the importance of being an active participant in the political process. Many of the students have written short essays on a variety of topics and I am pleased to share them with my House colleagues.

Kathryn Carrabine attends Dulles High School in Sugar Land, Texas. The essay topic is: select an important event that has occurred in the past 15 years and explain how that event has changed our country.

Changes occur in our country for many reasons and sometimes the impact is detrimental. In particular, the Obamacare abortion pill mandate that requires all employers to offer insurance and includes preventative care; which includes numerous birth controls and at least four of which cause abortions. Some companies are morally opposed to this; however, if they choose to not include this provision, they would have to pay $100 per employee every day. With this act a company is forced to follow this federal law or go bankrupt. As few companies try to go against a federal law, this one stands out to companies owned by devout Christians. As abortion is against what many Christians, as well as other religions, believe, why is this mandate included in a federal law?

One case receiving notable attention, Hobby Lobby vs. Burwell, the Supreme Court voted against Hobby Lobby which could have caused the owners of the company to pay over $1.4 million a day. They had to contemplate bankruptcy or acting against their moral beliefs. As they were faced with a hard decision, they chose to remain in business and to provide the insurance; but what did this mean for what they believed in? Should they just sit back and hold their tongue on a very important topic to them and many more? Hobby Lobby is not the only one who has dealt with this mandate. Catholic hospitals and private schools are also having a hard time facing this mandate. Many have compromised their religious beliefs that abortion is not acceptable, but they are being forced by the government in order to comply with the mandate and to stay in business. How can Christian schools teach their religion that abortion is not acceptable, when they have to provide insurance that condones preventative care resulting in abortion? Many suggest that this is going against the 1st Amendment regarding freedom of religion. Every American has the freedom to believe in what they chose to believe regarding religion. Unfortunately, freedom of religion and compliance with government mandates are causing conflict for many Americans.
The Obamacare abortion pill mandate has changed the country in a way that people are thinking for themselves and standing up for what they deem to be morally appropriate. As Americans contend with government requirements, one can only hope that government decision makers will seek to understand and respect the religious beliefs of all constituents. As people are growing up, isn’t this what we want in the world? As Americans, we strive to do our best and respect the government, but is the government respecting everyone else? As many things run through our head, such as this controversial topic, it changes the way we think, which changes the world little by little, day by day.

CONGRESSIONAL BLACK CAUCUS AND CONGRESSIONAL PROGRESSIVE CAUCUS BUDGET ALTERNATIVES

HON. CHRIS VAN HOLLEN OF MARYLAND IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. VAN HOLLEN. Mr. Speaker, in developing the Democratic alternative budget, we sought and received input from all parts of our Democratic Caucus. The result is a budget that I believe reflects the values and priorities of our Democratic Caucus, and the values and priorities of the American public. While no budget offers each and every idea we might include as individuals, the final product is a powerful vision of how to reward Americans who are working hard to get ahead and to promote economic opportunity for all Americans.

Both the Congressional Black Caucus (CBC) and the Congressional Progressive Caucus (CPC) budgets contain some important ideas and initiatives that are not included in the Democratic alternative budget. I believe that both are far superior to the Republican budgets on the Floor today.

The CBC budget contains additional investments in education and other areas that I support and is important to our future. While the plan includes somewhat higher revenues and spending than in the Democratic alternative and the President’s request, I support the increased investment and revenue levels it provides.

The Progressive budget also contains many initiatives and policy changes I support that are not included in the Democratic alternative budget, including a 4 percent cost-of-living pay increase for federal employees to help compensate for years of pay freezes. I also support adding a public option to the ACA exchanges, a proposal that is included in the CPC plan. In addition, I support a financial market trading fee, and have put forward an “Action Plan to Grow the Paychecks of All, Not Just the Wealthy Few” that would use the revenue to provide more tax relief to the middle class and those working to join the middle class. The tax relief includes paycheck tax credits for American workers, as well as a number of incentives for apprenticeships and training programs and for employee profit-sharing and retirement savings. One of those incentives would use tax policy to leverage higher wages for hard working employees. Specifically, the CEO-Employee Paycheck Fairness Act, which I introduced, prevents corporations from claiming tax deductions for CEO and executive bonuses and other compensation over $1 million, unless their workers are getting paycheck increases that reflect increases in worker productivity and the cost of living. The action plan also includes a modernized and expanded Child and Dependent Care Tax Credit that goes beyond the President’s proposal in important ways, including by making it refundable.

Similarly, I strongly support putting a price on carbon, and have introduced legislation—the Healthy Climate and Family Security Act—to create a cap and dividend program to reliably lower carbon emissions and auction off permits to the first-sellers of fossil fuels. I believe it is important, however, to offset potential increases in energy costs for American homeowners, so my bill provides a dividend to every American. Professor James Boyce of the University of Massachusetts—Amherst has calculated that this approach will leave about 80 percent of American families with more money in their pocket at the end of the day. This legislation has been endorsed by Bill McKibben and key organizations including the Sierra Club, the Chesapeake Climate Action Network, and Communities United (Maryland).

In the case of both of these policies, the Progressive Caucus budget spends the proceeds on other program priorities. It has $2.7 trillion more spending than in the President’s budget and the Democratic alternative, and $2 trillion more the CBC budget. The Progressive Caucus budget has $5 trillion more revenue over ten years than both the President’s budget and the Democratic alternative budget, and almost $4 trillion more than the CBC budget. This in part because the CPC budget does not double all of the carbon tax and does not use revenue from the financial market trading fee to provide tax benefits for low- and middle-income Americans.

While I support many of the initiatives in the Progressive Caucus budget, I believe we should use the revenue generated by a financial market trading fee and a price on carbon to more directly boost family incomes and assist those struggling to find work. Like Leader Pelosi and others who share many CPC priorities, I differ on some of the details of their policy changes. But most of all I am very grateful to the CPC for their significant contribution in the development of the Democratic Alternative and for their vision—which I share—of a growing economy with more shared prosperity.

CONGRESSIONAL RECORD — Extensions of Remarks

HON. BENNIE G. THOMPSON OF MISSISSIPPI IN THE HOUSE OF REPRESENTATIVES

Wednesday, March 25, 2015

Mr. THOMPSON of Mississippi. Mr. Speaker, I rise today to honor a remarkable historical church, Belle Flower Church of Grenada, Mississippi and the great leadership it is under.

In the year of our Lord, eighteen hundred sixty-nine (1869), the first Black Baptist Church was established in Grenada—then a part of Yalobusha County.

The newly organized church was known as the Colored Baptist Church. Members were led by Rev. Larry Patterson, who served as pastor for a number of years. In September 1872, Lot #119 was deeded to the church by George W. Ragsdale. The lot was situated in the West Ward of Grenada. Ragsdale said that members of the Colored Baptist Church could continue to possess the land as long as the site was used exclusively for church purposes, if members conducted themselves with good behavior and if they paid taxes. If they misbehaved in an unbecoming manner or failed to pay taxes, the land would be seized.

In 1876, the church was pregnant with many possibilities. Due to the severe labor pains of an unknown dispute among church members, Belle Flower gave birth to a daughter. She was named First New Hope Missionary Baptist Church.

A.H. Stevens was encouraged to open a high school at the church in 1888. He planned to offer the basic courses of study, as well as instrumental music.

Since its establishment in 1868, the Belle Flower flock has been led by nineteen shepherds. They are Reverends: Larry Patterson, George Wright, S.P. Martin, Jerry Weathers, Augustus Nabors, Eugene Nabors, A.L. Hills, Joseph Peterson, Willis Varnado, Robert Varnado, J.B. Webb, W.H. Turner, A.D. Banks, H.L. Barnes, S.T. Cunningham.
Belle Flower has always been a trendsetter and a trailblazer in this community. When the Civil Rights Movement came to Grenada in 1966, the church was poised to take its rightful place in history.

