read for the second time on the next legislative day.

AUTHORIZING THE USE OF CAPITOL GROUNDS FOR THE GREATER WASHINGTON SOAP BOX DERBY

Ms. CORTEZ MASTO. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of H. Con. Res. 43, which was received from the House and is at the desk.

The PRESIDING OFFICER. The clerk will report the concurrent resolution by title.

The bill clerk read as follows:

A concurrent resolution (H. Con. Res. 43) authorizing the use of the Capitol Grounds for the Greater Washington Soap Box Derby.

Thereupon, the Senate proceeded to consider the concurrent resolution.

Ms. CORTEZ MASTO. Mr. President, I ask unanimous consent that the concurrent resolution be agreed to and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The concurrent resolution (H. Con. Res. 43) was agreed to.

## NATIONAL SERVICE AND CONSERVATION CORPS DAY

Ms. CORTEZ MASTO. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 253 submitted earlier today.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report the resolution by title.

The bill clerk read as follows:

A resolution (S. Res. 253) designating June 16, 2023, as National Service and Conservation Corps Day.

There being no objection, the Senate proceeded to consider the resolution.

Ms. CORTEZ MASTO. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 253) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Submitted Resolutions.")

## ORDERS FOR THURSDAY, JUNE 15, 2023

Ms. CORTEZ MASTO. I ask unanimous consent that when the Senate completes its business today, it stand adjourned until 10 a.m. on Thursday, June 15; that following the prayer and pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two

leaders be reserved for their use later in the day, and morning business be closed; that following the conclusion of morning business, the Senate proceed to executive session and resume consideration of the Choudhury nomination postcloture and that all time be considered expired at 11:15 a.m.; further, that notwithstanding rule XXII, the cloture vote on the Rikelman nomination occur at 1:45 p.m. and that if any nominations are confirmed during Thursday's session, the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action.

The PRESIDING OFFICER. Without objection, it is so ordered.

## ORDER FOR ADJOURNMENT

Ms. CORTEZ MASTO. If there is no further business to come before the Senate, I ask that it stand adjourned under the previous order following the remarks of Senator Lee.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Utah.

## REINS ACT

Mr. LEE. Mr. President, it has been a long time coming, but it is with enormous pride that I stand to celebrate the passage of the REINS Act in the House of Representatives today.

This landmark legislation represents a significant step forward toward reining in the ever-expanding Federal Government. I am immensely grateful to House Republicans, to the House Freedom Caucus, and to Representative KAT CAMMACK, for their unwavering persistence in championing this desperately needed reform legislation.

The journey of the REINS Act began years ago with profound recognition that something was fundamentally wrong with our Federal regulatory system.

We realized the power wielded by these faceless Agencies was unfolding unchecked, eroding the very foundations of our Republic, rendering it unaccountable.

The notion that a small group of unelected individuals could impose farreaching regulations that affected every aspect of our lives was itself an affront to the principles upon which this great Nation was built—certainly, contrary to the rules established and embodied in the Constitution, which govern the way our government operates.

Year after year, the proponents of regulatory reform within the Federal system have fought against the odds, facing resistance from those who have defended the status quo. We knew that the American people deserved better, that their voices should be heard, and that their elected representatives should have the final say.

Throughout its evolution, the REINS Act has undergone refinements, fine-

tuning its provisions to maintain the cutting edge, while ensuring democratic accountability. It is about reining in unchecked power, bringing spending under the watchful eye of our elected representatives, and restoring the principles of transparency and accountability.

The tenets of the REINS Act are rooted in common sense in a way that every American can grasp. If you understand the concept of no taxation without representation, then it should be easy to understand the REINS Act. But what exactly does the REINS Act mean for hard-working families?

Well, the entrepreneurial spirit runs deep within our country—the entire country—and certainly within my home State of Utah, driving economic growth and fostering innovation across various industries. From tech startups to local artisans, Utahns have a strong inclination to pursue their passions, start their own businesses, and create opportunities for themselves, their families, and their communities.

However, this entrepreneurial spirit often faces significant hurdles, sometimes insurmountable hurdles, due to overregulation by this or that Federal Agency. It is like the feeling you get when you try to assemble a new piece of furniture from a certain Swedish retail store, and you are not quite sure if you have purchased the kejserlig or the plogfara. Yet you are bombarded with a thousand-page jargon-filled instruction manual. Federal regulations often feel like those convoluted instruction manuals, but with much higher stakes, though the titles are a little easier to pronounce.

The REINS Act seeks to change that. The term "REINS" is an acronym that stands for Regulations from the Executive in Need of Scrutiny, and its purpose is simple: to ensure that unelected bureaucrats cannot impose major regulations on us without the consent of our elected representatives.

It is about putting power back into the hands of the people and their elected representatives, where it rightfully belongs. You see, this isn't just a good idea. It is a good idea that has been embedded within the Constitution. The very first operative provision of that document—article I, section 1, clause 1—makes this clear:

All legislative Powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

The meaning of that is clear and simple: to make law, you have to go through the Congress. There is no other way to make law. Legislative powers are powers to make law, and all legislative powers granted in the Constitution are Federal laws. Therefore, to make a Federal law, you have to follow the formula prescribed in article I, section 1.

Article I, section 7 explains exactly how that has to happen. You have the same legislative proposal that has to