H.R. 369, which would eliminate the expiration date on the Choice Act.

However, I do have serious concerns that I want to see addressed in the future with the third-party provider Health Net, which has provided less than satisfactory services to our veterans. We must give our veterans all that we can when they return home, and I urge my colleagues to support H.R. 369.

SPEAK UP AND SPEAK OUT TO CHANGE POLICY

(Mrs. MURPHY of Florida asked and was given permission to address the House for 1 minute.)

Mrs. MURPHY of Florida. Mr. Speaker, on February 1, I introduced legislation to prohibit individuals whose primary role is political, like Steve Bannon, from serving on the National Security Council or its main subgroup, the Principals Committee. The bill has obtained 183 cosponsors and received significant public support. The majority of the American people clearly believe that our national security policymaking process should not be contaminated by partisan politics.

Today, the Trump administration responded to this message, removing Mr. Bannon from the NSC and the Principals Committee. I am incredibly proud of this development, which is clearly in the interest of our Nation's security.

Today is a victory for democracy because it proves that the people, when they speak up and speak out, can change policy for the better.

MAKE OUR GOVERNMENT SAFE ACT

(Mr. ESPAILLAT asked and was given permission to address the House for 1 minute.)

Mr. ESPAILLAT. Mr. Speaker, today, President Trump finally saw what I recognized and what the American people knew months ago: someone like Steve Bannon should not hold a security clearance, no less serve on the National Security Council.

Bannon has made numerous inflammatory statements in support of overthrowing the United States Government. During an interview on August 22, 2016, Bannon referred to himself as "Leninist," saying:

"Lenin wanted to destroy the state, and that's my goal too. I want to bring everything crashing down, and destroy all of today's establishment."

That is what he said, Mr. Speaker. That is why I introduced the Make Our Government Safe Act, which would amend the National Security Act of 1947 to prevent anyone from serving on the National Security Council who has made the statements that Steve Bannon did about taking down the system.

My bill would prevent someone who has threatened to destroy the government from participating in or attending National Security Council meetings. And today I stand a little bit more reassured that Bannon will not be serving on the National Security Council

Up next: remove him from the White House.

PROVIDING FOR CONSIDERATION OF H.R. 1219, SUPPORTING AMER-ICA'S INNOVATORS ACT OF 2017, AND PROVIDING FOR PRO-CEEDINGS DURING THE PERIOD FROM APRIL 7, 2017, THROUGH APRIL 24, 2017

Mr. BUCK. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 242 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 242

Resolved, That upon adoption of this resolution it shall be in order to consider in the House the bill (H.R. 1219) to amend the Investment Company Act of 1940 to expand the investor limitation for qualifying venture capital funds under an exemption from the definition of an investment company. All points of order against consideration of the bill are waived. The bill shall be considered as read. All points of order against provisions in the bill are waived. The previous question shall be considered as ordered on the bill and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Financial Services; and (2) one motion to recommit.

SEC. 2. . On any legislative day during the period from April 7, 2017, through April 24, 2017—

(a) the Journal of the proceedings of the previous day shall be considered as approved; and

(b) the Chair may at any time declare the House adjourned to meet at a date and time, within the limits of clause 4, section 5, article I of the Constitution, to be announced by the Chair in declaring the adjournment.

SEC. 3. The Speaker may appoint Members to perform the duties of the Chair for the duration of the period addressed by section 2 of this resolution as though under clause 8(a) of rule L

SEC. 4. 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).

SEC. 5. Each day during the period addressed by section 2 of this resolution shall not constitute a legislative day for purposes of clause 7 of rule XIII.

The SPEAKER pro tempore (Mr. CARTER of Georgia). The gentleman from Colorado is recognized for 1 hour.

Mr. BUCK. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Massachusetts (Mr. McGovERN), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. BUCK. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

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

There was no objection.

\Box 1230

Mr. BUCK. Mr. Speaker, I rise today in support of the rule and the underlying legislation. H.R. 1219, the Supporting America's Innovators Act of 2017, will allow America's small businesses to thrive, creating jobs, developing incredible products and services, and growing our Nation's economy.

Starting a business, designing a product, developing a service, these projects often require upfront capital. For entrepreneurs and startups in this country, access to capital is one of the biggest hurdles they will face. Without it, they may not have the cash on hand for research and development, the funds to make payroll at the end of the month, or the raw material needed to start production.

Mr. Speaker, H.R. 1219 seeks to provide more sources of funding for our small businesses by raising the cap that requires a group of investors to register as an investment company. This change in the law is important. It allows angel funds, which are basically a pool of accredited investors, to permit up to 250 investors in one fund as opposed to the 100 permitted by current law.

As long as the fund does not exceed \$10 million in capital commitments, it would be considered a qualified venture capital fund that is exempt from costly registration with the SEC.

Angel funds allow individuals who may not otherwise invest in startups to join together and direct their investment dollars to promising young companies. Without raising the cap on the size of these funds, we may be pushing potential investors out of the market.

Small businesses, in their earliest stages, often have nowhere to turn for credit. While banks have historically been a source of funds, in recent years, small business loans from banks have declined. That is where these groups of individual investors come in. In many cases, they are providing just enough cash to push businesses off the ground to the next level of funding; but by overregulating groups of angel investors, we are blocking significant sources of capital from ever reaching startups.

We need to wisely regulate in this country, and this legislation doesn't eliminate the need for larger investment funds to register with the SEC. It simply raises the cap for smaller groups of individuals to contribute a limited amount of funds to the American small business community. For businesses on the receiving end, these funds may be the difference between success and bankruptcy.

Thankfully, the Jumpstart Our Business Startups Act has already raised the cap requiring companies to register with the SEC from 500 investors to 2,000 investors. By allowing small companies