Because the Belle Flower Church membership believed in binding up the broken-hearted and setting the captives free, this edifice became the headquarters for the Grenada County Freedom Movement (GCFM). The Southern Christian Leadership Conference’s (SCLC) local staff offices were housed in the Sunday School rooms of the church. Mass meetings were held at the church nightly. Key civil rights leaders spoke at the church, including: Dr. Martin Luther King, Jr., Rev. Andrew Young, Rev. Ralph Abernathy, Rev. Hoseas Williams, and folk singer/activist Joan Baez.

On January 22, 1967, Belle Flower was fire bombed because of its role in the Civil Rights movement. While repairs were being made to the facility, services were held at First New Hope Church.

In 1968, several Grenada citizens participated in the Poor People’s Campaign (also known as The Mule Train) to Washington, D.C. The southern leg of the Mule Train began on May 13, 1968, in Marks, Miss. The Mule Train’s third stop was Grenada. The pickup point for participants was Belle Flower Church.

During the years following the Civil Rights Movement, the church made many modern improvements. They included: purchasing and bricking the parsonage, adding a new finance room, adding and remodeling the fellowship hall, refurbishing the sanctuary, (cushioning benches, carpeting floors) purchasing new pulpit furniture, purchasing a public address system and adding the conc.

In 2004, the members purchased the block adjacent to the church. The church has added ministries over the years to meet the needs of the members. A Young Adult Choir was added to the Music Ministry in the 1970s. The Nurse's Guild was established in the 1980s. Programs for the needy provided food and clothing for area citizens. Programs for the children included: the Red Circle, YWA, Sunshine Band and Youth Brotherhood. In 1993, a Daisy Girl Scout troop was established for five-year-old girls in the community.

In 1976, the organ was purchased through the efforts of Mrs. Mary E. Caffey, who sponsored a Bicentennial Baby Contest.

Belle Flower has always had a welcoming and liberal atmosphere. The members set spiritual standards for the Belle Flower children and took pride in the success of its youth.

Knowing that they needed to leave a spiritual legacy, adults trained the church’s children according to scripture (Proverbs 22:6).

Belle Flower created an environment for its children to grow and flourish spiritually. The fourth Sunday of each month was set aside for the youth. The youth’s commitment and zeal for this church was so great that college students would return home monthly to fulfill their obligations as youth choir members, musicians, junior ushers, junior deacons, youth Sunday School teachers and youth superintendent.

Church families and ministries have given their time, talents and treasures as a testament to the love they have for “The Flower.” Some of these gifts included: brass candle holders, steps for the water fountain, the marquee, Bibles, choir robes and uniforms, a piano, the minister over the baptism pool, a podium for the fellowship hall, the drapes over the baptism pool, tables and chairs.

For generations, this church has stood as a pillar in the Grenada Community. It has been a shelter in the time of a storm, a rock in a weary land, and a cornerstone of the community.

Because of the love, training and support members received at Belle Flower, they have made an indelible mark on the world as medical personnel, authors, beauticians, administrators, soldiers, manufacturers, teachers and ministers. More importantly, however, for 137 years, the church has served the world with saved, sanctified souls dedicated to preparing others to see the kingdom of God.

Mr. Speaker, I ask my colleagues to join me in recognizing Belle Flower Church for its contribution to the black community and black churches.

HON. ED PERLMUTTER
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. PERLMUTTER. Mr. Speaker, I rise today to recognize and applaud Angelo Diaz for receiving the Arvada Wheat Ridge Service Ambassadors for Youth award. Angelo Diaz is a 12th grader at Arvada High School and received this award because of the determination and hard work that allowed him to overcome adversity.

The dedication demonstrated by Angelo Diaz is exemplary of the type of achievement that can be attained with hard work and perseverance. It is essential students at all levels strive to make the most of their education and develop a work ethic which will guide them for the rest of their lives.

I extend my deepest congratulations to Angelo Diaz for winning the Arvada Wheat Ridge Service Ambassadors for Youth award. I have no doubt he will exhibit the same dedication and character in all of his future accomplishments.

PERSONAL EXPLANATION

HON. TED LIEU
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Wednesday, March 25, 2015

Mr. LIEU of California. Mr. Speaker, on Wednesday, March 25, 2015, my vote on the Ellison/Grijalva/Lee/Schakowsky/Conyers/ McDermott Amendment in the Nature of a Substitute, known as the CPC Budget (rollecol vote 136) was recorded as a “No” vote when I intended to cast a “Yes” vote. I wish to clarify my miscast vote and express my strong support for progressive budgets that invest in everyone, not just the 1%.
Mr. Bradshaw grew up in the Walthall Community and was a dedicated member of First Calvary Baptist Church. He cared deeply about improving the lives of young people and was committed to advocating for children and making sure they had opportunities to reach their full potential. As a champion for equality during the Jim Crow era, he is remembered as a bridge builder who brought people together for common causes.

Known for his strong leadership, and as a man of few words, Mr. Bradshaw made a difference in so many lives. The world was made a better place because of the life and work of Mr. Bradshaw.

I ask my colleagues join me in expressing our deepest condolences to “Coach” Bradshaw’s wife, Shirley M. Bradshaw; daughter, Natalyn Bradshaw-Haile Selassie; and granddaughter, Fana Ruth Haile Selassie, and his extended family and friends who mourn their loss but celebrate his incredible life.

Mr. BUTTERFIELD. Mr. Speaker, I rise to recognize and remember Mr. Willie R. Bradshaw, a friend and lifelong resident of his native Durham, North Carolina who was called to be with God on March 23, 2015 at the age of 86.

Willie R. Bradshaw was born on September 17, 1928 in Durham, North Carolina and was educated in the Durham Public Schools. He became an outstanding athlete at Hillside High School where he played on the 1943 football team that was undefeated that season. He graduated in 1945 and went on to attend North Carolina College, now North Carolina Central University. After, Mr. Bradshaw played professional baseball as a pitcher for several Negro Leagues teams.

Mr. Bradshaw was a respected coach, having coached at I.E. Johnson in Laurinburg, Lincoln High in Chapel Hill, and Dudley High in Greensboro before returning to Hillside to coach in 1963. He served as coach and athletic director at Hillside High for 15 years, and then as athletic director for the former-Durham City Schools system, becoming the first African American athletic director in both the City and County of Durham.

Mr. Bradshaw devoted a lifetime of service to his city and his alma mater. After a successful athletic career, he joined the NCCU Athletic Hall of Fame in 1985. In 1995, Mr. Bradshaw was inducted into the North Carolina High School Hall of Fame and the National High School Hall of Fame in 2010.

A former president of both the North Carolina High School Athletic Directors Association and the North Carolina Coaches Association, Mr. Bradshaw’s career record as a head football coach was 96–43–6 and 215–119 over his 14 seasons as a basketball coach. He was honored with a NCHSAA Distinguished Service Award in 1992 and was involved at the national level with the National Interscholastic Athletic Administrators’ Association.
MEETINGS SCHEDULED
APRIL 14
9:30 a.m.
Committee on Armed Services
To hold hearings to examine U.S. defense policy issues pertaining to the Asia-Pacific theater.
SD-G50

2:15 p.m.
Committee on Foreign Relations
Business meeting to consider S. 615, to provide for congressional review and oversight of agreements relating to Iran’s nuclear program.
S–116

APRIL 15
2:15 p.m.
Committee on Foreign Relations
Business meeting to consider pending calendar business.
S–116

2:30 p.m.
Committee on Armed Services
Subcommittee on Strategic Forces
To hold hearings to examine the National Nuclear Security Administra-
SR-222

APRIL 16
Time to be announced
Committee on Appropriations
Subcommittee on Military Construction and Veterans Affairs, and Related Agencies
To hold hearings to examine proposed budget estimates and justification for fiscal year 2016 for military construction and military family housing for select combatant commanders and select defense agencies.
SD-124

9:30 a.m.
Committee on Armed Services
SD-G50

APRIL 22
10 a.m.
Committee on Energy and Natural Resources
To hold hearings to examine the Energy Information Administration’s annual energy outlook for 2015.
SD-366

APRIL 28
10 a.m.
Committee on Energy and Natural Resources
To hold hearings to examine the Administration’s Quadrennial Energy Review.
SD-366
HIGHLIGHTS

House and Senate met in a Joint Meeting to receive His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan.

