

## SCHUMER AMENDMENT NO. 1220

Mr. CAMPBELL (for Mr. SCHUMER) proposed an amendment to the bill, S. 1282, supra; as follows:

On page 98, insert between lines 4 and 5 the following:

**SEC. 636. ITEMIZED INCOME TAX RECEIPT.**

(a) IN GENERAL.—Not later than April 15, 2000, the Secretary of the Treasury shall establish an interactive program on an Internet website where any taxpayer may generate an itemized receipt showing a proportionate allocation (in money terms) of the taxpayer's total tax payments among the major expenditure categories.

(b) INFORMATION NECESSARY TO GENERATE RECEIPT.—For purposes of generating an itemized receipt under subsection (a), the interactive program—

(1) shall only require the input of the taxpayer's total tax payments, and

(2) shall not require any identifying information relating to the taxpayer.

(c) TOTAL TAX PAYMENTS.—For purposes of this section, total tax payments of an individual for any taxable year are—

(1) the tax imposed by subtitle A of the Internal Revenue Code of 1986 for such taxable year (as shown on his return), and

(2) the tax imposed by section 3101 of such Code on wages received during such taxable year.

(d) CONTENT OF TAX RECEIPT.—

(1) MAJOR EXPENDITURE CATEGORIES.—For purposes of subsection (a), the major expenditure categories are:

- (A) National defense.
- (B) International affairs.
- (C) Medicaid.
- (D) Medicare.
- (E) Means-tested entitlements.
- (F) Domestic discretionary.
- (G) Social Security.
- (H) Interest payments.
- (I) All other.

(2) OTHER ITEMS ON RECEIPT.—

(A) IN GENERAL.—In addition, the tax receipt shall include selected examples of more specific expenditure items, including the items listed in subparagraph (B), either at the budget function, subfunction, or program, project, or activity levels, along with any other information deemed appropriate by the Secretary of the Treasury and the Director of the Office of Management and Budget to enhance taxpayer understanding of the Federal budget.

(B) LISTED ITEMS.—The expenditure items listed in this subparagraph are as follows:

- (i) Public schools funding programs.
- (ii) Student loans and college aid.
- (iii) Low-income housing programs.
- (iv) Food stamp and welfare programs.
- (v) Law enforcement, including the Federal Bureau of Investigation, law enforcement grants to the States, and other Federal law enforcement personnel.
- (vi) Infrastructure, including roads, bridges, and mass transit.
- (vii) Farm subsidies.
- (viii) Congressional Member and staff salaries.
- (ix) Health research programs.
- (x) Aid to the disabled.
- (xi) Veterans health care and pension programs.
- (xii) Space programs.
- (xiii) Environmental cleanup programs.
- (xiv) United States embassies.
- (xv) Military salaries.
- (xvi) Foreign aid.
- (xvii) Contributions to the North Atlantic Treaty Organization.
- (xviii) Amtrak.
- (xix) United States Postal Service.

(e) COST.—No charge shall be imposed to cover any cost associated with the production or distribution of the tax receipt.

(f) REGULATIONS.—The Secretary of the Treasury may prescribe such regulations as may be necessary to carry out this section.

OPEN-MARKET REORGANIZATION  
FOR THE BETTERMENT OF  
INTERNATIONAL TELECOMMUNI-  
CATIONS ACT

## BURNS AMENDMENT NO. 1221

Mr. BURNS proposed an amendment to the bill (S. 376) to amend the Communications Satellite Act of 1962 to promote competition and privatization in satellite communications, and for other purposes; as follows:

Section 4 of S. 376 (as amended by the "ORBIT" substitute) is amended by striking proposed Section 603 of the Communications Satellite Act and inserting the following new section:

**SEC. 603. RESTRICTIONS PENDING PRIVATIZATION.**

(a) INTELSAT shall be prohibited from entering the United States market directly to provide any satellite communications services or space segment capacity to carriers (other than the United States signatory) or end users in the United States until July 1, 2001 or until INTELSAT achieves a pro-competitive privatization pursuant to section 613(a) if privatization occurs earlier.

