

Visclosky	Waters, Maxine	Yarmuth
Wasserman	Watson Coleman	
Schultz	Wilson (FL)	

NOT VOTING—25

Amodei	Jenkins (WV)	Ros-Lehtinen
Barletta	Johnson (GA)	Royce (CA)
Blackburn	Maloney, Sean	Ryan (OH)
Capuano	Moore	Speier
Connolly	Neal	Titus
DeSantis	Palazzo	Walz
Ellison	Poe (TX)	Webster (FL)
Eshoo	Rooney, Thomas	Welch
Huffman	J.	

□ 1334

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 6417

Mr. BISHOP of Georgia. Mr. Speaker, I ask unanimous consent that I be removed as a cosponsor of H.R. 6417.

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

There was no objection.

ENSURING SMALL SCALE LNG CERTAINTY AND ACCESS ACT

GENERAL LEAVE

Mr. OLSON. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and to include extraneous material on the bill, H.R. 4606.

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

There was no objection.

The SPEAKER pro tempore. Pursuant to House Resolution 1049 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the consideration of the bill, H.R. 4606.

The Chair appoints the gentlewoman from Wyoming (Ms. CHENEY) to preside over the Committee of the Whole.

□ 1338

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 consideration of the bill (H.R. 4606) to provide that applications under the Natural Gas Act for the importation or exportation of small volumes of natural gas shall be granted without modification or delay, with Ms. CHENEY in the chair.

The Clerk read the title of the bill.

The CHAIR. Pursuant to the rule, the bill is considered read the first time.

The gentleman from Texas (Mr. OLSON) and the gentleman from New Jersey (Mr. PALLONE) each will control 30 minutes.

The Chair recognizes the gentleman from Texas.

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

Madam Chair, I rise in support of H.R. 4606, the Ensuring Small Scale

LNG Certainty and Access Act, a bill written by the gentleman from Ohio (Mr. JOHNSON).

This important bill will speed up the review of applications to export small amounts of natural gas to the emerging small LNG markets in the Caribbean, Central America, and South America. This bill will strengthen our energy security, create jobs at home, and open new markets for Americans.

This bill is about creating a level playing field for the smallest projects. Right now, to export natural gas to a country that we have a free trade agreement with, it is approved without red tape. We want to do that for very small projects, too, no matter the buyer.

H.R. 4606 is truly focused on “small-scale” projects. We are talking about projects that amount to maybe one-tenth of 1 percent of the natural gas America consumes every single day. It is only 0.14 billion cubic feet per day. The big LNG products that you hear about are more like 2 billion cubic feet per day. That is 0.14 versus 2 billion cubic feet. These are tiny projects worth looking at. We want them to make their way to the emerging markets.

But don't let the small size fool you. Just as larger LNG exports help us push back against Vladimir Putin and help free Eastern Europe, small LNG will preserve American influence in Latin America. We can give our trading partners a cleaner, more dependable option than unreliable and unstable Venezuelan exports. That is why I call our LNG exports “liquid American freedom.” America will never turn off the spigot over politics.

Madam Chair, this is a bipartisan bill. It went through regular order in the Energy and Commerce Committee, where we held hearings and accepted a bipartisan amendment to perfect the bill.

The Department of Energy is also in support of this bill's intent. Passing this bill, they said, means “saving several months of review time, at a minimum.”

We have also heard from LNG producers, terminal operators, and overseas developers. One said it will provide certainty and speed up “America's rise as a world-class exporter of natural gas, creating U.S. jobs, growing our economy, strengthening global energy security, all while reducing emissions and pollution.”

I believe it is important to point out that H.R. 4606 makes absolutely no changes to environmental law. In fact, at our markup we accepted a bipartisan amendment that clarifies that any project would have to qualify for a broad exclusion under NEPA to be put on the fast track. This bill is not about waiving environmental laws.

□ 1345

Most importantly, DOD is working on the same problem and is improving their rules as we speak. They say that

many of the countries in the Caribbean and Latin America don't have enough demand to cover the costs of enormous import terminals for huge ships. The small-scale LNG export market is the only path that makes sense to bring affordable American energy to these projects and countries.

Congress needs to put DOE's policy into law. That is the only way we can create certainty. No one wants to make investments on a single administration's policy. Congress must create certainty, and this bill does just that.

I urge my colleagues to join me in supporting this bill. It is good for our economy, our jobs, and our economic diplomacy.

Madam Chair, I reserve the balance of my time.

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

This bill is unnecessary because the Department of Energy is aggressively approving liquefied natural gas exports. DOE currently conducts a public interest review of all applications to export LNG to a country without a free trade agreement with the United States, and this process is working just fine.

To date, DOE has granted final approval for 29 applications to export LNG. Over the past few years, the U.S. has emerged as one of the largest exporters in the world.

There is no backlog of applications or delay at DOE to speak of, and the Trump administration has taken every opportunity to promote U.S. natural gas abroad.

In July, the Department of Energy finalized a rule to automatically approve applications to export less than 0.14 billion cubic feet per day of LNG. It declares in this rule that all small-scale exports are always in the public interest, removes longstanding consumer protections of the Natural Gas Act, prevents the public from having the opportunity to know about or provide input on export proposals, and violates the public hearing requirements of the Natural Gas Act.

Rather than stand up for American consumers and manufacturers who benefit from low natural gas prices, the Trump administration is boosting the profits of oil and gas special interests by allowing them to export LNG without any regard for domestic impacts.

This bill is intended to codify DOE's small-scale LNG rule, but proponents have not justified the need for swift congressional action on a rule that was just finalized.

There are drawbacks to codifying the rule with such a prescriptive volume requirement. For example, should the circumstances arise where exporting this amount of LNG is no longer in the public interest, Congress would then have to enact a new law to make any necessary changes.

In addition, Madam Chair, an unrestricted export policy could lead to even higher levels of LNG exports, which could have significant impacts