**Senate**

**Chamber Action**

*Routine Proceedings, pages S1833–S1957*

**Measures Introduced:** Eleven bills and five resolutions were introduced, as follows: S. 857–867, and S. Res. 111–115.

**Measures Reported:**

- Special Report entitled “History, Jurisdiction, and a Summary of Activities of the Committee on Energy and Natural Resources during the 113th Congress”. (S. Rept. No. 114–6)

**Measures Passed:**

- **National Congenital Diaphragmatic Hernia Awareness Month:** Senate agreed to S. Res. 115, designating April 2015 as “National Congenital Diaphragmatic Hernia Awareness Month”.

**Measures Considered:**

- **Budget Resolution—Agreement:** Senate continued consideration of S. Con. Res. 11, setting forth the congressional budget for the United States Government for fiscal year 2016 and setting forth the appropriate budgetary levels for fiscal years 2017 through 2025, taking action on the following amendments proposed thereto:
  - Burr Amendment No. 622, to establish a deficit-neutral reserve fund relating to manageable Federal student loan repayment options.
  - Stabenow Amendment No. 755, to establish a deficit-neutral reserve fund relating to keeping the Federal Water Pollution Control Act focused on protection of water quality, to establish bright lines for Federal jurisdiction, and to create clear and unambiguous exemptions for features that the Administrator of the Environmental Protection Agency claims they are not seeking to regulate.
  - Hatch Amendment No. 796, to establish a deficit-neutral reserve fund relating to saving Medicare.
  - Cotton Amendment No. 481, to establish a deficit-neutral fund relating to supporting Israel.
  - Reed (for Warren) Amendment No. 652, to make college more affordable for middle-class families by allowing borrowers with outstanding Federal and private student loans to refinance at the equivalent interest rates that were offered to Federal student loan borrowers during the 2013–2014 school year and to fully offset the cost of such a program by requiring millionaires to pay at least a 30 percent effective Federal tax rate.
  - Sanders/Whitehouse Modified Amendment No. 777, to establish a deficit-neutral reserve fund to recognize that climate change is real and caused by human activity and that Congress needs to take action to cut carbon pollution.
  - Murray Amendment No. 801, to build on the Bipartisan...
Budget Act of 2013 by restoring a below-sequester level cut of $9,000,000,000 to nondefense discretionary spending in 2017, replacing sequestration in 2016 and 2017 and increasing funding above sequester levels by a total of $148,000,000,000 for the 2 years, increasing defense and nondefense discretionary spending above sequester levels by equal amounts, eliminating the overseas contingency operations gimmick contained in the committee-reported resolution, and offsetting the net increase in defense and nondefense discretionary spending by closing tax loopholes. Pages S1863–64, S1871

Withdrawn:
Blunt/Thune Amendment No. 350, to create a point of order against legislation that would create a Federal tax or fee on carbon emissions. Pages S1846–47, S1868

Pending:
Enzi (for Kirk) Amendment No. 545, to establish a deficit-neutral reserve fund relating to reimposing waived sanctions and imposing new sanctions against Iran for violations of the Joint Plan of Action or a comprehensive nuclear agreement. Page S1865
Rounds/Inhofe Amendment No. 412, to establish a deficit-neutral reserve fund to prevent the Environmental Protection Agency and the United States Fish and Wildlife Service from engaging in closed-door settlement agreements that ignore impacted States and counties. Page S1835
Rubio Modified Amendment No. 423, to increase new budget authority fiscal years 2016 and 2017 and modify outlays for fiscal years 2016 through 2022 for National Defense (budget function 050). Page S1835
Daines Amendment No. 388, to establish a deficit-neutral reserve fund relating to the designation of national monuments. Pages S1865–66
Daines Amendment No. 389, to establish a deficit-neutral reserve fund relating to holding Members of the Senate and the House of Representatives accountable for failing to pass a balanced budget. Page S1885
Moran Amendment No. 356, to establish a deficit-neutral reserve fund relating to providing health care to veterans who reside more than 40 miles driving distance from the closest medical facility of the Department of Veterans Affairs that provides the care sought by the veteran. Pages S1848–53
Roberts/Flake Amendment No. 352, to establish a deficit-neutral reserve fund relating to Federal employee performance awards. Pages S1856–57
Roberts Amendment No. 462, to establish a deficit-neutral reserve fund relating to over-the-counter medications. Page S1857
Vitter Amendment No. 515, to establish a spending-neutral reserve fund relating to requiring the Federal Government to allow states to opt out of Common Core without penalty. Pages S1857–58

Vitter Amendment No. 811, to establish a deficit-neutral reserve fund relating to ending Washington’s illegal exemption from Patient Protection and Affordable Care Act. Pages S1858–60
Gardner Amendment No. 443, to establish a deficit-neutral reserve fund relating to protecting privately held water rights and permits. Page S1862
Coats/Warner Amendment No. 595, to establish a deficit-neutral reserve fund to improve cybersecurity. Page S1864

Coats Amendment No. 368, to establish a deficit-neutral reserve fund relating to providing States the Medicaid flexibility they need to implement innovative reforms to improve care and enhance access for our Nation’s most vulnerable. Pages S1864–65
Daines Amendment No. 465, to establish a deficit-neutral reserve fund relating to Second Amendment rights. Page S1866
Daines Amendment No. 387, to establish a deficit-neutral reserve fund relating to postal reform. Pages S1866–68

Wyden/Crapo Amendment No. 434, to provide for an adjustment to committee allocations for wildfire suppression funding. Page S1868
Paul Amendment No. 940, to increase new budget authority for fiscal years 2016 and 2017 and modify outlays for fiscal years 2016 through 2022 for National Defense (budget function 050) with offsets. Pages S1872–73
Sanders (for Murray/Alexander) Amendment No. 697, to establish a deficit-neutral reserve fund for legislation that reforms and strengthens elementary and secondary education. Page S1873
Sanders (for Murray) Amendment No. 798, to establish a deficit-neutral reserve fund for legislation to allow Americans to earn paid sick time. Page S1873
Sanders (for Cantwell) Amendment No. 800, to establish a deficit-neutral reserve fund relating to a comprehensive approach to crude-by-rail safety. Page S1873
Sanders (for Murray) Amendment No. 812, to establish a deficit-neutral reserve fund to provide women with affordable access to comprehensive health care, including preventive services (such as contraception and breast cancer screenings), improve maternal health, and ensure that a woman has the same benefits and services no matter what part of the United States she lives in, all of which is critical to improving the health and well-being of women, children, their families, and society as a whole, and is an essential part of a woman’s economic security and opportunity. Page S1873
Sanders (for Murray) Amendment No. 951, to establish and fund a new Federal-State partnership to expand access to high-quality preschool programs for children from low-and moderate-income families, offset with revenue from closing loopholes.

Pages S1873–74

Sanders (for Durbin/Coons) Amendment No. 345, to establish a deficit-neutral reserve fund relating to increasing funding for Federal investments in biomedical and basic scientific research.

Pages S1873–74

Sanders (for Durbin) Amendment No. 817, to establish a deficit-neutral reserve fund to provide tax benefits to patriot employers that invest in American jobs and provide fair pay and benefits to workers and to eliminate tax benefits for corporations that ship jobs or profits overseas.

Pages S1873–74

McCain/Flake Amendment No. 360, to establish a deficit-neutral reserve fund relating to deterring the migration of unaccompanied children from El Salvador, Guatemala, and Honduras.

Page S1874

Wyden/Bennet Amendment No. 708, to establish a deficit-neutral reserve fund relating to simplifying and expanding tax incentives for higher education to boost student attendance and completion.

Pages S1874–75

Wyden Amendment No. 791, to strike reconciliation instructions to the Committees on Health, Education, Labor, and Pensions and Finance and require regular order.

Page S1875

Wyden Amendment No. 870, to establish a deficit-neutral reserve fund relating to extending tax provisions expiring in 2013 or 2014 for 2 years, such as those contained in the EXPIRE Act of 2014.

Page S1875

Heller Amendment No. 453, to establish a spending-neutral reserve fund relating to ensuring that the Secretary of Transportation prioritizes the construction of projects that are of national and regional significance and projects in high priority corridors on the National Highway System, which will improve the safe, secure, and efficient movement of people and goods through the United States and facilitate economic development and create jobs in the United States.

Page S1875

Heller Amendment No. 452, to establish a spending-neutral reserve fund relating to ensuring that the Secretary of the Interior enters into candidate conservation agreements with each of the relevant 11 Western States before the United States Fish and Wildlife Service makes a listing determination on the greater sage-grouse under the Endangered Species Act of 1973.

Page S1875

Heller Amendment No. 457, to establish a deficit-neutral reserve fund relating to prohibition of Veterans Benefits Administration executive bonuses until the backlog of disability claims for veterans is eliminated.

Pages S1875–76

Heller Amendment No. 456, to establish a deficit-neutral reserve fund relating to ensuring that medical facilities of the Department of Veterans Affairs meet the privacy, dignity, and safety needs of women veterans.

Pages S1875–77

Coons/Bennet Amendment No. 343, to establish a deficit-neutral reserve fund relating to preserving mandatory appropriations for agricultural conservation programs.

Pages S1877, S1882

Coons Amendment No. 391, to establish a deficit-neutral reserve fund relating to the expansion of access to the income tax credit for employee health insurance expenses of small employers.

Pages S1877, S1881–82

Coons/Rubio Amendment No. 392, to establish a deficit-neutral reserve fund relating to promoting the use of college savings accounts while students are in elementary school and secondary school.

Pages S1877, S1882

Coons Amendment No. 394, to establish a deficit-neutral reserve fund relating to special treatment of the income tax credit for research expenditures for startup companies.

Pages S1877, S1882

Coons Amendment No. 802, to offset the costs of the war against the Islamic State in Iraq and Syria.

Page S1877

Baldwin Amendment No. 432, to provide additional resources to create the opportunity for more Americans to obtain a higher education and advanced job skills by supporting two free years of community college paid for by raising revenue through requiring millionaires and billionaires to pay their fair share.

Pages S1877–78

Baldwin Amendment No. 436, to preserve the point of order against reconciliation legislation that would increase the deficit or reduce a surplus.

Page S1878

Manchin Amendment No. 694, to establish a deficit-neutral reserve fund relating to investing in advanced fossil energy technology research and development.

Page S1878

Manchin Amendment No. 578, to establish a deficit-neutral reserve fund relating to addressing methamphetamine abuse in the United States.

Pages S1878–79

Whitehouse Amendment No. 700, to ensure high-income earners pay a fair share in taxes and to use the revenue to invest in repairing our Nation’s bridges, coastal infrastructure, and damage from wildfires.

Page S1879

Whitehouse/Udall Amendment No. 867, to establish a deficit-neutral reserve fund relating to making it more difficult for corporations and billionaires to
Coons (for Bennet) Amendment No. 715, to create clean energy jobs through predictable and fair incentives for renewable energy.

Murkowski (for Thune) Amendment No. 607, to establish a deficit-neutral reserve fund to allow for the permanent elimination of the Federal estate tax.

Murkowski (for Thune) Amendment No. 743, to reduce funding for the General Services Administration by $1,000,000 until 50 percent of counties in nonattainment for the 1997 National Ambient Air Quality Standards (NAAQS) for ground-level ozone as of January 30, 2015, achieve the air quality standard set forth in the 1997 NAAQS, and direct those funds to the Administrator of the Environmental Protection Agency for the purpose of helping municipalities reach attainment with the 2008 NAAQS for ground-level ozone, acknowledging that (1) given limited State and Federal resources and the delay of the Administrator in issuing to States implementation guidance for the 2008 ground-level ozone NAAQS, priority should be given to achieving the 2008 standard, (2) the Administrator has not sufficiently implemented that standard, (3) focusing by the Administrator on the most polluted areas that are in nonattainment with that standard would benefit public health, and (4) promulgating a lower standard at this time would impose undue costs on the economy and workforce of the United States.

Murkowski/Sullivan Amendment No. 838, to establish a spending-neutral reserve fund relating to the disposal of certain Federal land.

Murkowski Amendment No. 770, to establish a deficit-neutral reserve fund relating to the construction of Arctic polar icebreakers.

Gardner (for Ayotte) Amendment No. 485, to establish a deficit-neutral reserve fund to provide equity in the tax treatment of public safety officer death benefits.

Gardner (for Ayotte) Amendment No. 490, to establish a deficit-neutral reserve fund to address the disproportionate regulatory burdens on community banks.

Gardner (for Ayotte) Amendment No. 852, to establish a deficit-neutral reserve fund relating to providing small business regulatory relief and preventing duplicative regulations for investment advisors.

During consideration of this measure today, Senate also took the following action:

By 46 yeas to 53 nays (Vote No. 90), three-fifths of those Senators duly chosen and sworn, not having voted in the affirmative, Senate rejected the motion to waive all applicable budgetary discipline pursuant to Section 904 of the Congressional Budget Act of
1974, with respect to Stabenow (for Bennet) Amendment No. 601, to create a point of order against legislation that would privatize Medicare, cut guaranteed benefits, increase out-of-pocket spending, or turn Medicare into a premium support plan. Subsequently, the point of order that the amendment was in violation of section 305(b)(2) of the Congressional Budget Act of 1974, was sustained, and the amendment was ruled out of order. Pages S1844–45, S1870–71

A unanimous-consent agreement was reached providing for further consideration of the concurrent resolution at approximately 9:30 a.m., on Thursday, March 26, 2015; and that all debate time on the concurrent resolution be considered expired at 12 noon.

Appointments:

Advisory Committee on the Records of Congress: The Chair announced, on behalf of the Democratic Leader, pursuant to Public Law 101–509, the reappointment of the following individual to serve as a member of the Advisory Committee on the Records of Congress: Dr. Steven Zink of Nevada.

Nominations Received: Senate received the following nominations:

Jeffrey Michael Prieto, of California, to be General Counsel of the Department of Agriculture.

Kathleen Ann Doherty, of New York, to be Ambassador to the Republic of Cyprus.

Hans G. Klemm, of Michigan, to be Ambassador to Romania.

Lucy Tamlyn, of New York, to be Ambassador to Benin.

1 Army nomination in the rank of general.

Routine lists in the Army and Navy.

Messages from the House:

Measures Referred:

Executive Reports of Committees:

Additional Cosponsors:

Statements on Introduced Bills/Resolutions:

Additional Statements:

Amendments Submitted:

Authorities for Committees to Meet:

Privileges of the Floor:

Record Votes: Seven record votes were taken today. (Total—92)

Adjournment: Senate convened at 9:30 a.m. and adjourned at 8:08 p.m., until 9:30 a.m. on Thursday, March 26, 2015. (For Senate’s program, see the remarks of the Acting Majority Leader in today’s Record on page S1957.)

Committee Meetings

APPROPRIATIONS: THE DEFENSE HEALTH PROGRAM


APPROPRIATIONS: DEPARTMENT OF ENERGY

Committee on Appropriations: Subcommittee on Energy and Water Development concluded a hearing to examine proposed budget estimates and justification for fiscal year 2016 for the Department of Energy, after receiving testimony from Ernest J. Moniz, Secretary, and Franklin Orr, Under Secretary for Science and Energy, both of the Department of Energy.

DEFENSE AUTHORIZATION REQUEST AND FUTURE YEARS DEFENSE PROGRAM

Committee on Armed Services: Subcommittee on SeaPower concluded a hearing to examine Navy and Marine Corps aviation programs in review of the Defense Authorization Request for fiscal year 2016 and the Future Years Defense Program, after receiving testimony from Vice Admiral Paul A. Grosklags, USN, Principal Military Deputy, Assistant Secretary of the Navy for Research, Development, and Acquisitions, Lieutenant General Jon M. Davis, USMC, Deputy Commandant for Aviation, and Rear Admiral Michael C. Manazir, USN, Director, Air Warfare (OPNAV N98), all of the Department of Defense.

DEFENSE AUTHORIZATION REQUEST AND FUTURE YEARS DEFENSE PROGRAM

Committee on Armed Services: Subcommittee on Readiness and Management Support concluded a hearing to examine the current state of readiness of U.S. forces in review of the Defense Authorization Request for fiscal year 2016 and the Future Years Defense Program, after receiving testimony from General Daniel B. Allyn, USA, Vice Chief of Staff, Admiral Michelle J. Howard, USN, Vice Chief of Naval Operations, General John M. Paxton, Jr., USMC,
Assistant Commandant, and General Larry O. Spencer, USAF, Vice Chief of Staff, all of the Department of Defense.

DEFENSE AUTHORIZATION REQUEST AND FUTURE YEARS DEFENSE PROGRAM


FINANCIAL STABILITY OVERSIGHT COUNCIL ACCOUNTABILITY

Committee on Banking, Housing, and Urban Affairs: Committee concluded a hearing to examine Financial Stability Oversight Council (FSOC) accountability, focusing on nonbank designations, after receiving testimony from Jacob J. Lew, Secretary of the Treasury; and Douglas Holtz-Eakin, American Action Forum, Gary E. Hughes, American Council of Life Insurers, Dennis M. Kelleher, Better Markets, Inc., and Paul Schott Stevens, Investment Company Institute, all of Washington, D.C.

BUSINESS MEETING

Committee on Commerce, Science, and Transportation: Committee ordered favorably reported the following business items:

S. 808, to establish the Surface Transportation Board as an independent establishment;

S. 650, to extend the positive train control system implementation deadline, with an amendment in the nature of a substitute;

S. 834, to amend the law relating to sport fish restoration and recreational boating safety, with an amendment in the nature of a substitute;

S. 764, to reauthorize and amend the National Sea Grant College Program Act, with an amendment in the nature of a substitute;

S. 766, to limit the retrieval of data from vehicle event data recorders; and

The nominations of Willie E. May, of Maryland, to be Under Secretary of Commerce for Standards and Technology and Director of the National Institute of Standards and Technology, Dava J. Newman, of Massachusetts, to be Deputy Administrator of the National Aeronautics and Space Administration, and Patricia D. Cahill, of Missouri, to be a Member of the Board of Directors of the Corporation for Public Broadcasting.

NOMINATIONS

Committee on Foreign Relations: Committee concluded a hearing to examine the nominations of Paul A. Folmsbee, of Oklahoma, to be Ambassador to the Republic of Mali, Mary Catherine Phee, of Illinois, to be Ambassador to the Republic of South Sudan, Cassandra Q. Butts, of the District of Columbia, to be Ambassador to the Commonwealth of The Bahamas, and Katherine Simonds Dhanani, of Florida, to be Ambassador to the Federal Republic of Somalia, all of the Department of State, after the nominees testified and answered questions in their own behalf.

CENTRAL AMERICAN MIGRATION TO THE UNITED STATES

Committee on Homeland Security and Governmental Affairs: Committee concluded a hearing to examine securing the border, focusing on understanding and addressing the root causes of Central American migration to the United States, after receiving testimony from William Kandel, Analyst in Immigration Policy, Congressional Research Service, Library of Congress; Alan D. Bersin, Assistant Secretary of Homeland Security and Chief Diplomatic Officer; Francisco Palmieri, Deputy Assistant Secretary of State, Bureau of Western Hemisphere Affairs; Lieutenant General Kenneth E. Tovo, USA, Military Deputy Commander, United States Southern Command, Department of Defense; Roger F. Noriega, former Assistant Secretary of State for Western Hemisphere Affairs and Permanent Representative to the Organization of American States, American Enterprise Institute, and Eric L. Olson, Woodrow Wilson International Center for Scholars Latin American Program, both of Washington, D.C.; and Adolfo A. Franco, former Assistant Administrator, United States Agency for International Development, Alexandria, Virginia.

ALZHEIMER’S DISEASE

Special Committee on Aging: Committee concluded a hearing to examine the fight against Alzheimer’s disease, focusing on a treatment by 2025, after receiving testimony from Richard J. Hodes, Director, National Institute on Aging, National Institutes of Health, Department of Health and Human Services; Ronald C. Petersen, Mayo Clinic Alzheimer’s Disease Research Center, Rochester, Minnesota; Kim Stemley, Rx Outreach, St. Louis, Missouri; Heidi Wierman, Maine Medical Center, Portland; and Barbara Smith, and Dan Gasby, both of Sag Harbor, New York.
House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 44 public bills, H.R. 1597–1640; and 5 resolutions, H. Con. Res. 29; and H. Res. 171–174, were introduced. 

Additional Cosponsors: 

Reports Filed: A report was filed today as follows: 

H. Res. 173, providing for consideration of the bill (H.R. 2) to amend title XVIII of the Social Security Act to repeal the Medicare sustainable growth rate and strengthen Medicare access by improving physician payments and making other improvements, to reauthorize the Children’s Health Insurance Program, and for other purposes, and providing for proceedings during the period from March 27, 2015, through April 10, 2015 (H. Rept. 114–50). 

Speaker: Read a letter from the Speaker wherein he appointed Representative Mooney (WV) to act as Speaker pro tempore for today. 

Guest Chaplain: The prayer was offered by the Guest Chaplain, Reverend Tim Crumpton, Cleburne County Baptist Church, Heber Springs, Arkansas. 

Journal: The House agreed to the Speaker’s approval of the Journal by a voice vote. 

Recess: The House recessed at 10:05 a.m. for the purpose of receiving His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan. The House reconvened at 12:29 p.m., and agreed that the proceedings had during the Joint Meeting be printed in the Record. 

Joint Meeting to receive His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan: The House and Senate met in a joint session to receive His Excellency Mohammad Ashraf Ghani, President of the Islamic Republic of Afghanistan. He was escorted into the Chamber by a committee comprised of Representatives McCarthy, Scalise, McMorris Rodgers, Walden, Messer, Foxx, Rogers (KY), Royce, Thornberry, Nunes, Frelinghuysen, Granger, Pelosi, Hoyer, Becerra, Crowley, DeLauro, Edwards, Engel, Eshoo, Jackson Lee, Davis (CA), Schiff, Moulton; and Senators McConnell, Cornyn, Hatch, Barrasso, Blunt, Wicker, Corker, Durbin, Murray, Stabenow, Menendez, and Murphy. 

Establishing the budget for the United States Government for fiscal year 2016 and setting forth appropriate budgetary levels for fiscal years 2017 through 2025: The House agreed to H. Con. Res. 27, establishing the budget for the United States Government for fiscal year 2016 and setting forth appropriate budgetary levels for fiscal years 2017 through 2025, by a yea-and-nay vote of 228 yeas to 199 nays, Roll No. 142. 

Agreed to: 

Price (GA) amendment in the nature of a substitute (No. 6 printed in H. Rept. 114–49) that increases new budget authority for the Overseas Contingency Operations/Global War on Terrorism function (Function 970) by $2 billion, from $94 billion to $96 billion in Fiscal Year 2016. The amendment increases the outlay amounts for OCO over the period of Fiscal Years 2016 to 2025. As a consequence of the increase in OCO/GWOT, conforming increases are made in total budget authority and outlays, deficits, interest, debt subject to limit, and debt held by the public. Even with the increase in overall budget and outlays, the budget resolution remains in balance in Fiscal Year 2024 and thereafter. The amendment also strikes a deficit-neutral reserve fund for Overseas Contingency Operations/Global War on Terrorism in section 513 of the reported resolution (by a recorded vote of 219 ayes to 208 noes, Roll No. 141). 

Rejected: 

Ellison amendment in the nature of a substitute (No. 1 printed in H. Rept. 114–49) that sought to establish funding levels to provide the opportunities American families need. The budget creates 8.4 million high quality jobs, while reducing the deficit and providing a boost to Americas long-term global competitiveness (by a recorded vote of 96 ayes to 350 noes, Roll No. 136); 

Butterfield amendment in the nature of a substitute (No. 2 printed in H. Rept. 114–49) that sought to make investments in education, job training, transportation and infrastructure, and advanced research and development programs that will accelerate our economic recovery. It includes funding for a comprehensive jobs bill and targeted investments to reduce and eradicate poverty in America. Additionally, the amendment protects the social safety net without cutting Social Security, Medicare, Medicaid, or SNAP. The amendment raises new revenue by making our tax system fairer, saving more than $1.9 trillion on the deficit over the next decade. The amendment will reduce our annual budget deficit to 2.3% of GDP by FY 2025 (by a recorded vote of 120 ayes to 306 noes, Roll No. 137);
Stutzman amendment in the nature of a substitute (No. 3 printed in H. Rept. 114–49) that sought to establish the budget for the United States Government for fiscal year 2016 and setting forth appropriate budgetary levels for fiscal years 2017 through 2025. Balances in six years, encourages pro-growth tax reform, and provides for our national defense (by a recorded vote of 132 ayes to 294 noes, Roll No. 138);

Van Hollen amendment in the nature of a substitute (No. 4 printed in H. Rept. 114–49) that reflects policies that will put the federal budget on a fiscally responsible path, with debt declining as a share of the economy. It sought to provide for tax policies that help the middle class and those working their way into the middle class by raising the take-home pay of hard-working Americans, and rejects the sequester caps to make needed investments that create jobs for those still seeking work, that educate our children and prepare them for success, and that sharpen the nations competitive edge (by a recorded vote of 160 ayes to 264 noes, Roll No. 139); and

Price (GA) amendment in the nature of a substitute (No. 5 printed in H. Rept. 114–49) that sought to retain the $94 billion for Overseas Contingency Operations/Global War on Terrorism function (Function 970) in Fiscal Year 2016. The amendment also retains a deficit-neutral reserve fund for Overseas Contingency Operations/Global War on Terrorism in section 513. This section permits the Chair of the Committee on the Budget to adjust the 302(a) allocations to the Committee on Appropriations, and other appropriate levels, for any appropriations measure that provides new budget authority for Overseas Contingency Operations in excess of $73.5 billion up to $94 billion in Fiscal Year 2016 (by a recorded vote of 105 ayes to 319 noes, Roll No. 140).

H. Res. 163, the rule providing for consideration of the concurrent resolution (H. Con. Res. 27) was agreed to yesterday, March 24th.

Committee Elections: The House agreed to H. Res. 172, electing Members to certain standing committees of the House of Representatives. Page H2021

Meeting Hour: Agreed by unanimous consent that when the House adjourns today, it adjourn to meet at 9 a.m. tomorrow, March 26. Page H2031

Suspensions: The House agreed to suspend the rules and pass the following measure:


Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on page H1909.

Senate Referral: S. 301 was held at the desk. Page H1909


Adjournment: The House met at 10 a.m. and adjourned at 8:34 p.m.

**Committee Meetings**

**IMPLICATIONS OF POTENTIAL RETALIATORY MEASURES TAKEN AGAINST THE UNITED STATES IN RESPONSE TO MEAT LABELING REQUIREMENTS**

Committee on Agriculture: Subcommittee on Livestock and Foreign Agriculture held a hearing to examine the implications of potential retaliatory measures taken against the United States in response to meat labeling requirements. Testimony was heard from public witnesses.

**REAUTHORIZING THE CFTC: MARKET PARTICIPANT VIEWS**

Committee on Agriculture: Subcommittee on Commodity Exchanges, Energy and Credit held a hearing on reauthorizing the CFTC: market participant views. Testimony was heard from public witnesses.

**APPROPRIATIONS—CENTERS FOR DISEASE CONTROL AND PREVENTION**

Committee on Appropriations: Subcommittee on Labor, Health and Human Services, and Education held a hearing on Centers for Disease Control and Prevention budget. Testimony was heard from Thomas Frieden, Director, Centers for Disease Control and Prevention; and Anne Schuchat, Assistant Surgeon General, Public Health Service, Director, National Center for Immunization and Respiratory Diseases, Centers for Disease Control.

**APPROPRIATIONS—INTELLIGENCE COMMUNITY AND GLOBAL THREAT**

Committee on Appropriations: Subcommittee on Defense held a hearing on Intelligence Community and Global Threat budget. Testimony was heard from James R. Clapper, Director, National Intelligence. This hearing was closed.
APPROPRIATIONS—AMERICAN INDIAN AND ALASKA NATIVE PUBLIC AND OUTSIDE WITNESS DAY

Committee on Appropriations: Subcommittee on Interior, Environment, and Related Agencies held a hearing for American Indian and Alaska Native public and outside witnesses. Testimony was heard from public witnesses.

APPROPRIATIONS—FEDERAL RAILROAD ADMINISTRATION, PIPELINE AND HAZARDOUS MATERIALS SAFETY ADMINISTRATION AND FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION

Committee on Appropriations: Subcommittee on Transportation, Housing and Urban Development, and Related Agencies held a hearing on Federal Railroad Administration, Pipeline and Hazardous Materials Safety Administration and Federal Motor Carrier Safety Administration budget. Testimony was heard from Sarah Feinberg, Acting Administrator, Federal Railroad Administration; Timothy P. Butters, Acting Administrator, Pipeline and Hazardous Materials Safety Administration; and T.F. Scott Darling, III, Acting Administrator, Federal Motor Carrier Safety Administration.

APPROPRIATIONS—NATIONAL NUCLEAR SECURITY ADMINISTRATION, NUCLEAR NONPROLIFERATION AND NAVAL REACTORS

Committee on Appropriations: Subcommittee on Energy and Water Development held a hearing on National Nuclear Security Administration, Nuclear Nonproliferation and Naval Reactors budget. Testimony was heard from Frank Klotz, Administrator, National Nuclear Security Administration; Anne Harrington, Deputy Administrator for Defense Nuclear Nonproliferation, National Nuclear Security Administration; and Admiral John M. Richardson, Director, Naval Reactors.

APPROPRIATIONS—FEDERAL BUREAU OF INVESTIGATION

Committee on Appropriations: Subcommittee on Commerce, Justice, Science, and Related Agencies held a hearing on Federal Bureau of Investigation budget. Testimony was heard from James B. Comey, Director, Federal Bureau of Investigation.

APPROPRIATIONS—STATE AND FOREIGN OPERATIONS PUBLIC WITNESS DAY

Committee on Appropriations: Subcommittee on State, Foreign Operations, and Related Programs held a hearing for public and outside witnesses. Testimony was heard from public witnesses.

APPROPRIATIONS—JUDICIARY

Committee on Appropriations: Subcommittee on Financial Services and General Government held a hearing on Judiciary budget. Testimony was heard from Julia S. Gibbons, Chair, Committee on the Budget, Judicial Conference of the United States; and James C. Duff, Director, Administrative Office, United States Courts.

STAKEHOLDER'S VIEWS ON THE RECOMMENDATIONS OF THE MILITARY COMPENSATION AND RETIREMENT MODERNIZATION COMMISSION

Committee on Armed Services: Subcommittee on Military Personnel held a hearing entitled “Stakeholder’s Views on the Recommendations of the Military Compensation and Retirement Modernization Commission”. Testimony was heard from public witnesses.

COUNTERING WEAPONS OF MASS DESTRUCTION STRATEGY AND THE FISCAL YEAR 2016 NATIONAL DEFENSE AUTHORIZATION BUDGET REQUEST FOR THE DEFENSE THREAT REDUCTION AGENCY AND CHEMICAL BIOLOGICAL DEFENSE PROGRAM

Committee on Armed Services: Subcommittee on Emerging Threats and Capabilities held a hearing entitled “Countering Weapons of Mass Destruction Strategy and the Fiscal Year 2016 National Defense Authorization Budget Request for the Defense Threat Reduction Agency and Chemical Biological Defense Program”. Testimony was heard from Eric Rosenbach, Assistant Secretary of Defense for Homeland Defense and Global Security; Chris Hassell, Deputy Assistant Secretary of Defense for Chemical and Biological Defense; John Burnham, Deputy Assistant Secretary of Defense for Threat Reduction and Arms Control; Kenneth Myers, Director, Defense Threat Reduction Agency and U.S. Strategic Command Center for Combating Weapons of Mass Destruction; and Douglas Bryce, Deputy, Joint Program Executive Officer for Chemical and Biological Defense.

FISCAL YEAR 2016 NATIONAL SECURITY SPACE HEARING

Committee on Armed Services: Subcommittee on Strategic Forces held a hearing entitled “Fiscal Year 2016 National Security Space Hearing”. Testimony was heard from General John E. Hyten, USAF, Commander, Air Force Space Command; Douglas L. Loverro, Deputy Assistant Secretary of Defense for Space Policy, Department of Defense; Dyke Weatherington, Acting Deputy Assistant Secretary...
of Defense for Space, Strategic, and Intelligence Systems, Department of Defense; Betty Sapp, Director, National Reconnaissance Office; Robert Cardillo, Director, National Geospatial-Intelligence Agency; and Lieutenant General John “Jay” Raymond, USAF, Commander, Joint Functional Component Command for Space.

MISCELLANEOUS MEASURE

Committee on Energy and Commerce: Subcommittee on Environment and the Economy concluded a markup on the “Improving Coal Combustion Residuals Regulation Act of 2015”. The “Improving Coal Combustion Residuals Regulation Act of 2015” was forwarded to the full committee, without amendment.

MISCELLANEOUS MEASURE


MISCELLANEOUS MEASURES


MISCELLANEOUS MEASURE

Committee on Foreign Affairs: Subcommittee on Africa, Global Health, Global Human Rights, and International Organizations held a hearing entitled “The Goldman Act to Return Abducted American Children: Reviewing Obama Administration Implementation”. Testimony was heard from Susan S. Jacobs, Special Advisor for Children’s Issues, Bureau of Consular Affairs, Department of State; and public witnesses.

RISK-BASED SECURITY: ASSESSING THE PATH FORWARD FOR TSA PRE™

Committee on Homeland Security: Subcommittee on Transportation Security held a hearing entitled “Risk-Based Security: Assessing the Path Forward for TSA Pre™. Testimony was heard from John Roth, Inspector General, Department of Homeland Security; Kenneth Fletcher, Chief Risk Officer, Transportation Security Administration, Department of Homeland Security; and Jennifer Grover, Director, Homeland Security and Justice, Government Accountability Office.

PATENT REFORM: PROTECTING AMERICAN INNOVATORS AND JOB CREATORS FROM ABUSIVE PATENT LITIGATION


WRECKING THE INTERNET TO SAVE IT? THE FCC’S NET NEUTRALITY RULE

Committee on the Judiciary: Full Committee held a hearing entitled “Wrecking the Internet to Save It? The FCC’s Net Neutrality Rule”. Testimony was heard from Tom Wheeler, Chairman, Federal Communications Commission; Ajit Pai, Commissioner, Federal Communications Commission; Joshua D. Wright, Commissioner, Federal Trade Commission; and Terrell McSweeny, Commissioner, Federal Trade Commission.

LEGISLATIVE MEASURE

Committee on the Judiciary: Subcommittee on Crime, Terrorism, Homeland Security, and Investigations held a hearing on H.R. 707, the “Restoration of America’s Wire Act”. Testimony was heard from public witnesses.
MISCELLANEOUS MEASURES

Committee on Natural Resources: Full Committee concluded a markup on H.R. 152, the “Corolla Wild Horses Protection Act”; H.R. 308, the “Keep the Promise Act of 2015”; H.R. 373, the “Good Samaritan Search and Recovery Act”; H.R. 404, to authorize early repayment of obligations to the Bureau of Reclamation within the Northport Irrigation District in the State of Nebraska; H.R. 533, to revoke the charter of incorporation of the Miami Tribe of Oklahoma at the request of that tribe, and for other purposes; H.R. 979, to designate a mountain in the John Muir Wilderness of the Sierra National Forest as “Sky Point”; H.R. 984, to amend the National Trails System Act to direct the Secretary of the Interior to conduct a study on the feasibility of designating the Chief Standing Bear National Historic Trail, and for other purposes; H.R. 1168, the “Native American Children Safety Act”; and H.R. 1324, the “Arapaho National Forest Boundary Adjustment Act of 2015”. The following bills were ordered reported, without amendment: H.R. 308, H.R. 152, H.R. 373, H.R. 404, H.R. 533, H.R. 979, H.R. 984, H.R. 1168, and H.R. 1324.

MISCELLANEOUS MEASURES

Committee on Oversight and Government Reform: Full Committee held a markup on H.R. 653, the “FOIA Oversight and Implementation Act of 2015”; H.R. 901, the “Eliminating Pornography from Agencies Act”; H.R. 1069, the “Presidential Library Donation Reform Act of 2015”; H.R. 1563, the “Federal Employee Accountability Act of 2015”; H.R. 1562, the “Contracting and Tax Accountability Act of 2015”; H.R. 1557, the “Federal Employee Anti-Discrimination Act of 2015”; H.R. 1531, the “Land Management Workforce Flexibility Act”; and H.R. 651, to designate the facility of the United States Postal Service located at 820 Elmwood Avenue in Providence, Rhode Island, as the “Sister Ann Keefe Post Office”. The following bills were ordered reported, without amendment: H.R. 901, H.R. 1069, H.R. 1563, H.R. 1562, H.R. 1557, H.R. 1531, and H.R. 651. H.R. 653 was ordered reported, as amended.

MEDICARE ACCESS AND CHIP REAUTHORIZATION ACT OF 2015

Committee on Rules: Full Committee held a hearing on H.R. 2, the “Medicare Access and CHIP Reauthorization Act of 2015”. The committee granted, by voice vote, a closed rule. The rule provides one hour of debate equally divided among and controlled by the chairs and ranking minority members of the Committee on Energy and Commerce and the Committee on Ways and Means. The rule waives all points of order against consideration of the bill. The rule provides that the amendment printed in the Rules Committee report shall be considered as adopted and the bill, as amended, shall be considered as read. The rule waives all points of order against provisions in the bill, as amended. The rule provides one motion to recommit with or without instructions. In section 2, the rule provides that on any legislative day during the period from March 27, 2015, through April 10, 2015: the Journal of the proceedings of the previous day shall be considered as approved; and the Chair may at any time declare the House adjourned to meet at a date and time to be announced by the Chair in declaring the adjournment. In section 3, the rule provides that the Speaker may appoint Members to perform the duties of the Chair for the duration of the period addressed by section 2. In section 4, the rule provides that each day during the period addressed by section 2 of this resolution shall not constitute a calendar day for purposes of section 7 of the War Powers Resolution (50 U.S.C. 1546). In section 5, the rule provides that the Committee on Financial Services and the Committee on Ways and Means each may, at any time before 5 p.m. on April 6, 2015, file reports to accompany measures. Testimony was heard from Representatives Pitts and Pallone.

MISCELLANEOUS MEASURE

Committee on Science, Space, and Technology: Full Committee held a markup on H.R. 1561, the “Weather Research and Forecast Innovation Act of 2015”. H.R. 1561 was ordered reported, as amended.

MISCELLANEOUS MEASURE

Committee on Small Business: Full Committee held a markup on H.R. 1481, the “Small Contractors Improve Competition Act of 2015”. H.R. 1481 was ordered reported, as amended.

MISCELLANEOUS MEASURES

Committee on Ways and Means: Full Committee held a markup on H.R. 1058, the “Taxpayer Bill of Rights Act of 2015”; H.R. 1152, to prohibit officers and employees of the Internal Revenue Service from using personal email accounts to conduct official business; H.R. 1026, the “Taxpayer Knowledge of IRS Investigations Act”; H.R. 1314, to amend the Internal Revenue Code of 1986 to provide for a right to an administrative appeal relating to adverse determinations of tax-exempt status of certain organizations”; H.R. 1295, to amend the Internal Revenue Code of 1986 to improve the process for making determinations with respect to whether organizations are exempt from taxation under section
501(c)(4) of such Code; H.R. 709, the “Prevent Targeting at the IRS Act”; H.R. 1104, the “Fair Treatment for All Donations”; and H.R. 1105, the “Death Tax Repeal Act of 2015”. The following bills were ordered reported, as amended: H.R. 1058, H.R. 1152, H.R. 1026, H.R. 1314, H.R. 1295, H.R. 709, H.R. 1104, and H.R. 1105.

BUDGET HEARING

Permanent Select Committee on Intelligence: Subcommittee on NSA and Cybersecurity held a budget hearing. This hearing was closed.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR THURSDAY, MARCH 26, 2015

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Appropriations: Subcommittee on Departments of Labor, Health and Human Services, and Education, and Related Agencies, to hold hearings to examine proposed budget estimates and justification for fiscal year 2016 for the Department of Labor, 10 a.m., SD–138.

Subcommittee on State, Foreign Operations, and Related Programs, to hold hearings to examine diplomacy, development, and national security, 10 a.m., SD–192.

Committee on Armed Services: to hold hearings to examine U.S. Central Command, U.S. Africa Command and U.S. Special Operations Command programs and budget in review of the Defense Authorization Request for fiscal year 2016 and the Future Years Defense Program; with the possibility of a closed session in SVC–217 following the open session, 9:30 a.m., SD–G50.

Committee on Homeland Security and Governmental Affairs: to hold hearings to examine the border, focusing on defining the current population living in the shadows and addressing future flows, 10 a.m., SD–342.

Committee on the Judiciary: business meeting to consider S. 665, to encourage, enhance, and integrate Blue Alert plans throughout the United States in order to disseminate information when a law enforcement officer is seriously injured or killed in the line of duty, is missing in connection with the officer’s official duties, or an imminent and credible threat that an individual intends to cause the serious injury or death of a law enforcement officer is received, and S. 125, to amend title I of the Omnibus Crime Control and Safe Streets Act of 1968 to extend the authorization of the Bulletproof Vest Partnership Grant Program through fiscal year 2020, 10 a.m., SD–226.

Committee on Veterans’ Affairs: to hold hearings to examine Veterans’ Affairs opioid prescription policy, practice and procedures, 10 a.m., SR–418.

Select Committee on Intelligence: business meeting to consider pending calendar business, 3 p.m., S–214, Capitol.

Committee on Agriculture, Subcommittee on General Farm Commodities and Risk Management, hearing on implementing the Agricultural Act of 2014: commodity policy and crop insurance, 9 a.m., 1300 Longworth.

Committee on Appropriations, Subcommittee on Homeland Security, hearing on Department of Homeland Security budget, 9 a.m., 2359 Rayburn.

Subcommittee on Defense, hearing on Army budget, 10 a.m., H–140 Capitol.


Committee on Armed Services, Subcommittee on Readiness, hearing entitled “The Department of Defense’s Readiness Posture”, 8 a.m., 2212 Rayburn.

Subcommittee on Tactical Air and Land Forces, hearing entitled “Combat Aviation Modernization Programs and the Fiscal Year 2016 Budget Request”, 9 a.m., 2118 Rayburn.

Subcommittee on Emerging Threats and Capabilities, hearing entitled “Department of Defense Fiscal Year 2016 Science and Technology Programs: Laying the Groundwork to Maintain Technological Superiority”, 10:30 a.m., 2212 Rayburn.

Committee on Energy and Commerce, Subcommittee on Oversight and Investigations, hearing entitled “Examining the Growing Problems of Prescription Drug and Heroin Abuse: State and Local Perspectives”, 10 a.m., 2123 Rayburn.

Subcommittee on Communications and Technology, hearing entitled “Next Steps for Spectrum Policy”, 10:15 a.m., 2322 Rayburn.


Committee on Foreign Affairs, Full Committee, hearing entitled “The Administration’s Strategy to Confront ISIS”, 8:30 a.m., 2172 Rayburn.

Committee on Homeland Security, Full Committee, business meeting to consider rules change; hearing entitled “Leadership Challenges at the Department of Homeland Security”, 9 a.m., 311 Cannon.

Committee on Natural Resources, Subcommittee on Energy and Mineral Resources, hearing entitled “Effect of the
President’s FY 2016 Budget and Legislative Proposals for the Bureau of Land Management and the U.S. Forest Service’s Energy and Minerals Programs on Private Sector Job Creation, Domestic Energy and Minerals Production and Deficit Reduction”, 9:30 a.m., 1324 Longworth.

Committee on Science, Space, and Technology, Subcommittee on Oversight; and Subcommittee on Environment, joint hearing entitled “Destruction of Records at EPA—When Records Must Be Kept”, 10 a.m., 2318 Rayburn.

Permanent Select Committee on Intelligence, Full Committee, markup on cyber legislation, 9 a.m., HVC–304. This markup will be closed.
Next Meeting of the Senate
9:30 a.m., Thursday, March 26

Senate Chamber

Program for Thursday: Senate will continue consideration of S. Con. Res. 11, Budget Resolution, with all debate time on the concurrent resolution to expire at 12 noon.

Next Meeting of the House of Representatives
9 a.m., Thursday, March 26

House Chamber

Program for Thursday: Consideration of H.R. 2—Medicare Access and CHIP Reauthorization Act of 2015 (Subject to a Rule).

Extensions of Remarks, as inserted in this issue

Hudson, Richard N.C., E403, E405, E406
Kaptur, Marcy, Ohio, E412
King, Steve, Iowa, E409, E419
Lieu, Ted, Calif., E422, E423
Maloney, Carolyn B., N.Y., E418
McGovern, James P., Mass., E410
Meng, Grace, N.Y., E417
Olson, Pete, Tex., E406, E408, E409, E410, E412, E413, E415, E416, E418, E420
Poe, Ted, Tex., E414
Poliquin, Bruce, Me., E403
Price, David R., N.C., E409
Roby, Martha, Ala., E404
Royce, Edward, Calif., E419
Ryan, Tim, Ohio, E404
Schakowsky, Janice D., Ill., E409
Smith, Adam, Wash., E410
Smith, Lamar, Tex., E409
Thompson, Bennie G., Miss., E405, E411, E416, E418, E421
Van Hollen, Chris, Md., E421, E423
Walden, Greg, Ore., E408
Walschits, Jackie, Ind., E413, E420
Webster, Daniel, Fla., E412
Young, David, Iowa, E405, E407, E409, E412, E413, E415, E417, E418, E420, E421

Extensions of Remarks, as inserted in this issue