(b) Notwithstanding subsection (a), INTELSAT shall be prohibited from entering the United States market directly to provide any satellite communications services or space segment capacity to any foreign signatory, or affiliate thereof, and no carrier, other than the United States signatory, nor any end user, shall be permitted to invest directly in INTELSAT.

(c) Pending INTELSAT's privatization, the Commission shall ensure that the United States signatory is compensated by direct access users for the costs it incurs in fulfilling its obligations under this Act.

(d) The provisions of subsections (b) and (c) shall remain in effect only until INTELSAT achieves a pro-competitive privatization pursuant to section 613(a)."

On line 21, page 32, Section 612(b), insert "subsection" after the word "under".

On line 21, page 32, Section 612(b), replace "consider" with "determine whether".

On line 23, page 32, Section 612(b), insert "exist" after the word "connections".

On line 9, page 33, Section 612(b)(4), after "ownership", insert "and whether the affiliate is independent of IGO signatories or former signatories who control telecommunications market access in their home territories."

On line 19, page 35, section 613(c)(1), after "taxation", insert "and does not unfairly benefit from ownership by former signatories who control telecommunications market access to their home territories."

On line 13, page 37, Section 613(d), replace "consider" with "determine".

On line 14, page 37, Section 613(d), insert "and Immarsat" after "Intelsat".

DISTRICT OF COLUMBIA  
APPROPRIATIONS ACT, 2000

COVERDELL AND ASHCROFT  
AMENDMENT NO. 1222

Mr. COVERDELL (for himself and Mr. ASHCROFT) proposed an amendment

to the bill (S. 1283) making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 2000, and for other purposes; as follows:

At the appropriate place, insert the following:

SEC. \_\_. None of the funds contained in this Act may be used for any program of distributing sterile needles or syringes for the hypodermic injection of any illegal drug, or for any payment to any individual or entity who carries out any such program.

## DASCHLE AMENDMENT NO. 1223

Mr. DASCHLE proposed an amendment to the bill, S. 1283, supra; as follows:

On page 53, between lines 11 and 12, insert the following:

SEC. 1\_\_\_\_.—WIRELESS COMMUNICATIONS.—(a) IN GENERAL.—Notwithstanding any other provision of law, not later than 7 days after the date of enactment of this Act, the Secretary of the Interior, acting through the Director of the National Park Service, shall—

(1) implement the notice of decision approved by the National Capital Regional Director, dated April 7, 1999, including the provisions of the notice of decision concerning the issuance of right-of-way permits at market rates; and

(2) expend such sums as are necessary to carry out paragraph (1).

(b) ANTENNA APPLICATIONS.—

(1) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, a Federal agency that receives an application to locate a wireless communications antenna on Federal property in the District of Columbia or surrounding area over which the Federal agency exercises control shall take final action on the application, including action on the issuance of right-of-way permits at market rates.

(2) GUIDANCE.—In making a decision concerning wireless service in the District of Columbia or surrounding area, a Federal agency described in paragraph (1) may consider, but shall not be bound by, any decision or recommendation of—

(A) the National Capital Planning Commission; or

(B) any other area commission or authority.

## DURBIN AMENDMENT NO. 1224

Mr. DURBIN proposed an amendment to the bill, S. 1283, supra; as follows:

On page 5, strike beginning with line 17 through page 6, line 4.

On page 11, line 1, after the semicolon insert "up to".

On page 11, line 2, after "resident" insert "college".

CITY OF SISTERS, OREGON, SEW-  
AGE TREATMENT FACILITY LEG-  
ISLATION

SMITH (AND WYDEN) AMENDMENT  
NO. 1225

Mr. GORTON (for Mr. SMITH of Oregon (for himself and Mr. WYDEN)) proposed an amendment to the bill (S. 416) to direct the Secretary of Agriculture to convey the city of Sisters, Oregon, a certain parcel of land for use in connection with a sewage treatment facility; as follows: