The House met at 2 p.m. and was called to order by the Speaker pro tempore (Mr. McDermott).

DESIGNATION OF THE SPEAKER PRO TEMPORE
The SPEAKER pro tempore laid before the House the following communication from the Speaker:
I hereby appoint the Honorable Jim McDermott to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

PRAYER
The Chaplain, the Reverend Daniel P. Coughlin, offered the following prayer:

"Lord, open my lips and my mouth shall declare Your praise." Breathe into the body of this 110th Congress of the United States a new spirit, fresh from the depths of Your own goodness, filled with justice for all. Recreate it vibrant and strong in righteousness.

Let all speak with kindness and the simplicity of truth, free from illusion and manipulation. May their words unite, not cause division, and convey the whisper of peace to all who would listen.

With their speech build bridges of understanding the essentials facing this Nation. Lord, may the power of Your Word placed in these human hearts resound around the world.

"Lord, open my lips and my mouth shall declare Your praise," both in this present moment of prayer and in every speech, both now and forever. 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.

PLEDGE OF ALLEGIANCE
The SPEAKER pro tempore. Will the gentleman from Ohio (Mr. Chabot) come forward and lead the House in the Pledge of Allegiance.
Mr. CHABOT 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.

A GRATEFUL NATION
(Mr. Wilson of South Carolina asked and was given permission to address the House for 1 minute.)
Mr. WILSON of South Carolina. Mr. Speaker, yesterday, the President visited our troops in Anbar province, Iraq. Along with his message of continued resolve to stop enemies, he brought with him the thoughts and prayers of a grateful Nation.

We are blessed to have the new Greatest Generation who are sacrificing to protect American families by promoting freedom to millions around the world. Their dedication to duty should inspire us all. We must honor the sacrifice of these men and women by ensuring that they have our support and the resources to complete the mission.

In the coming days, Congress will hear from General David Petraeus and Ambassador Ryan Crocker about conditions on the ground. I hope my colleagues will join me in welcoming their recommendations and listening with an open mind.

Just as our soldiers have the courage to stop our enemies, so should we have the strength to make the right decisions that will ensure the safety of our troops and stop additional terrorist attacks on America.

In conclusion, God bless our troops, and we will never forget September 11th.

PRAISING THE ASU MOUNTAINEERS’ WIN OVER MICHIGAN
(Ms. Foxx asked and was given permission to address the House for 1 minute.)
Ms. FOXX, Mr. Speaker, I rise to salute the Appalachian State University Mountaineer football team on their upset of fifth-ranked Michigan this weekend in their season opener. This win was one of the greatest upsets in college football history. Before last Saturday’s win, no Division I-AA team had beaten a team ranked in the AP poll from 1989 to 2006.

The Mountaineers’ win was no ordinary upset. It was a down-to-the-wire game for the history books. The game hinged on the heroic field goal blocked by Corey Lynch with 6 seconds left that secured ASU’s 34–32 victory over one of the most storied college football programs in America.

With this upset, it looks like Coach Jerry Moore is poised to lead the Mountaineers to their third straight national championship.

By beating Michigan, ASU extends their winning streak to 15 games, the longest among Division I teams. But this victory is about more than winning streaks or statistics. This is about the achievements of a hardworking championship team from a small town in rural North Carolina proving that tenacity counts.

SUPPORT THE CHARLIE NORWOOD CLEAR ACT OF 2007
(Mrs. Blackburn asked and was given permission to address the House for 1 minute.)

□ This symbol represents the time of day during the House proceedings, e.g., □ 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.
Mrs. BLACKBURN. Mr. Speaker, during the district word period back in my State of Tennessee, I traveled, talked with many and listened to my constituents.

What they are wanting is people in Congress to solve problems. In their estimation, you are either part of the problem or part of the solution, and there is no in between. Yet they have not seen the liberal majority in this Congress tackle one of the most pressing problems of our time, that of illegal immigration, which is only getting worse by the minute.

That is why this week I am introducing the Charlie Norwood CLEAR Act of 2007. This legislation provides clear authority for local law enforcement to enforce immigration law, and actually requires the Feds to remove and deport criminal aliens detained by local law enforcement officials. What a novel concept, deportation.

It also sends a tough message to sanctuary cities by reducing Federal funds to those cities that provide sanctuary to violent criminal aliens.

I urge my colleagues to join me in supporting the Charlie Norwood CLEAR Act of 2007.

DEALING WITH ISSUES FACING AMERICA IN A BIPARTISAN MANNER

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

Mr. BOEHNER. Mr. Speaker and my colleagues, welcome back to Washington. Most of us were home in our districts over the August district work period and heard from our constituents and heard from many others.

Clearly, as we get into the fall, there are a lot of very important issues that Congress is going to deal with. On the issue of what happens to Iraq, I would hope we would all walk and listen to what General Petraeus and Admiral Crocker would have to say before we make up our minds and outline our strategy for where we are going to go.

Secondly, the issue of spending and taxes is clearly going to be coming up. I think the country is interested in what our colleagues get a real serious look at just how much of the American tax payer’s wallet we are willing to get into and how much we really need to spend.

There are a host of other issues that we are going to deal with this fall, and I would have one more request of all of my colleagues: let’s listen to what the American people had to say over the August recess. Let’s find a way to reach our hands across the aisle and work in an honest way together to deal with the American people’s expectation of us, and that is to deal with the issues that face our country and to do it in a bipartisan way.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore, Pursuant to clause 4 of rule I, the following enrolled bills were signed:

by the Speaker on Sunday, August 5, 2007:
H.R. 2972, to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes

by Speaker pro tempore Hoyer on Monday, August 6, 2007:
H.R. 1260, to designate the facility of the United States Postal Service located at 6301 Highway 58 in Harrison, Tennessee, as the “Claude Ramsey Post Office”
H.R. 1335, to designate the facility of the United States Postal Service located at 508 East Main Street in Seneca, South Carolina, as the “Sgt Lewis W. Watkins Post Office Building”
H.R. 1394, to designate the facility of the United States Postal Service located at 118 Minner Avenue in Bakersfield, California, as the “Buck Owens Post Office”
H.R. 1425, to designate the facility of the United States Postal Service located at 4531 East 52nd Street in Odesa, Texas, as the “Staff Sergeant Marvin ‘Rex’ Young Post Office Building”
H.R. 1434, to designate the facility of the United States Postal Service located at 896 Pittsburgh Street in Springdale, Pennsylvania, as the “Rachel Carson Post Office Building”
H.R. 1617, to designate the facility of the United States Postal Service located at 561 Kingsland Avenue in University City, Missouri, as the “Harriet F. Woods Post Office Building”
H.R. 1722, to designate the facility of the United States Postal Service located at 601 Banyan Trail in Boca Raton, Florida, as the “Leonard W. Herman Post Office”
H.R. 2025, to designate the facility of the United States Postal Service located at 942 East State Street in Columbus, Ohio, as the “Willye B. White Post Office Building”
H.R. 2077, to designate the facility of the United States Postal Service located at 20805 State Route 125 in Blue Creek, Ohio, as the “George B. Lewis Post Office Building”
H.R. 2078, to designate the facility of the United States Postal Service located at 14536 State Route 136 in Cherry Fork, Ohio, as the “Staff Sergeant Omer ‘O.T.’ Hawkins Post Office”
H.R. 2127, to designate the facility of the United States Postal Service located at 408 West 6th Street in Chelsea, Oklahoma, as the “Clem Rogers McSpadden Post Office Building”
H.R. 2309, to designate the facility of the United States Postal Service located at 9316 Milgro Road in Columbus, Georgia, as the “Frank G. Lumpkin, Jr. Post Office Building”
H.R. 2563, to designate the facility of the United States Postal Service located at 309 East Linn Street in Marshalltown, Iowa, as the “Major Scott Nisely Post Office”
H.R. 2570, to designate the facility of the United States Postal Service located at 301 Boardwalk Drive in Fort Collins, Colorado, as the “Dr. Karl E. Carlson Post Office Building”
H.R. 2688, to designate the facility of the United States Postal Service located at 103 South Getty Street in Uvalde, Texas, as the “Dolph Briscoe, Jr. Post Office Building”
H.R. 3006, to improve the use of a grant of a parcel of land to the State of Idaho for use as an agricultural college, and for other purposes
H.R. 3311, to authorize additional funds for emergency repairs and reconstruction of the Interstate I–35 bridge located in Minneapolis, Minnesota, that collapsed on August 1, 2007, to waive the $100,000,000 limitation on emergency relief funds for those emergency repairs and reconstruction, and for other purposes

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:


Hon. Nancy Pelosi
Speaker, House of Representatives, Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on August 6, 2007, at 5:55 pm:

That the Senate passed S. 449.
That the Senate passed S. 163.
With best wishes, I am,
Sincerely,
LORRAINE C. MILLER, Clerk of the House.

COMMUNICATION FROM STAFF MEMBER OF THE HONORABLE JOHN T. DOOLITTLE, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from Dan Blankenburg, Deputy Chief of Staff, Office of the Honorable John T. Doolittle, Member of Congress:


Hon. Nancy Pelosi
Speaker, House of Representatives, Washington, DC.

DEAR MADAM SPEAKER: This is to formally notify you pursuant to Rule VIII of the Rules of the House of Representatives that I have been served with a grand jury subpoena for testimony issued by the U.S. District Court for the District of Columbia.

After consulting with the Office of General Counsel, I will make the determinations required by Rule VIII.

Sincerely,
DAN BLANKENBURG, Deputy Chief of Staff.
The Speaker pro tempore laid before the House the following communication from Ron Rogers, Chief of Staff, Office of the Honorable John T. Doolittle, Member of Congress:

COMMUNICATION FROM STAFF MEMBER OF THE HONORABLE JOHN T. DOOLITTLE, MEMBER OF CONGRESS

The SPEAKER pro tempore laid before the House the following communication from Ron Rogers, Chief of Staff, Office of the Honorable John T. Doolittle, Member of Congress: Washington, DC, August 13, 2007.

DEAR MADAM SPEAKER: This is to formally notify you pursuant to Rule VIII of the Rules of the House of Representatives that I have been served with a grand jury subpoena for testimony issued by the U.S. District Court for the District of Columbia.

After consulting with the Office of General Counsel, I have determined that the determinations required by Rule VIII are consistent with the privileges and rights of the House.

Sincerely,

Ron Rogers,
Chief of Staff.

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 motions to suspend the rules on which a recorded vote has been ordered or on which the vote is objected to under clause 6 of rule XX.

Record votes on postponed questions will be taken after 6:30 p.m. today.

MINORITY SERVING INSTITUTION DIGITAL AND WIRELESS TECHNOLOGY OPPORTUNITY ACT OF 2007

Mr. BAIRD. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 694) to establish a digital and wireless network technology program, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 694
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 “Minority Serving Institution Digital and Wireless Technology Opportunity Act of 2007.”

SEC. 2. ESTABLISHMENT OF PROGRAM.

Section 5 of the Stevenson-Wydler Technology Innovation Act of 1980 (15 U.S.C. 3704) is amended by inserting the following after subsection (b):

(6) MINORITY SERVING INSTITUTION DIGITAL AND WIRELESS TECHNOLOGY OPPORTUNITY PROGRAM.

(1) IN GENERAL.—The Secretary shall establish a Minority Serving Institution Digital and Wireless Technology Opportunity Program to assist eligible institutions in acquiring, and augmenting their use of, digital and wireless networking technologies to improve the quality and delivery of educational services at eligible institutions.

(2) AUTHORIZED ACTIVITIES.—An eligible institution may use a grant, cooperative agreement, or contract awarded under this subsection—

(A) to acquire equipment, instrumentation, networking capability, hardware and software, digital network technology, wireless technology, and infrastructure to further the objective of the Program described in paragraph (1);

(B) to develop and provide training, education, and professional development programs, including faculty development, to increase the use of, and usefulness of, digital and wireless networking technology;

(C) to provide teacher education, including the provision of preservice teacher training and in-service professional development at eligible institutions, library and media specialist training, and preschool and teacher aid certification to individuals who seek to acquire or enhance technology skills in order to use digital and wireless networking technology in the classroom or instructional process, including instruction in science, mathematics, engineering, and technology subjects;

(D) to obtain capacity-building technical assistance, including through remote technical support, technical assistance workshop, and distance learning;

(E) to foster the use of digital and wireless networking technology to improve research and education, including scientific, mathematical, engineering, and technology instruction.

(3) APPLICATION AND REVIEW PROCEDURES.—

(A) IN GENERAL.—To be eligible to receive a grant, cooperative agreement, or contract under this subsection, an eligible institution shall submit an application to the Secretary at such time, in such manner, and containing such information as the Secretary may require. Such application, at a minimum, shall include a description of how the funds will be used, including a description of any digital and wireless networking technology to be acquired, and a description of how the institution will ensure that digital and wireless networking technology will be made accessible to, and employed by, students, faculty, and administrators. The Secretary, consistent with subparagraph (C) and in consultation with the Advisory Council established under subsection (b), shall establish procedures to review such applications.

The Secretary shall publish the application procedures in the Federal Register, along with a statement describing the availability of funds.

(5) MENTORING PROGRAMS.—The Secretary shall establish a mentoring program to encourage maximum participation by eligible institutions in the program established under subsection (1), and on the procedures to review proposals submitted to the program. In selecting the members of the advisory council, the Secretary shall consult with representatives of appropriate organizations, institutions of higher education, minority businesses and eligible institutions.

(6) INFORMATION DISSEMINATION.—The Secretary shall convene an annual meeting of eligible institutions receiving grants, cooperative agreements, or contracts under this subsection to foster collaboration and capacity-building activities among eligible institutions.

(7) MATCHING REQUIREMENT.—The Secretary may not award a grant, cooperative agreement, or contract to an eligible institution under this subsection unless such institution agrees that, with respect to the costs incurred by the institution in carrying out the program for which the grant, cooperative agreement, or contract was awarded, such institution will make a matching contribution, or contracts through donations from public or private entities, non-Federal contributions in an amount equal to one-quarter of the grant, cooperative agreement, or contract awarded by the Secretary, or $500,000, whichever is the lesser amount. The Secretary shall waive the matching requirement for any institution, or consortium with no endowment, or an endowment that has a current dollar value lower than $50,000,000.

(8) AWARDS.—

(A) FUNDING AUTHORIZATION.—An eligible institution that receives a grant, cooperative agreement, or contract under this subsection that exceeds $2,500,000 shall not be entitled to receive another grant, cooperative agreement, or contract.

(B) ADVISORY COUNCIL.—The Secretary shall establish an advisory council to advise the Secretary on the best approaches to encourage maximum participation by eligible institutions in the program established under this subsection. The advisory council shall consist of representatives of appropriate organizations, including representatives of eligible institutions, to ensure that the membership of the advisory council includes representatives of minority businesses and eligible institutions.

(C) REVIEWS PANELS.—Each application submitted under this subsection by an eligible institution shall be reviewed by a panel of individuals selected by the Secretary to judge the quality and merit of the proposal, including the extent to which the eligible institution can effectively and successfully utilize the proposed grant, cooperative agreement, or contract. The program described in paragraph (1). The Secretary shall ensure that the review panels include representatives of minority serving institutions and others who are knowledgeable about eligible institutions and technology issues. The Secretary shall ensure that no individual assigned under this provision to review any application has a conflict of interest with regard to that application. The Secretary shall take into consideration the recommendations of the review panel in determining whether to award a grant, cooperative agreement, or contract to an eligible institution.

(9) DEFINITION.—In this section—

(a) the term “eligible institution” means an institution of higher education, organized and operated exclusively for educational purposes, located in a State, and—

(i) is a minority-serving institution;

(ii) is an institution of higher education which shall be the equivalent of a school district in States that do not have school districts; and

(iii) is a historically black college or university;

(b) the term “program” means the Minority Serving Institution Digital and Wireless Technology Opportunity Program established under subsection (a);

(c) the term “Secretary” means the Secretary of the Department of Education; and

(d) the term “U.S. Department of Education” means the U.S. Department of Education.

SEC. 3. TECHNICAL AMENDMENTS.

This section is amended by inserting the following after subsection (a):

(b) PROGRAM ADMINISTRATION.

(1) IN GENERAL.—The Secretary shall—

(A) establish and maintain a program office to carry out the purposes and provisions of the program;

(B) annually publish and disseminate to eligible institutions information about the program and the application procedures and contents;

(C) ensure that all materials relating to the program are available through the program office in a timely manner;

(D) maintain a list of eligible institutions and technology requirements and review criteria in the Federal Register, along with a statement describing the availability of funds.

SEC. 4. TERMINATION.

This section is amended by inserting the following after subsection (d):

(e) FUNDING AUTHORIZATION.—The Secretary shall ensure that the review panels include representatives of minority serving institutions and others who are knowledgeable about eligible institutions and technology issues. The Secretary shall ensure that no individual assigned under this provision to review any application has a conflict of interest with regard to that application. The Secretary shall take into consideration the recommendations of the review panel in determining whether to award a grant, cooperative agreement, or contract to an eligible institution.

(9) DEFINITION.—In this section—

(a) the term “eligible institution” means an institution of higher education, organized and operated exclusively for educational purposes, located in a State, and—

(i) is a minority-serving institution;

(ii) is an institution of higher education which shall be the equivalent of a school district in States that do not have school districts; and

(iii) is a historically black college or university;

(b) the term “program” means the Minority Serving Institution Digital and Wireless Technology Opportunity Program established under subsection (a);

(c) the term “Secretary” means the Secretary of the Department of Education; and

(d) the term “U.S. Department of Education” means the U.S. Department of Education.

SEC. 5. TECHNICAL AMENDMENTS.

This section is amended by inserting the following after subsection (d):

(2) PROGRAM ADMINISTRATION.

(1) IN GENERAL.—The Secretary shall—

(A) establish and maintain a program office to carry out the purposes and provisions of the program;

(B) annually publish and disseminate to eligible institutions information about the program and the application procedures and contents;

(C) ensure that all materials relating to the program are available through the program office in a timely manner;

(D) maintain a list of eligible institutions and technology requirements and review criteria in the Federal Register, along with a statement describing the availability of funds.

SEC. 6. TERMINATION.

This section is amended by inserting the following after subsection (d):

(3) FUNDING AUTHORIZATION.—The Secretary shall ensure that the review panels include representatives of minority serving institutions and others who are knowledgeable about eligible institutions and technology issues. The Secretary shall ensure that no individual assigned under this provision to review any application has a conflict of interest with regard to that application. The Secretary shall take into consideration the recommendations of the review panel in determining whether to award a grant, cooperative agreement, or contract to an eligible institution.

(9) DEFINITION.—In this section—

(a) the term “eligible institution” means an institution of higher education, organized and operated exclusively for educational purposes, located in a State, and—

(i) is a minority-serving institution;

(ii) is an institution of higher education which shall be the equivalent of a school district in States that do not have school districts; and

(iii) is a historically black college or university;

(b) the term “program” means the Minority Serving Institution Digital and Wireless Technology Opportunity Program established under subsection (a);

(c) the term “Secretary” means the Secretary of the Department of Education; and

(d) the term “U.S. Department of Education” means the U.S. Department of Education.
to implement such grants, cooperative agreements, or contracts.

"(iv) INSTITUTIONAL DIVERSITY.—In awarding grants, cooperative agreements, and contracts under paragraph (3) the Secretary shall ensure, to the extent practicable, that awards are made to all types of institutions eligible for assistance under this subsection.

"(v) Upon funding such awards, the Secretary shall give priority to the institution with the greatest demonstrated need for assistance.

"(i) ANNUAL REPORT AND EVALUATION.—Each institution that receives a grant, cooperative agreement, or contract award under subsection (a) shall provide an annual report to the Secretary on its use of the grant, cooperative agreement, or contract.

"(ii) INDEPENDENT ASSESSMENT.—Not later than 6 months after the date of enactment of this subsection, the Secretary shall enter into a contract with the National Academy of Public Administration to conduct periodic assessments of the program. The assessments shall be conducted once every 3 years during the 10-year period following the enactment of this subsection. The assessments shall include (i) an evaluation of the effectiveness of the program in improving the education and training of students, faculty and staff at all eligible institutions; (ii) recommendations that have been awarded grants, cooperative agreements, or contracts under the program; an evaluation of the effectiveness of the program in improving access to, and familiarity with, digital and wireless networking technology for students, faculty, and staff at all eligible institutions; (iii) an evaluation of the procedures established under paragraph (3)(A) and recommendations for improving the program, including recommendations concerning the continuing need for Federal support. In carrying out the assessments, the National Academy of Public Administration shall review the reports submitted to the Secretary under clause (i).

"(iii) REPORT TO CONGRESS.—Upon completion of each independent assessment carried out under clause (ii), the Secretary shall transmit the assessment to Congress along with a summary of the Secretary's plan, if any, to implement the recommendations of the National Academy of Public Administration.

"(h) DEFINITIONS.—In this subsection:

"(1) DIGITAL AND WIRELESS NETWORKING TECHNOLOGY.—The term 'digital and wireless networking technology' means computer and communications equipment and software that facilitates the transmission of information in a digital format.

"(2) ELIGIBLE INSTITUTION.—The term 'eligible institution' means an institution that is—

"(I) a historically black college or university that is a part B institution, as defined in section 322(2) of the Higher Education Act of 1965 (20 U.S.C. 1059d(2));

"(II) a Hispanic-serving institution, as defined in section 322(2) of the Higher Education Act of 1965 (20 U.S.C. 1059d(2));

"(III) a tribally controlled college or university, as defined in section 316(b)(3) of the Higher Education Act of 1965 (20 U.S.C. 1059a(b));

"(IV) an Alaska Native-serving institution under section 317(b) of the Higher Education Act of 1965 (20 U.S.C. 1059a(b));

"(V) an American Indian-serving institution under section 317(b) of the Higher Education Act of 1965 (20 U.S.C. 1059a(b));

"(VI) an institution of higher education (as defined in section 365 of the Higher Education Act of 1965 (20 U.S.C. 1067k)) with an enrollment of needy students (as defined in section 328(a)(5) of the Higher Education Act of 2006 (20 U.S.C. 1058d(d)).

"(viii) INSTITUTION OF HIGHER EDUCATION.—The term 'institution of higher education' has the meaning given the term in section 99(2) of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 790).

"(vii) STATE.—The term 'State' has the meaning given the term in section 9101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 790).

"(viii) STATE EDUCATIONAL AGENCY.—The term 'State educational agency' has the meaning given the term in section 9101 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 790).

"(c) AUTHORIZATION OF APPROPRIATIONS. There are authorized to be appropriated to the Secretary of Commerce to carry out section 3(c) of the Stevenson-Wydler Technology Innovation Act of 2007—

"(I) $250,000,000 for fiscal year 2008; and

"(ii) such sums as may be necessary for each of the fiscal years 2009 through 2012.

"The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. BAIRD) and the gentleman from Texas (Mr. HALL) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

Mr. HALL. Mr. Speaker, I rise today on H.R. 694, the Minority Serving Institution Digital and Wireless Opportunity Act of 2007, and I yield myself such time as I may consume.

The legislation has been an initiative of my colleague, Mr. FORBES, for several years and I congratulate him and Representative TOWNS and my colleague, Representative JOHNSON, on getting the legislation brought to the floor for a vote.

The bill requires the Secretary to establish a program to provide grants to increase the use of digital and wireless networking technology for institutions of higher education that primarily serve minority students.

Having been on the board of a minority institution in Texas for many years, I like the intent of the legislation and I want to say a few words about it. The grants may be used for technology instruction, for building developmental programs to increase the use of digital and wireless technology or to obtain capacity-building technical assistance and distance learning services.

Additionally, the grants may be used to foster the use of digital and wireless networking technology to improve research and education, including scientific mathematics, engineering and technology instruction.

H.R. 694 will help to provide grants to promote crucial development and educational programs for minority-serving institutions. It will help to ensure that minority students will not fall behind in education on critical digital and wireless networking technology. It will also help to ensure access to the technology and the training programs on the use of these technologies.

While I am a longtime supporter of grants to improve education and training on digital and wireless networking technology, and I commend my colleagues on this very important initiative, I would be a little bit remiss if I didn’t raise some concerns about the process of bringing this bill up and the process associated with it.

The bill was referred to the Committee on Science and Technology in February of this year and received an additional referral to the Committee on Education and Labor in June of this year; yet neither of these committees has had a chance to really review the legislation and to hold hearings and to go through the markup process. I am a strong believer in proper order and the
important role that committees of jurisdiction play to make improvements to legislation.

In addition to my concerns about the process, I am concerned about the authorization levels in the bill and the fact that it does not contain any authorizations for grants for rural colleges and universities which experience similar equipment shortages and could benefit from the use of distance learning.

The bill authorizes $290 million for fiscal year 2008 and then such sums as may be necessary from 2009 to 2012. There is no CBO score, but I think we can look at the authorization levels and determine that this is a lot of money for a very limited group of institutions.

Despite these feelings and despite these problems, and because of my longtime support of these types of programs, I will be supporting the passage of the bill and will vote for it, but I hope my colleagues on the other side of the aisle will address my concerns and the concerns others have as we move forward.

Mr. Speaker, I reserve the balance of my time.

Mr. BAIRD. Mr. Speaker, I have no further speakers at this time, and I ask the gentleman if he has any other speakers.

Mr. HALL of Texas. Mr. Speaker, I yield back the balance of my time.

Mr. BAIRD. Mr. Speaker, I would just like to conclude by thanking my colleague from Texas. This has been a bipartisan bill. I want to sing the praises of Congressman Towns from New York for his steadfast leadership on this and Mr. FORBES’ leadership prior to that. I urge my colleagues on the House floor to support the House-passed bill, H.R. 694.

The question was taken.

The SPEAKER pro tempore. The question was taken.

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President shall include in his annual budget request to Congress a statement of the portion of each agency’s or department’s annual budget request allocated to its activities undertaken pursuant to this Act.

(e) REPORT TO CONGRESS.—Not later than 2 years after the date of enactment of this Act, the Interagency Working Group shall submit a report to the Committee on Science and Technology of the House of Representatives and the Committee on Commerce, Science, and Transportation of the Senate. This report shall include—

(1) a summary of federally funded green chemistry research, development, demonstration, education, and technology transfer activities, including the magnitude of the chemistry budget for each of these activities; and

(2) an analysis of the progress made toward achieving the goals and priorities for the Program, and recommendations for future program activities.

SEC. 4. MANUFACTURING EXTENSION CENTER GREEN SUPPLIERS NETWORK GRANT PROGRAM.

Section 25(a) of the National Institute of Standards and Technology Act (15 U.S.C. 276a(a)) is amended—

(1) by striking “and” at the end of paragraph (4);

(2) by striking the period at the end of paragraph (5) and inserting “; and”;

and

(3) by adding at the end the following:

“(6) to improve the competitiveness of manufacturers to continuously improve products and processes, increase energy efficiency, increase recycling, identify cost-saving opportunities, and optimize technologies with the aim of reducing or eliminating the use or generation of hazardous substances.”.

SEC. 5. UNDERGRADUATE EDUCATION IN CHEMISTRY AND CHEMICAL ENGINEERING.

(a) PROGRAM AUTHORIZED.—(1) As part of the Program authorized under section 306(a), the Director of the National Science Foundation shall carry out a program to award grants to institutions of higher education to support efforts by such institutions to revise their undergraduate curriculum in chemistry and chemical engineering to incorporate green chemistry concepts and strategies.

(b) SELECTION PROCESS.—(1) An institution of higher education seeking funding under this section shall submit an application to the Director and—

(A) a description of the content and schedule for adoption of the proposed curricular revisions to the courses of study offered by the applicant in chemistry and chemical engineering;

(B) a description of the source and amount of cost sharing to be provided; and

(c) AUTHORIZATION OF APPROPRIATIONS.—In addition to amounts authorized under section 8, from funds otherwise authorized to be appropriated by the National Science Foundation Authorization Act of 2002, there are authorized to be appropriated to the National Science Foundation for carrying out this Act—

(1) $20,000,000 for fiscal year 2008;

(2) $21,000,000 for fiscal year 2009; and

(3) $22,000,000 for fiscal year 2010.

(b) NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY.—There are authorized to be appropriated to the National Institute of Standards and Technology for carrying out this Act—

(1) $8,000,000 for fiscal year 2008;

(2) $9,000,000 for fiscal year 2009; and

(3) $10,000,000 for fiscal year 2010.

(c) DEPARTMENT OF ENERGY.—There are authorized to be appropriated to the Department of Energy for carrying out this Act—

(1) $12,000,000 for fiscal year 2008;

(2) $14,000,000 for fiscal year 2009; and

(3) $15,000,000 for fiscal year 2010.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. BAIRD) and the gentleman from Texas (Mr. HALL) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

Mr. BAIRD. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 2850, the bill now under consideration.

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

There was no objection.

Mr. BAIRD. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of H.R. 2850, the Green Chemistry Research and Development Act.

Chemical manufacturing produces great wonders for the world, but at the same time it can harm to health and the environment due to the use of hazardous materials and the generation of hazardous by-products. Green chemistry seeks to mitigate such harmful outcomes.

In short, the goal of green chemistry is to minimize or eliminate this harm by using safer materials and manufacturing processes. Besides protecting human health and the environment, green chemistry can offer economic advantages and improvements to worker safety, public safety, and our national security.

The bill before us today, H.R. 2850, the Green Chemistry Research and Development Act, establishes an interagency program to enhance green chemistry R&D at NSF, EPA, DOE and NIST.

This legislation will provide grants to individual researchers, spur university/industry partnerships, fund research at Federal laboratories, and train students in green chemistry science.

H.R. 2850 is the third iteration of a bill that Congressman Gingrey has introduced addressing this issue in three
September 4, 2007

CONGRESSIONAL RECORD—HOUSE

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separate Congresses. I want to applaud the gentleman from Georgia for his steadfast leadership on this, and I fully support the legislation.

Under Chairman Boehlert’s leadership in the 108th and 109th Congresses, Democratic amendments were agreed to, and these amendments add up sections of H.R. 2850. This bill is the product of good, bipartisan cooperation and has the support of our chairman, Mr. GORDON, from Tennessee.

H.R. 2850 is a good first step, and I urge my colleagues to support this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. HALL of Texas. Mr. Speaker, I yield myself such time as I may consume, leaving most of the time for Dr. GINGREY.

Mr. Speaker, I want to just say that the Green Chemistry Research and Development Act of 2007 offered today by my good friend from Georgia, Dr. GINGREY, will provide for research and development of chemical products and processes so as to reduce the use of creation of hazardous substances. Advances in these areas have the potential of reducing the creation of substances that are harmful to our environment.

In particular, H.R. 2850 includes a competitive merit-based grant program to universities to incorporate green chemistry concepts into the curriculum for chemistry and chemical engineering. This will ensure that future generations will consider the importance of green chemistry ideas.

The legislation strives to build a base from which the creation of hazardous substances may be reduced. I look forward to Dr. GINGREY’s comments on this bill and urge my colleagues to support it.

Mr. Speaker, I reserve the balance of my time.

Mr. BAIRD. Mr. Speaker, I have no additional speakers, and would reserve the balance of my time.

Mr. HALL of Texas. I yield 6 minutes to Dr. GINGREY.

Mr. GINGREY. Mr. Speaker, as a proud sponsor of this legislation, I rise to support H.R. 2850, the Green Chemistry Research and Development Act of 2007.

I want to thank my colleague on the Science Committee, Dr. BAIRD. I thank him for his kind comments. And certainly I want to thank our chairman, BART GORDON, the ranking member, Mr. HALL of Texas, and all of the members of the Science Committee and staff. Both majority and minority have worked hard to bring this important bipartisan legislation through committee and to the House floor today.

This legislation has passed the House in the 108th and 109th Congresses, and I hope that the third Congress will truly be the charm and we will see H.R. 2850 quickly passed by both Chambers and signed by the President.

Mr. Speaker, chemists can design chemicals to be safe, just as they can design them to have other properties like color and texture. As chemists design products and the processes by which those products are manufactured, they can and should factor in the possible creation of any hazardous by-products.

The technique of considering not only the process by which chemicals are produced, but also the environment in which they are created, is the basic definition of green chemistry. It is the method of designing chemical products and processes that at the very least reduce, and at the very best eliminate, the use or generation of hazardous substances.

Mr. Speaker, the basic idea is this: Preventing pollution and hazardous waste from the start of a design process is far preferable to cleaning up pollution and waste at a later date. Additionally, the innovation created by this enhanced research will subsequently spur economic growth as developing new materials is an integral component of many industries, from fabrics to fuel cells, as an example.

Green chemistry doesn’t just help protect our environment, it also protects the workers and conditions under which chemicals are created and used can present many risks to those who work on their production. But if companies utilize green chemistry, the materials they use will be as benign as possible, vastly improving employee conditions.

Unfortunately, despite all of the promise of green chemistry, the Federal Government invests very little in this area. H.R. 2850 works to remedy this by promoting greater Federal investment in, and coordination of, this important research area. It does so by establishing a program that coordinates Federal green chemistry research and development activities within the Executive Branch, the Environmental Protection Agency, the National Institute of Standards and Technology, NIST, and the Department of Energy.

Make no mistake, greater Federal attention will encourage universities and academic institutions around this country to train future workers in this exciting technology. H.R. 2850 will achieve this by supporting research and development grants to partnerships between universities, industry and nonprofit organizations. It will also promote education through curriculum development and fellowships that will collect and disseminate information about green chemistry.

In past years, many industries, from chemical companies and pharmaceutical corporations, to carpet manufacturers and biotechnology businesses, have all endorsed H.R. 2850, showing a broad range of support for the merits of this legislation.

This bill is nearly identical to the version passed in the 109th Congress. The companies and corporations that have voiced their strong support for this bill realize that the advancement of green chemistry is positive for not only their businesses, but also our country’s environment, our economy and our Nation’s citizens.

The American Chemical Society, a nonprofit organization chartered by Congress, strongly supports this legislation.

The question was taken; and (two-thirds being in the affirmative) the amendment offered by the gentleman from Washington (Mr. BAIRD) that the House suspend the rules and pass the bill, H.R. 2850, as amended, was agreed to.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.
A motion to reconsider was laid on the table.

H. R. 2992

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the "SBA Trade Programs Act of 2007".

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

TITLE I—SMALL BUSINESS TRADE POLICY

Sec. 101. Develop and implement small business trade policies.
Sec. 102. Establish an annual small business trade strategy.
Sec. 103. Track small business exports and trade resource utilization.

TITLE II—TRADE COMPLIANCE PROGRAMS

Sec. 201. Trade Remedy and Dispute Assistance Initiative.

TITLE III—TRADE ADJUSTMENT ASSISTANCE FOR SMALL BUSINESSES

Sec. 301. Trade Adjustment Assistance Financing Initiative.
Sec. 302. Technical resources for trade adjustment assistance.

TITLE IV—EXPORT ASSISTANCE

Sec. 401. Increase Small Business Administration participation at Export Assistance Centers.
Sec. 402. Increase access to capital for small and medium-sized exporters.
Sec. 403. Clerical amendment.

TITLE V—AUTHORIZATION OF APPROPRIATIONS

Sec. 501. Authorization of appropriations.

TITLE I—SMALL BUSINESS TRADE POLICY

Sec. 101. TRADE POLICY FOR SMALL BUSINESS.

Section 22 of the Small Business Act (15 U.S.C. 649) is amended by adding at the end the following:

"(A) ROLE IN TRADE POLICY.—

"(1) RECOMMENDATIONS.—The director of the Office shall present recommendations regarding small business exporters to trade negotiators.

"(B) DEVELOPMENT OF TRADE POLICIES.—The director of the Office shall assist in the development of trade policies that increase opportunities for small businesses in domestic and foreign markets, including the removal of trade barriers.

"(C) IMPLEMENTATION OF TRADE POLICIES.—The director of the Office shall implement in the implementation of trade policies through relationships developed with Federal trade policymakers, particularly the United States Trade Representative, and transnational organizations, such as the Organization for Economic Co-operation and Development.

"(D) SMALL EXPORTER PROMOTION PROGRAMS.—The director of the Office shall establish programs that will boost the export opportunities of small businesses, including encouraging transnational organizations, such as the Organization for Economic Co-operation and Development, small exporter organizations, and ministries of foreign governments to support and publicize these programs.

"(5) STRATEGIC ALLIANCES.—

"(A) CONGRESSIONAL NOTIFICATION.—The director of the Office shall notify the Committee on Small Business of the House of Representatives and the Committee on Small Business and Entrepreneurship of the Senate of pending strategic alliances.

"(B) FOLLOW-UP ACTIVITIES.—The director of the Office shall ensure that planned and documented follow-up activities for strategic alliances increase trade opportunities for small businesses.

"(C) STRATEGIC ALLIANCE DEFINED.—In this paragraph, the term 'strategic alliance' means a working relationship, entered into between the Small Business Administration and foreign national or regional small business concerns, for the purpose of strengthening trade between United States small businesses and foreign small businesses by establishing overseas networks and buyers.

TITLE II—TRADE COMPLIANCE PROGRAMS

Sec. 201. Trade Remedy and Dispute Assistance Initiative.

Section 22 of the Small Business Act (15 U.S.C. 649), as amended by this Act, is further amended by adding at the end the following:

"(1) ANNUAL SMALL BUSINESS TRADE STRATEGY.

"(1) IN GENERAL.—The director of the Office shall develop and maintain a small business trade strategy that is contributed as part of the National Export Strategy developed by the Department of Commerce, that includes at least the following components:

"(A) Strategies to increase small business export opportunities. The strategies shall include specific strategies to increase small business export opportunities to the Asia Pacific Region.

"(B) Recommendations to increase the competitiveness of domestic small businesses in the global economy.

"(C) Recommendations to protect small businesses from unfair trade practices, including intellectual property violations.

"(D) Strategies to expand small business representation in United States trade policy formation and implementation.

"(E) Coordination efforts with the Trade Promotion Coordinating Committee of the Department of Commerce, as well as with Federal agencies that also provide trade financing to small businesses, such as the Overseas Private Investment Corporation and the Export-Import Bank.

"(2) REPORT.—At the beginning of each fiscal year, the director shall submit to the Committee on Small Business of the House of Representatives and the Committee on Small Business and Entrepreneurship of the Senate a report on the small business trade strategy required by paragraph (1). The report shall cover, at a minimum, each of the components required by paragraph (1) and shall include specific policies and objectives and timelines to implement those policies and objectives.

"(3) IMPLEMENTATION.—The director shall ensure that the system is consistent through each Federal agency member of the Trade Promotion Coordinating Committee.

"(4) IMPLEMENTATION.—The director shall work in consultation with members of the Trade Promotion Coordinating Committee to ensure that the system is implemented and that the results of the system are reported annually in the National Export Strategy conducted by the Director of Trade Promotion Coordinating Committee.

TITLE II—TRADE COMPLIANCE PROGRAMS

Sec. 201. TRADE REMEDY AND DISPUTE ASSISTANCE INITIATIVE.

Section 22 of the Small Business Act (15 U.S.C. 649), as amended by this Act, is further amended by adding at the end the following:

"(K) TRADE REMEDY AND DISPUTE ASSISTANCE INITIATIVE.—The director of the Office shall develop and implement a program that provides technical assistance, counseling services, and reference materials to assist small businesses navigate the trade dispute and remedy processes.

"(L) INFORMATION AVAILABLE TO SMALL BUSINESSES.—"(i) information on available resources, procedures, and requirements for trade remedy investigations;

"(ii) an approach for district office staff to provide one-on-one assistance to small businesses involved in trade remedy investigations; and

"(iii) an identification of legal resources and other tools to ensure small businesses can navigate the trade dispute and remedy processes adequately.

"(M) PATENT ASSISTANCE AND INTELLECTUAL PROPERTY PROTECTIONS INITIATIVE.—In consultation with the United States Patent and Trademark Office and the United States Copyright Office, the Office shall advise other trade services, including providing legal resources for small businesses to secure intellectual property protection in foreign countries. To implement the program, the Office shall collaborate with district office staff to provide assistance to small businesses involved in these activities.

TITLE III—TRADE ADJUSTMENT ASSISTANCE FOR SMALL BUSINESSES

Sec. 301. TRADE ADJUSTMENT ASSISTANCE FINANCING INITIATIVE.

Section 22 of the Small Business Act (15 U.S.C. 649(a)) is amended—

"(1) by adding at the end the following:

"(a) PATENT ASSISTANCE AND INTELLECTUAL PROPERTY PROTECTIONS INITIATIVE.—In consultation with the United States Patent and Trademark Office and the United States Copyright Office, the Office shall advise other trade services, including providing legal resources for small businesses to secure intellectual property protection in foreign countries. To implement the program, the Office shall collaborate with district office staff to provide assistance to small businesses involved in these activities.

Sec. 302. TECHNICAL RESOURCES FOR TRADE ADJUSTMENT ASSISTANCE.

Section 22 of the Small Business Act (15 U.S.C. 649), as amended by this Act, is further amended by adding at the end the following:

"(a) TECHNICAL RESOURCES FOR TRADE ADJUSTMENT ASSISTANCE.—

"(1) IN GENERAL.—The director of the Office shall establish a comprehensive set of services to assist small businesses, including access to training, technology, marketing assistance, and research and information on domestic and global markets.

"(b) IMPLEMENTATION.—The Administrator shall, by regulation, establish such requirements as may be necessary to carry out paragraph (1).
TITLE — AUTHORIZATION OF APPROPRIATIONS
SEC. 501. AUTHORIZATION OF APPROPRIATIONS.
There are authorized to be appropriated such sums as may be necessary to carry out this Act and the amendments made by this Act.

SEC. 401. INCREASE SMALL BUSINESS ADMINISTRATION PARTICIPATION AT EXPORT ASSISTANCE CENTERS.
Section 22 of the Small Business Act (15 U.S.C. 649), as amended by this Act, is further amended by adding at the end of subsection (b) the following: "(n) TRADE FINANCE POSITIONS.—
'(1) ADDITIONAL TRADE FINANCE SPECIALISTS.—
'(A) IN GENERAL.—The Office, over the 1-year period beginning on the date of the enactment of this subsection, shall increase the number of trade finance specialists at Export Assistance Centers by at least 6 and thereafter shall maintain the number of such trade finance specialists at or above that number. Candidates for the positions are required to have sufficient qualifications and experience.
'(B) UTILIZATION OF APPROPRIATIONS.—
There are authorized to be appropriated to carry out subparagraph (A) such sums as may be necessary.
'(C) FILLING VACANT POSITIONS.—The Office, over the 3-month period beginning on the date of the enactment of this subsection, shall fill all trade finance positions that have been vacant since 2005.
'(D) FILLING GAPS IN-HIGH-EXPORT-VOLUME AREAS.—The director of the Office shall—
'(A) not later than 1 year after the date of the enactment of this subsection, carry out a national study to compare the rate of exports from different metropolitan regions with the availability of Administration staff participating in Export Assistance Centers in such State or region;
'(B) not later than 2 years after such date of enactment, design a formula to eliminate gaps between supply of, and demand for, such staff in areas with high export volumes; and
'(C) request the additional trade finance staff that are required to eliminate such gaps and place them in those areas.

SEC. 402. INCREASE ACCESS TO CAPITAL FOR SMALL AND MEDIUM-SIZED EXPORTERS.
Section 7(a) of the Small Business Act (15 U.S.C. 636(a)) is amended—
'(1) by redesignating paragraphs (D) and (E) as subdivisions (D) and (E), respectively;
'(2) in paragraph (3)—
'(A) in subparagraph (A) by striking "subparagraph (B)" and inserting "subparagraphs (B) and (C);"
'(B) by redesignating subparagraphs (B) and (C) as (A) and (B), respectively;
'(C) by inserting after subparagraph (A) the following:
'(D) if the total amount outstanding and committed (by participation or otherwise) solely for the purposes provided in paragraphs (14)(A) and (16) to the borrower from the business loan and investment fund established by this Act would exceed $2,250,000 (or if the gross loan amount would exceed $3,000,000), except as provided in subparagraph (C); and
'(D) subparagraph (C) as (so redesignated) by striking "$1,750,000, of which not more than $1,250,000" and inserting "$2,250,000, of which not more than $1,900,000".

SEC. 403. CLERICAL AMENDMENT.
Section 22(c)(5) of the Small Business Act (15 U.S.C. 649) is amended by striking the period at the end and inserting a semicolon.
outreach initiatives and improve coordination of its trade promotion activities with those of other Federal agencies such as United States Trade Representative, the Department of Commerce, and the Export-Import Bank.

The bill will increase the capacity of America’s small businesses to export. This will reduce our trade deficit and increase our national and economic security.

Mr. Speaker, I reserve the balance of my time.

Ms. VELÁZQUEZ. Mr. Speaker, I yield to one of the bill’s original cosponsors, the gentleman from Pennsylvania (Mr. SESTAK), who also is the vice-Chair of the Small Business Committee, as much time as he may consume.

(Mr. SESTAK asked and was given permission to revise and extend his remarks.)

Mr. SESTAK. Mr. Speaker, I thank the chairwoman and ranking member. I very much appreciate your support on this bill, and I rise to speak highly on it and thank, in particular, my colleague Mr. John Hall who is also an original cosponsor. I believe this bill has a lot to do with enhancing global competitiveness of American small businesses. In fact, in May I held an economic summit in my district in partnership with the U.S. Export Assistance Center in Philadelphia, Nielsen-Kellerman, a small business in my district that designs and manufactures waterproof electronics for use in the rowing industry, worked with trade specialists to expand globally and since 2001 has signed nine dealer agreements in Germany and has successfully sold products in Asia, Europe, Central America and the Middle East. The firm continues to utilize the Export Assistance Center for business counseling and guidance to further expand its business overseas.

However, I also saw during my district’s economic summit that small exporters also face numerous challenges, such as higher transaction costs, than do big business. They assume greater risk than larger exporters, and they experience burdensome customs requirements which limit their access to foreign markets, impeding small firms from maximizing their full potential to expand their enterprises.

This legislation not only addresses the need for a focus on assisting in overseas trading by calling for an annual trade strategy to increase exports but also, Mr. Speaker, enhancing the level of export assistance by increasing access to capital and establishing programs for trade adjustment assistance to help small firms adjust to ever-changing global economic conditions and demands.

I believe the SBA Trade Act is comprehensive legislation that is critical to the economic security of our Nation and urge my colleagues to support this legislation.

Mr. CHABOT. I will continue to reserve, Mr. Speaker.

Ms. VELÁZQUEZ. Mr. Speaker, I yield to the gentlewoman from Ohio (Ms. SUTTON) as much time as she may consume.

(Ms. SUTTON asked and was given permission to revise and extend her remarks.)

Ms. SUTTON. Mr. Speaker, I rise in strong support of H.R. 2992, the SBA Trade Programs Act.

I want to thank Congressman HALL for introducing this important bill and for his leadership in encouraging our trade policies work for American businesses and workers.

I also want to applaud the distinguished chairwoman, Chairwoman VELÁZQUEZ, for her leadership on this issue and dedication to helping our small businesses.

This bill could not be more relevant because small businesses in Ohio and across the Nation are struggling to compete because of sometimes misguided trade policies and unfair and often illegal foreign trade practices.

Small businesses and their workers are the backbone of communities in Ohio and across this Nation. Just listen to the statistics:

Small businesses comprise 97 percent of all export enterprises but only generate 30 percent of domestic export revenues, and that number is shrinking. This is happening because our trade policies benefit large corporate interests and leave small businesses behind.

The trends also show that it is becoming more and more difficult for American small businesses to compete against the unfair trade practices of foreign nations, often propped up by governmental subsidies, weak intellectual property laws, and currency manipulation.

H.R. 2992 will help small businesses become more competitive in the international trade market. This bill will provide a comprehensive set of resources to help small businesses by increasing export assistance, strengthening small business trade policies, and providing adjustment assistance.

These are very important steps we can take at the Small Business Administration to help our local firms stay competitive; and while this will help small businesses compete both domestically and globally, there is clearly much more that needs to be done, including an overhaul of U.S. trade policy to ensure that the needs of American businesses and workers and communities are being met.

Unfortunately, current trade policies put American businesses and workers often at a disadvantage and reward companies who move overseas or outsource jobs, and for communities like mine, Mr. Speaker, in northeast Ohio where the creation and retention of jobs is the number one issue, supporting our local industries and small businesses will be critical to our ability to revitalize our economy and succeed in the future.

Today, we move in the right direction by passing the SBA Trade Programs Act; and, once again, I applaud Congressman HALL and Chairwoman VELÁZQUEZ for their leadership on this important issue and for the hard work that they are doing.

Mr. CHABOT. Mr. Speaker, I have no additional speakers.

Ms. VELÁZQUEZ. Mr. Speaker, I have no additional speakers.

Mr. CHABOT. I would urge my colleagues to support H.R. 2992, and I yield back the balance of my time.

Ms. VELÁZQUEZ. Mr. Speaker, I yield myself the balance of my time.

I just would like to say that Representative HALL’s legislation, the SBA Trade Programs Act of 2007, promotes the competitiveness of small businesses in the global economy, assists them in adjusting to economic dislocations, and makes certain their needs are represented in U.S. trade policies.

Due to the increasing global pressures on small businesses, this modernization initiative has been widely supported. The legislation has been endorsed by the U.S. Hispanic Chamber of Commerce, the National Black Chamber of Commerce, the Small Business Exporter Association, the National Small Business Association, and the Precision Metalforming Association.

I would like to conclude by thanking the staff that worked on this legislation, from the Small Business Committee, Nicole Witenstein, Michael Day, and Adam Minehardt; and from Mr. SESTAK’s staff, Clarence Tong.

I want to thank this mod- ernization initiative has been widely supported. The legislation has been endorsed by the U.S. Hispanic Chamber of Commerce, the National Black Chamber of Commerce, the Small Business Exporter Association, the National Small Business Association, and the Precision Metalforming Association.
in this body than the chairwoman of the Small Business Committee.

I am pleased today that H.R. 2992, the SBA Trade Programs Act of 2007, is being considered on the House Floor. As in many parts of the country, the small businesses in New York’s Hudson Valley are the engine that drives our economy, and their success is vital to the prosperity of our communities. In our increasingly shrinking world, being successful throughout the global economy has taken on a vitally important role. As a result, it is crucial that all businesses, including small businesses, be on a level playing field in international trade.

Unfortunately, by their very nature small businesses do not have the same opportunities to take part in international trade that their larger competitors do. They are smaller and less able to take advantage of the economy of scale. Many simply do not have the capital or the logistical capability to devote to the cause. Most of the small businesses in my district are located only a few miles from New York City, the world’s greatest international hub, and yet they often do not have the capacity to take advantage of that location. Today, with this bill, we hope to change that.

The SBA Trade Programs Act we have considered directs the Small Business Administration’s Office of International Trade to take a number of steps specifically designed to help small businesses have a greater opportunity to take part in international trade. It instructs the OIT to capitalize on its relationship with the US Trade Representative and international organizations to develop and implement trade policies to support small businesses. This will enable small businesses to take advantage of the system we have created for bigger companies and has proven so helpful to American businesses.

It orders the OIT to establish an annual trade strategy for small businesses, which includes specific ideas on ways to increase competitiveness, better protect small businesses from unfair trade practices, increase small business’ exports, and expand the representation of small businesses in creating and defending trade policies.

It provides small businesses with technical assistance in trade remedy investigations and dispute cases, two places where small businesses have long been at a disadvantage as they often do not have the financial capacity or manpower to deal with multiple jurisdictional issues.

The bill calls on the OIT to design comprehensive services to assist small businesses adjust to global climate conditions and increase loans and loan guarantees to small businesses, which are facing a more severe climate impacts.

The bill will provide assistance for businesses that require legal resources to help secure intellectual property protection. It will also expand eligibility requirements for international trade loans to include intellectual property violations as well as other trade practices with negative financial repercussions. These provisions are especially relevant because intellectual property remains one of our country’s most important exports. Yet the extent and scope of their protection varies significantly from country to country. Any company looking to protect their intellectual property must be aware of the protections offered, and not offered; in each jurisdiction in which they have a presence. This bill will provide the appropriate resources so that America’s small businesses can afford to defend their intellectual property rights.

Mr. Speaker. This is an important bill. It is a bill that will provide a significant benefit to America’s small businesses and open doors to them that have been shut for far too long. I urge my colleagues to support this legislation.

Once again, I thank Chairwoman Velázquez and the rest of the small business committee for such great work in bringing this bill to the floor.

Ms. Velázquez. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from New York (Ms. Velázquez) that the House suspend the rules and pass the bill, H.R. 2992, as amended.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

MICROLOAN AMENDMENTS AND MODERNIZATION ACT

Ms. Velázquez. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3020) to amend the Small Business Act to improve the Microloan program, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3020
Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,--

SEC. 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Microloan Amendments and Modernization Act of 2007.

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

TITLE I—MICROLOAN

Sec. 101. Transmission of credit reporting information.
Sec. 102. Flexible credit.
Sec. 103. Intermediary eligibility requirements.
Sec. 104. Average loan size.
Sec. 105. Technical assistance.
Sec. 106. Entrepreneurs with disabilities.

TITLE II—PRIME

Sec. 201. Short title.
Sec. 202. PRIME.
Sec. 203. Conforming repeal.

TITLE I—MICROLOAN

SEC. 101. TRANSMISSION OF CREDIT REPORTING INFORMATION.

Section 7(m) of the Small Business Act (15 U.S.C. 636(m)) is amended by adding at the end the following:

“(14) CREDIT REPORTING INFORMATION.—The Administrator shall establish a process, for use by a lender making a loan to a borrower under this subsection, under which the lender provides to the major credit reporting agencies the information about that borrower that is relevant to credit reporting, such as the payment activity of the borrower on the loan.”;

SEC. 102. FLEXIBLE CREDIT.

Section 7(m) of the Small Business Act (15 U.S.C. 636(m)) is amended, in each of paragraphs (1)(B)(i) and (1)(B), by striking “short-".

SEC. 103. INTERMEDIARY ELIGIBILITY REQUIREMENTS.

Section 7(m)(2) of the Small Business Act (15 U.S.C. 636(m)(2)) is amended as follows:

(A) by striking paragraph “(10)” and inserting “(11)”; and

(B) by amending subparagraph (B) to read as follows:

“(II) 1 year of experience making microloans to startup, newly established, or growing small business concerns; or

“(III) 1 full-time employee who has not less than 3 years experience making microloans to startup, newly established, or growing small business concerns; and

“(d) at least 1 year of experience providing, as an integral part of its microloan program, intensive marketing, management, and technical assistance to its borrowers.”;

SEC. 104. AVERAGE LOAN SIZE.

Section 7(m)(4)(E) of the Small Business Act (15 U.S.C. 636(m)(4)(E)) is amended as follows:

“(1) PRIME.—Clause (i) is amended by striking “25 percent” and inserting “35 percent”. (2) THIRD PARTY CONTRACTS.—Clause (ii) is amended by striking “25 percent” and inserting “35 percent”.

SEC. 105. TECHNICAL ASSISTANCE.

Section 7(m)(4)(E) of the Small Business Act (15 U.S.C. 636(m)(4)(E)) is amended as follows:

“(1) CREDIT REPORTING INFORMATION.

SEC. 106. ENTREPRENEURS WITH DISABILITIES.


TITLE II—PRIME

SEC. 201. SHORT TITLE.

This title may be cited as the “Program for Investment in Microentrepreneurs Act” or the “PRIME Act.

SEC. 202. PRIME.

The Small Business Act is amended—

(1) by redesignating section 37 as 89; and

(2) by inserting after section 36 the following:

“SECTION 37. PRIME PROGRAM.

“(a) DEFINITIONS.—For purposes of this section, the following definitions shall apply:

“(1) CAPACITY BUILDING SERVICES.—The term ‘capacity building services’ means a service or other organized group or community, including any Alaska Native village or regional or village corporation, as defined in or established under the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the

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“(1) CAPACITY BUILDING SERVICES.—The term ‘capacity building services’ means a service or other organized group or community, including any Alaska Native village or regional or village corporation, as defined in or established under the Alaska Native Claims Settlement Act, which is recognized as eligible for the special programs and services provided by the
United States to Indians because of their status as Indians.

(5) INTERMEDIARY.—The term ‘intermediary’ means a private, nonprofit entity that seeks to serve microenterprise development organizations and programs as authorized under subsection (d). (6) LOW-INCOME PERSON.—The term ‘low-income person’ means a person having an income, adjusted for family size, of not more than—
(A) for metropolitan areas, 80 percent of the area median income; or
(B) for nonmetropolitan areas, the greater of—
(i) 80 percent of the area median income; or
(ii) 80 percent of the statewide nonmetropolitan area median income.

(7) MICROENTREPRENEUR.—The term ‘microentrepreneur’ means the owner or developer of a microenterprise.

(8) MICROENTERPRISE.—The term ‘microenterprise’ means a sole proprietorship, partnership, corporation, or other banking service.

(9) MICROENTERPRISE DEVELOPMENT OR PROGRAM.—The term ‘microenterprise development organization or program’ means a nonprofit, federal, state, or local program administered by such an entity, including community development corporations or other nonprofit development organizations and social service organizations, that provides services to disadvantaged entrepreneurs.

(10) POVERTY LINE.—The term ‘poverty line’ means the official poverty line defined by the Office of Management and Budget based on the most recent data available from the Bureau of the Census. The Administrator shall revise annually (or at any shorter interval the Administrator determines to be feasible and desirable) the poverty line. The required revision shall be accomplished by multiplying the official poverty line by the percentage change in the Consumer Price Index for All Urban Consumers during the annual or other interval immediately preceding the time at which the revision is made.

(11) TRAINING AND TECHNICAL ASSISTANCE.—The term ‘training and technical assistance’ means services and support provided to disadvantaged entrepreneurs, such as assistance for the purpose of enhancing business planning, marketing, management, financial management skills, and assistance for the purpose of accessing financial services.

(a) VERY LOW INCOME PERSON.—The term ‘very low-income person’ means having an income, adjusted for family size, of not more than 150 percent of the poverty line.

(12) UNIFORMITY OF PROGRAM.—The Administrator shall establish a microenterprise technical assistance and capacity building grant program to provide assistance from the Administration in the form of grants to qualified organizations in accordance with this section.

(13) USES OF ASSISTANCE.—A qualified organization shall use grants made under this section—

(1) to provide training and technical assistance to disadvantaged entrepreneurs;

(2) and capacity building services to microenterprise development organizations and programs and groups of such organizations to assist such organizations and programs in developing microenterprise training and services;

(3) to aid in researching and developing the best practices in the field of microenterprise and technical assistance programs for disadvantaged entrepreneurs; and

(4) for such other activities as the Administrator determines to be consistent with the purposes of this section.

(d) QUALIFIED ORGANIZATIONS.—For purposes of eligibility for assistance under this section, an organization shall be—

(1) a nonprofit microenterprise development organization or program (or a group or collaborative

rative thereof) that has demonstrated a record of delivering microenterprise services to dis

advantaged entrepreneurs;

(2) an intermediary;

(3) a microenterprise development organization or program that is accountable to a local community, working in conjunction with a State or local government or Indian tribe; or

(4) an Indian tribe, if the Indian tribe can certify that no private organization or program referred to in this paragraph exists within its jurisdiction.

(14) ALLOCATION OF ASSISTANCE.—Subgrants—

(1) ALLOCATION OF ASSISTANCE.—(A) In general.—The Administrator shall allocate assistance from the Administration under this section to ensure that—

(i) activities described in subsection (c)(1) are funded using not less than 15 percent of the total funds made available for such assistance; and

(ii) grants made under this section to Indian tribes to provide assistance from the Administration under this section to Indian tribes of not more than 15 percent of the total funds made available for such assistance.

(B) LIMIT ON INDIVIDUAL ASSISTANCE.—No single person may receive more than 10 percent of the total funds made available under this section in a single fiscal year.

(2) TARGETED ASSISTANCE.—The Administrator shall ensure that not less than 50 percent of the grants made under this section are used to benefit very low-income persons, including those residing on Indian reservations.

(15) SUBGRANTS AUTHORIZED.—(A) IN GENERAL.—A qualified organization receiving assistance under this section may provide grants using that assistance to qualified small and emerging microenterprise organizations and programs, subject to such rules and regulations as the Administrator determines to be appropriate.

(16) LIMIT ON ADMINISTRATIVE EXPENSES.—Not more than 7.5 percent of assistance received by a qualified organization under this section may be used for administrative expenses in connection with the making of subgrants under subparagraph (A).

(17) DIVERSITY.—In making grants under this section, the Administrator shall ensure that grant recipients include both large and small microenterprise organizations, serving urban, rural, and Indian tribal communities serving diverse populations.

(18) PREVENTION ON PREFERENTIAL CONSIDERATION OF CERTAIN SBA PROGRAM PARTICIPANTS.—In making grants under this section, the Administrator shall ensure that any application made for assistance by a qualified organization as a participant in the program established under section 7(m) of the Small Business Act is not given preferential consideration over applications from other qualified organizations that are not participants in such program.

(19) MATCHING REQUIREMENTS.—(A) IN GENERAL.—Financial assistance under this section may be matched with funds from other than the Federal Government on the basis of not less than 50 percent of each dollar provided by the Administrator.

(B) SOURCES OF MATCHING FUNDS.—Fees, grants, gifts, funds from loan sources, and kinds of resources of a grant recipient from public or private sources may be used to comply with the matching requirements in paragraph (1).

(20) EXCEPTION.—(A) IN GENERAL.—In the case of an applicant for assistance under this section with severe constraints on available sources of matching funds, the Administrator may reduce or eliminate the matching requirement in paragraph (1).

(B) LIMITATION.—Not more than 10 percent of the total funds made available from the Administration in any fiscal year to carry out this section may be excused from the matching requirement in paragraph (1), as authorized by subparagraph (A).

(21) APPLICATIONS FOR ASSISTANCE.—An application for assistance under this section shall be submitted in such form and in accordance with such procedures as the Administrator shall establish.
limited only by our own imagination and ability. Each year, 700,000 men, women and children follow the dream of entrepreneurship.

The vast majority of our businesses are very small. Over 50 percent of all businesses are home based. Most get started without a single employee. But with hard work, that changes. Ultimately, half the people who work in this country now work for small businesses.

Small businesses are flexible and more likely to adapt to changes in the economy. They have to be nimble to survive. So if there is one thing we have learned, it is that helping these small businesses start up and grow provides a significant benefit for our local and national economy.

One of the best methods devised to encourage start-up small businesses is the small microloan. The SBA Microloan Program makes funds available to nonprofit community-based lenders. Many of these lenders make small loans to eligible borrowers who are often individual fledgling entrepreneurs that live in the same community where they work.

The Microloan Amendments and Modernization Act introduced by my colleague, the ranking member on our committee, Mr. CHABOT, improves an already strong program. It will increase the number of lenders and borrowers that will be able to get involved in creating small businesses and help put people in their communities to work. It also encourages credit reporting so that the excellent repayment history of its participants is recorded to their benefit.

Finally, the bill takes steps to strengthen the PRIME program, a key initiative that provides counseling to low-income entrepreneurs.

Since its inception in 1992, the Microloan Program has been reaching many individuals who otherwise would not be served by the private sector or even the SBA’s traditional loan programs. The type of people that use the Microloan Program are borrowers that may be unable to get a loan from traditional sources due to no credit rating or a lack of business experience.

By filling this void, microloans have become an important source of assistance for groups who traditionally have had more difficulty accessing capital. These individuals and small businesses who would not otherwise be served by the private sector.

Mr. Speaker, I reserve the balance of my time.

Mr. Speaker, I rise today in support of H.R. 3020, the Microloan Amendments and Modernization Act. The chairwoman and I have worked together on a cooperative basis to bring this technical but important piece of legislation to the floor. H.R. 3020 represents the first substantive change in the Microloan Program in more than 6 years.

According to Dr. Mohammad Yunus, the 2006 Nobel Laureate in Peace and founder of the Grameen Bank, ‘microcredit views each person as a potential entrepreneur and turn on the tiny economic engines of a rejected portion of society.’

Unlike Bangladesh or other countries the Microloan Program, microcredit in the United States is not aimed at a rejected portion of society, but rather at those individuals who do not have access to commercial financial institutions and the typical resources to manage those funds. Despite the different target audiences, micro lending in the United States represents a variation of the concept developed by Dr. Yunus.

The Small Business Administration created a pilot program based on the success of the Grameen Bank, and Congress created a permanent authority for the program back in 1992. SBA does not provide microcredit directly to entrepreneurs; instead, the SBA provides below market-rate loans to nonprofit intermediaries. These institutions then make loans to entrepreneurs.

As with other SBA financing programs, the SBA does not provide all the funds for financing. Intermediaries must contribute 15 percent of the value of loans in non-Federal funds. But the key to the success of microlending is not the loans; rather, it is the education and counseling that the intermediaries provide to the borrowers.

With this knowledge, these entrepreneurs are able to manage their financial resources and ensure repayment of loans. This success is demonstrated by the very low number of defaults by borrowers and cost-effective means by which it produces nearly 10,000 jobs a year in areas, including parts of my district in Cincinnati, that need economic revitalization.

Despite the success of the Microloan Program needs to be revised in light of changes to the economy during the past 6 years and, in some cases, to update matters that have not been altered since the program’s inception more than 15 years ago.

Microlenders exist, mainly because normal commercial lending institutions did not provide access to credit for those who are highly credit risky. One way to improve that is to have borrowers’ histories passed along to credit bureaus. I think having the SBA work with the intermediaries to accomplish the delivery of credit histories will benefit borrowers.

H.R. 3020 also enables the intermediaries to determine the length of credit that will be made available to the borrowers. Given the expertise of the intermediaries, it makes abundant sense for the determinations on the length of loans to rest with the intermediaries and borrowers.

I want to emphasize that this change has no impact on the loan obligations of the intermediaries to the SBA. The change involves no risk to the Federal Treasury.

H.R. 3020 also raises the level of the average loan size in an intermediary’s portfolio from $7,500 to $10,000. This level has not been changed since 1992, and an adjustment is appropriate to take account of inflation in the intervening 15 years.

The SBA rightly focuses on the number of small businesses that receive help from its entrepreneurial training partners. However, ensuring that only those individuals with the right aptitude start small businesses is as important as the provision of the technical assistance to businesses that have been in existence for years.

The Microloan Amendments and Modernization Act recognizes the importance of this training and increases the amount of pre-loan training that intermediaries may provide. H.R. 3020 also provides for an increase in the amount of technical assistance training that intermediaries can contract for from other sources.

As the committee heard in testimony from Professor Lisa Servon, this will enable intermediaries to focus on those services that they are best able to perform. Finally, the committee heard from two different witnesses that the cap on interest rates should be removed.

We also heard that a rise in interest rates will enable intermediaries to recoup more of their costs, thereby reducing the amount of funds that they have to raise from other sources. I would ask that the chairwoman work with us as the bill moves through legislative process to ensure that intermediaries have maximum flexibility to operate their loan programs with the elimination of the interest rate cap.

I urge my colleagues to support this legislation.

Mr. Speaker, I yield back the balance of my time.
CALLING ON THE GOVERNMENT OF THE PEOPLE’S REPUBLIC OF CHINA TO REMOVE BARRIERS TO UNITED STATES FINANCIAL SERVICES FIRMS DOING BUSINESS IN CHINA

Mr. MARSHALL. Mr. Speaker, I move to suspend the rules and agree to the motion made by Mr. ROSKAM, and I ask unanimous consent to have the Government of the People’s Republic of China to remove barriers to United States financial services firms doing business in China.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. Res. 552

Whereas well-functioning financial markets in China capable of accurately pricing risk, valuing assets, allocating capital to its most efficient use, providing financial products that allow savers to obtain a market rate of return, and capable of intermediating efficiently between savers and borrowers are essential if China is to move successfully to a market-based economy;

Whereas the lack of diversification and innovation among Chinese financial firms, particularly state-owned banks, limits the financial assets in which the Chinese people can invest and limits their access to savings and investment products that would allow them to save safely and adequately for retirement and insure themselves against risks to health and incomes;

Whereas the current lack of well-functioning financial markets in China has the effect of misallocating capital and distorting investment in ways that subsidize capital intensive industries in China’s manufacturing sector and distort trade with the United States and other trading partners as a consequence;

Whereas an increased presence of United States and other foreign financial services firms in China would provide substantial benefit to China by aiding in the reform and development of the Chinese financial sector and the capital markets of China, which would allow China to obtain capital efficiently and at market terms and provide Chinese businesses with greater access to capital;

Whereas China’s World Trade Organization commitments fail to achieve an open and nondiscriminatory environment for foreign financial services firms seeking to trade with China;

Whereas China is one of the few remaining major emerging market countries that maintains limitations on foreign ownership of financial services firms;

Whereas foreign ownership restrictions severely limit United States firms’ ability to operate in China across the financial services sector and that United States firms and other foreign firms are not permitted to own more than a 49 percent stake in a Chinese asset management firm, a 25 percent stake in a Chinese bank, a 35 percent stake in a Chinese securities firm, a 24.9 percent stake in a Chinese insurance company, and a 50 percent stake in a life insurance venture;

Whereas foreign entities are not permitted to invest in Chinese A-share securities markets except through a onerous licensing and quota system for “qualified foreign institutional investors,” and Chinese institutional investors are also restricted in investing in foreign securities markets except through a licensing and quota system for “qualified domestic institutional investors”; and

Whereas the government of China has failed to meet its World Trade Organization commitment to allow China’s markets to open to foreign firms and to remove restrictions on foreign firms and nationals conducting business in China;

The resolution is as follows:

Resolved, (1) the Government of the People’s Republic of China should immediately eliminate all of its World Trade Organization commitments to date in financial services;

(2) the Government of the People’s Republic of China should immediately eliminate all of its commitments to date in financial services;

(3) the goals of the United States for the next meeting of the Strategic Economic Dialogue should include (A) the removal of all foreign investment ownership caps on banking, life insurance, asset management, and securities firms; and (B) nondiscriminatory treatment of United States financial services firms (including banking, insurer, insurance intermediary, asset management, and securities firms) with regard to licensing, corporate form, and permitted products and services; and

(4) United States financial service regulators, in assessing whether applications from Chinese financial institutions meet comprehensive consolidated supervision standards, should consider whether the applications reflect operations and activities in the United States that are currently prohibited for United States financial institutions in China, and the extent to which such applications reflect operations with the quality of home country supervision.

The Speaker pro tempore. Pursuant to the rule, the gentleman from Georgia (Mr. MARSHALL) and the gentleman from Illinois (Mr. ROSKAM) each will control 20 minutes.

The Chair recognizes the gentleman from Georgia.

Mr. MARSHALL. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on this legislation and to insert extraneous material thereon.

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

There was no objection.

Mr. MARSHALL. Mr. Speaker, I would ask to insert into the Record three letters that we have received in support of this legislation.


The second letter, also dated September 4, 2007, comes from the Financial Services Committee, your leadership on this legislation.

The third letter, dated August 31, comes from The Investment Company Institute.
view that active engagement with China remains the most constructive means of ensuring that our two nations mutually benefit from our growing economic relationship, and that common challenges are effectively addressed.

The coalition is strongly of the view that a more active, competitive, and effective financial sector in China is a prerequisite to successfully addressing issues that have complicated the U.S.-China economic relationship—particularly currency reform and the trade imbalance. For example, access to sophisticated derivative products and hedging techniques will help Chinese banks, securities firms, and other businesses avoid the risks of a more volatile, market-determined currency. Similarly, financial products and services, such as mortgages, credit cards, personal loans, pensions, and retirement savings and insurance products—to which most Chinese currently do not have access—would dramatically reduce the need for excessive savings and facilitate greater consumption.

The fastest way for China to develop the modern financial system it needs is to import it—that is, by opening its financial sector to greater participation by foreign financial services firms. By providing the products and services that China’s citizens and businesses need to save, invest, insure against risk, raise standards of living, and consume at higher levels, foreign financial institutions (providing U.S. providers) would help create what every U.S. manufacturer and services provider wants—a China that is less dependent on exports, more consumption-driven and, therefore, an enormously important and expanding market for American products and services.

Thank you for your work on this important issue. We very much appreciate your interest in opening China’s financial sector to greater participation by U.S. financial services firms that want to work with the Committee and the rest of the Congress to ensure expanded financial market access in China and other emerging markets.

Sincerely,

Rob Nichols
President and COO
Financial Services Forum
Engage China Coalition

structured instruments. And as a result, they have to be extraordinarily careful where they set the yuan.

Our financial services sector, if permitted to assist the Chinese Government and the Chinese economy, will eliminate that excuse.

In addition, Mr. Speaker, it’s clear that giving access for our financial services sector into the Chinese market will be beneficial to Chinese consumers and will have more access to pensions, health insurance, retirement funds, those sorts of things. But it will also have the effect of freeing up capital.

At the moment, the Chinese Government is interested in migrating from manufacturing as its principal source of strength for its economy toward services. Given the nature of how that economy is set up, in order to do that, a very liquid, dynamic, adaptable capital investment system needs to be established which will enable individual Chinese and small groups of Chinese to form microbusinesses in the services sector.

If we are successful in assisting the Chinese in providing this capital, to enable it to move more toward services, that has the advantage to our manufacturing industries that’s fairly obvious and to the world generally.

Mr. Speaker, I reserve the balance of my time.

Mr. ROSKAM. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I’m pleased to rise today in support of House Resolution 552, a measure calling on the government of the People’s Republic of China to remove barriers to the United States financial service firms doing business in China. And I’m pleased to partner with Chairman FRANK, Ranking Member BACHUS, and the gentleman from Georgia (Mr. MARSHALL) on what I think is a really important initiative.

Some of my prepared remarks, Mr. Speaker, would be cumulative in light of the gentleman’s remarks, but let me just kind of fill in some other aspects and highlight a couple of the points that he made.

First of all, these are all commitments that the Chinese Government has made. This is not negotiating a new set of agreements. This is not contemplating something that hasn’t literally been agreed to before. All we’re doing in this resolution is putting the Chinese Government on notice, A, that we’re watching; and, B, that we have expectation that they’re going to do exactly what they committed themselves to do.

Secondly, you know, if you look at what the gentleman from Georgia described, that is, the Chinese economy, there are some that suggest that of 1.3 billion individuals, Mr. Speaker, only 1 million Chinese individuals currently have use of credit cards in China, compared to 300 million people who have access to cell phones.

Now, if you begin to think about where this can go, right now the Chinese economy is somewhat held back in a way, because the Chinese consumers and the Chinese financial markets don’t have these kinds of tools, and they have a savings rate that almost takes our breath away. About a third of the savings, you know, they’re saving at the moment is not very diverse. It’s not very deep into the ground, and what does that mean? That means that those dollars or that currency is not available to purchase things, particularly from the United States, which, as the gentleman pointed out, creates a very difficult situation in terms of our trade deficit.

I view the Chinese economy almost like a potted plant, Mr. Speaker; a plant that, at first glance, may look to be flourishing, but over a period of time, as that plant matures, and as it develops, it reaches a point at which the roots need to go deeper. And I think that this is the point in the Chinese economic growth where China’s roots need to go deeper. They need to go deeper in our financial sector. Mr. Speaker, is robust and dynamic, and offers something that I think is a great opportunity.

But the unnatural truncating, the unnatural prohibition of the Chinese Government of prohibiting American firms to come in, I think, ultimately has a negative impact on our economy, has a negative impact on our growth, and certainly has a negative impact on the 700 million people who are in China and who are still living in poverty.

And I just want to highlight an aspect of this that has an impact on my district, because I represent a district outside of Chicago that employs about 60,000 individuals, about 1,100 manufacturing firms, which are really suffering and struggling based on the currency manipulation issue that the gentleman outlined. This is a way out. This is a way to move forward. And I think it is incumbent on all of us to do our part in the House.

Mr. Speaker, I appreciate the gentleman from Georgia (Mr. MARSHALL) is doing on this, and the bipartisan cooperation we have. It’s very important what we have to bring this resolution forward. It does not speak well of the government of the People’s Republic of China that this is necessary, because they are trying to have it both ways in an inappropriate manner.

On the one hand, China insists on being treated with the respect due a great world power. And they are proud of their economic strength, and they say to America, in fact, they try to have it both ways in two ways. Maybe they are trying to have it four ways, because what they tell us is, open up, economic competition is the way. If we are selling more goods in your country than you are selling in ours, that’s because we’re doing a better job of it. And so they want respect as a world power, and they want an openness in the economy, but only in one way, because when it comes to areas of economic activity where they don’t have that overwhelming advantage, where, for example, cheap labor doesn’t buy you a lot, where our technology and our level of sophistication works to our advantage, oftentimes we have used go deeper into the ground. And our financial products can help expand the Chinese economy where China develops, it reaches a point at which it must go deeper into the ground. And our financial products can help expand the Chinese market.

In addition, as it stands now in China, there is a very thin middle class. The availability of American financial products can help expand the size of that middle class. And it is middle classes that head governments in good directions, that know that government is there to serve people, not just to serve their own interests.

So there’s another reason that this is a very wise move, not only for the United States, but also for the Chinese Government.

I yield such time as he might conceive to the chairman of the committee, who does a great job as our chairman, the gentleman from Massachusetts (Mr. FRANK).
into a one-way street, because when it comes to allowing the forces of economic competition to determine outcomes, where they would have an advantage, they’re all for it. But where we say, look, we have these very important financial institutions, as my two colleagues have mentioned, institutions that will benefit the Chinese, which will help with the savings rate.

The gentleman from Georgia has made it clear. This isn’t an assault on China by the outsiders. This is something that would be of interest to the Chinese because the Chinese use the same argument to us. They say, look, what we’re doing for you. We’re giving you these cheaper products. Don’t turn them down.

Well, I don’t understand why that doesn’t translate into their doing the same thing.

And so you cannot, I think, in this world consistently, at the same time, be a complete free trader where you have free access, but a mercantilist and protectionist and restrictionist society where you think somebody else might have the advantage.

But this resolution is aimed only partly at China. It is also a directive from us. And I hope with a very large vote, and I hope our colleagues in the Senate will do it, to the United States regulators, to the Securities Exchange Commission, to the bank regulators, to the Federal Reserve, to the Treasury, to do unto others as they do unto us in the financial area. Do not allow the Chinese financial institutions a freedom to operate in the United States that they would deny to us. And I want to stress that.

There have been criticisms that have come from China and from some in the United States who say, yes, China sells a lot, but don’t be restrictive. The answer is openness.

Well, that is the test. Is openness a two-way ocean?

And if the Chinese continue to resist living by the doctrine they preach to us, then the United States regulators, those in the United States who decide whether Chinese institutions can have access here, really, in their own interest, should take account of that because if you continue to have a situation in which Chinese financial institutions are allowed activity in the U.S. that would be denied to American institutions in China, I believe this body will go beyond a resolution. And I can tell you that the committee that I chair will begin to consider, then, legislative changes. And I can tell you that the committee that I chair will begin to consider that because of the WTO. But here we’re asking them to live up to their WTO responsibilities. And if this continues, I will consult with our colleagues in the Ways and Means Committee, and I think we will try to put some compelling legislation on here. I hope it doesn’t come to that.

And I thank the gentleman from Georgia (Mr. MARSHALL) for taking the initiative here and the gentleman from Illinois (Mr. ROSKAM) and others. This is, I hope, unanimous, but certainly overwhelming, it was unanimous in the Committee on Financial Services’ request.

And the gentleman from Georgia read a very impressive list. Every important entity of financial institutions in the United States was on the letters that the gentleman from Georgia read.

So we hope that the Chinese Government will listen. And if they don’t, we hope the United States regulators will listen, because we are only asking here that the Chinese live by the doctrines that they profess to believe in. And we believe that this is something that is in the mutual interest of both countries.

I submit the following exchange of correspondence regarding H. Res. 552.

Hon. BARNEY FRANK, Chairman, Committee on Financial Services, Washington, DC.

Dear Mr. CHAIRMAN: I am writing to you concerning the bill, H. Res. 552, calling on the Government of the People’s Republic of China to remove barriers to United States financial services businesses in China. I understand there are certain provisions of this legislation as it will be presented to the full House that fall within the Rule X jurisdiction of the Committee on Foreign Affairs.

In the interest of permitting your Committee to proceed expeditiously to floor consideration of this important legislation, I am willing to waive this Committee’s right to sequential referral. I do so with the understanding that by waiving consideration of the bill, the Committee on Foreign Affairs does not waive any future jurisdictional claim over the subject matters contained in the legislation which fall within its Rule X jurisdiction.

I would ask that you place this letter into the Congressional Record when the House has H. Res. 552 under consideration.

Sincerely,

TOM LANTOS,
Chairman,

Committee on Financial Services,
Washington, DC.

Hon. BARNEY FRANK, Chairman, Committee on Financial Services, Washington, DC.

Dear Mr. CHAIRMAN: Thank you for your letter concerning House Resolution 552, calling on the Government of the People’s Republic of China to remove barriers to United States financial services firms doing business in China. This resolution was introduced by the Committee on Foreign Affairs in order to allow the Committee on Financial Services. It is my expectation that this legislation will be scheduled for floor consideration shortly.

I recognize that certain provisions in the resolution fall within the jurisdiction of the Committee on Foreign Affairs under Rule X of the Rules of the House of Representatives. However, I appreciate your willingness to forego action on House Resolution 552 in order to allow the resolution to come to the floor expeditiously. I agree that your decision will not prejudice the Committee on Foreign Affairs with respect to its jurisdictional prerogatives on this or similar legislation.

I will include this exchange of correspondence in the Congressional Record when this resolution is considered by the House. Thank you again for your cooperation in this important matter.

BARNEY FRANK, Chairman,

Committee on Financial Services,
Washington, DC.
NATIVE AMERICAN $1 COIN ACT

Mr. BOREN. Mr. Speaker, I move to suspend the previous inquiry and concur in the Senate amendment to the bill (H.R. 2358) to require the Secretary of the Treasury to mint and issue coins in commemoration of Native Americans and the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States, and for other purposes.

The Clerk read the title of the bill.

The text of the Senate amendment is as follows:

SECTION 1. SHORT TITLE. This Act may be cited as the “Native American $1 Coin Act”.

SEC. 2. NATIVE AMERICAN $1 COIN PROGRAM. Section 512 of title 31, United States Code, is amended by adding at the end the following:

“(y) REDESIGN AND ISSUANCE OF CIRCULATING $1 COINS HONORING NATIVE AMERICANS AND THE IMPORTANT CONTRIBUTIONS MADE BY INDIAN TRIBES AND INDIVIDUAL NATIVE AMERICANS IN UNITED STATES HISTORY.

“(1) REDESIGN BEGINNING IN 2008.—

“(A) IN GENERAL.—Effective beginning January 1, 2008, notwithstanding subsection (d), in addition to the coins to be issued pursuant to paragraph (2), with respect to each $1 coin that—

(i) have as the designs on the obverse the so-called ‘Sacagawea design’; and

(ii) have as the design on the reverse selected in accordance with paragraph (2)(A), subject to subsection (d), in accordance with this subsection, the Secretary shall mint and issue $1 coins that—

(A) have as the designs on the obverse the so-called ‘Sacagawea design; and

(B) have as the design on the reverse selected in accordance with paragraph (2)(A), subject to subsection (d), in accordance with this subsection, the Secretary shall mint and issue $1 coins that—

(i) have as the design on the obverse the so-called ‘Sacagawea design’; and

(ii) have a design on the reverse selected in accordance with paragraph (2)(A), subject to paragraph (2)(B).

“(B) DELAYED DATE.—If the date of the enactment of the Native American $1 Coin Act is after August 25, 2007, subparagraph (A) shall be applied by substituting ‘2009’ for ‘2008’.

“(2) DESIGN REQUIREMENTS.—The $1 coins issued in accordance with paragraph (1) shall meet the following design requirements:

“(A) COIN REVERSE.—The design on the reverse shall—

(i) images celebrating the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States;

(ii) the inscription ‘$1’; and

(iii) the inscription ‘United States of America’.

“(B) COIN OBVERSE.—The design on the obverse shall—

(i) be chosen by the Secretary, after consultation with the Commission on Fine Arts and review by the Citizens Coinage Advisory Committee; and

(ii) contain the so-called ‘Sacagawea design’ and the inscription ‘Liberty’.

“(C) EDGE-INCISED INScriptions.—

“(i) In general.—Beginning of the year of minting and issuance of the coin and the inscriptions ‘E Pluribus Unum’ and ‘In God We Trust’ shall be edge-incised into the coin.

“(ii) PRESERVATION OF DISTINCTIVE EDGE.—The edge-incising of the inscriptions under clause (i) on coins issued under this subsection shall be done in a manner that preserves the distinctive edge of the coin so that the denomination of the coin is readily discernible, including by individuals who are blind or visually impaired.

“(D) REVERSE DESIGN SELECTION.—The designs selected for the reverse of the coins described under this subsection—

(i) shall be chosen by the Secretary after consultation with the Committee on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representatives, the Commission of Fine Arts, and the National Congress of American Indians;

(ii) may depict individuals and events such as—

(I) the creation of Cherokee written language;

(II) the Iroquois Confederacy;

(III) Wampum as Chief MASSAIUO;

(IV) the ‘Pueblo Revolt’;

(V) Olympian Jim Thorpe;

(VI) Ely S. Parker, a general on the staff of General Ulysses S. Grant and later head of the Bureau of Indian Affairs; and

(VII) code talkers who served the United States Armed Forces during World War I and World War II; and

(iv) in the case of a design depicting the contribution of an individual Native American to the development of the United States and the history of the United States, shall not depict the individual in a size such that the coin could be considered to be a ‘2-headed’ coin.

“(3) ISSUANCE OF COINS COMMEMORATING 1 NATIVE AMERICAN EVENT DURING EACH YEAR.—

“(A) IN GENERAL.—Each design for the reverse of the $1 coins issued during each year shall be emblematic of 1 important Native American event each year.

“(B) ISSUANCE PERIOD.—Each $1 coin minted with a design on the reverse in accordance with this subsection for a particular year shall be issued during the 1-year period beginning on January 1 of that year and shall be available throughout the entire calendar year.

“(C) ORDER OF ISSUANCE OF DESIGNS.—Each coin issued under this subsection commemorating Native Americans and their contributions—

(i) shall be issued, to the maximum extent practicable, in the chronological order in which the Native Americans lived or the events occurred, until the termination of the coin program described in subsection (n); and

(ii) thereafter shall be issued in any order determined to be appropriate by the Secretary, after consultation with the Commission on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representatives, and the National Congress of American Indians.

“(D) ISSUANCE OF NUMISMATIC COINS.—The Secretary may mint and issue such number of $1 coins of each design selected under this subsection in uncirculated and proof qualities as the Secretary determines to be appropriate.

“(E) QUANTITY.—The number of $1 coins minted and issued in a year with the Sacagawea design on the obverse shall be not less than 20 percent of the total number of $1 coins minted and issued in such year.”.

SEC. 3. TECHNICAL AND CONFORMING AMENDMENTS. Section 512(f) of title 31, United States Code, is amended—

(1) by striking the paragraph designation and heading and all that follows through “Notwithstanding subsection (a)” and inserting the following:

“(1) REDESIGN BEGINNING IN 2008.—Notwithstanding subsection (d), in addition to the coins to be issued pursuant to paragraph (2), with respect to each $1 coin that—

(A) have as the designs on the obverse the so-called ‘Sacagawea design’; and

(B) have as the design on the reverse selected in accordance with paragraph (2)(A), subject to subsection (d), in accordance with this subsection, the Secretary shall mint and issue $1 coins that—

(i) have as the design on the obverse the so-called ‘Sacagawea design’; and

(ii) have a design on the reverse selected in accordance with paragraph (2)(A), subject to paragraph (2)(B).

“(B) DELAYED DATE.—If the date of the enactment of the Native American $1 Coin Act is after August 25, 2007, subparagraph (A) shall be applied by substituting ‘2009’ for ‘2008’.

“(2) DESIGN REQUIREMENTS.—The $1 coins issued in accordance with paragraph (1) shall meet the following design requirements:

“(A) COIN REVERSE.—The design on the reverse shall—

(i) images celebrating the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States;

(ii) the inscription ‘$1’; and

(iii) the inscription ‘United States of America’.

“(B) COIN OBVERSE.—The design on the obverse shall—

(i) be chosen by the Secretary, after consultation with the Commission on Fine Arts and review by the Citizens Coinage Advisory Committee; and

(ii) contain the so-called ‘Sacagawea design’ and the inscription ‘Liberty’.

“(C) EDGE-INCISED INScriptions.—

“(i) In general.—Beginning of the year of minting and issuance of the coin and the inscriptions ‘E Pluribus Unum’ and ‘In God We Trust’ shall be edge-incised into the coin.

“(ii) PRESERVATION OF DISTINCTIVE EDGE.—The edge-incising of the inscriptions under clause (i) on coins issued under this subsection shall be done in a manner that preserves the distinctive edge of the coin so that the denomination of the coin is readily discernible, including by individuals who are blind or visually impaired.

“(D) REVERSE DESIGN SELECTION.—The designs selected for the reverse of the coins described under this subsection—

(i) shall be chosen by the Secretary after consultation with the Committee on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representatives, the Commission of Fine Arts, and the National Congress of American Indians;

(ii) may depict individuals and events such as—

(I) the creation of Cherokee written language;

(II) the Iroquois Confederacy;

(III) Wampum as Chief MASSAIUO;

(IV) the ‘Pueblo Revolt’;

(V) Olympian Jim Thorpe;

(VI) Ely S. Parker, a general on the staff of General Ulysses S. Grant and later head of the Bureau of Indian Affairs; and

(VII) code talkers who served the United States Armed Forces during World War I and World War II; and

(iv) in the case of a design depicting the contribution of an individual Native American to the development of the United States and the history of the United States, shall not depict the individual in a size such that the coin could be considered to be a ‘2-headed’ coin.

“(3) ISSUANCE OF COINS COMMEMORATING 1 NATIVE AMERICAN EVENT DURING EACH YEAR.—

“(A) IN GENERAL.—Each design for the reverse of the $1 coins issued during each year shall be emblematic of 1 important Native American event each year.

“(B) ISSUANCE PERIOD.—Each $1 coin minted with a design on the reverse in accordance with this subsection for a particular year shall be issued during the 1-year period beginning on January 1 of that year and shall be available throughout the entire calendar year.

“(C) ORDER OF ISSUANCE OF DESIGNS.—Each coin issued under this subsection commemorating Native Americans and their contributions—

(i) shall be issued, to the maximum extent practicable, in the chronological order in which the Native Americans lived or the events occurred, until the termination of the coin program described in subsection (n); and

(ii) thereafter shall be issued in any order determined to be appropriate by the Secretary, after consultation with the Commission on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representatives, and the National Congress of American Indians.

“(D) ISSUANCE OF NUMISMATIC COINS.—The Secretary may mint and issue such number of $1 coins of each design selected under this subsection in uncirculated and proof qualities as the Secretary determines to be appropriate.

“(E) QUANTITY.—The number of $1 coins minted and issued in a year with the Sacagawea design on the obverse shall be not less than 20 percent of the total number of $1 coins minted and issued in such year.”.

SEC. 4. REMOVAL OF BARRIERS TO CIRCULATION OF $1 COIN.

(a) IN GENERAL.—In order to remove barriers to circulation, the Secretary of the Treasury shall carry out an aggressive, cost-effective, continuing campaign to encourage commercial enterprises to accept and dispense $1 coins that have as designs on the obverse the so-called ‘Sacagawea design’.

(b) REPORT.—The Secretary of the Treasury shall submit to Congress an annual report on
The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Oklahoma (Mr. BOREN) and the gentleman from Illinois (Mr. ROSKAM) each will control 20 minutes.

The Chair recognizes the gentleman from Oklahoma.

Mr. BOREN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise their remarks on this legislation and to insert extraneous material thereon.

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

There was no objection.

Mr. BOREN. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 2358, the Native American $1 Coin Act, requiring the Secretary of the Treasury to mint and issue coins commemorating Native Americans and the important contributions they have made to the history and growth of the United States.

Mr. Speaker, I thank Chairman FRANK and Mr. KILDEE for their hard work in making this legislation a priority and recognizing the importance of memorializing Native Americans who have been instrumental to the evolution of the United States.

H.R. 2358 calls upon the government to recognize and pay a long overdue tribute to Indian tribes and individual Native Americans for their significant contributions. This bill would allow for our country’s acknowledgment of important events in Native American history.

Mr. Speaker, I reserve the balance of my time.

Mr. ROSKAM. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in strong support of H.R. 2358, the Native American $1 Coin Act, and urge its immediate passage.

The legislation before us is essentially identical to a bill that passed the House in June by a voice vote, with minor changes made by the other body. H.R. 2358 complements the Presidential $1 Coin Act that passed in the last Congress thanks to the hard work and leadership of the gentleman from Delaware (Mr. CASTLE) and the gentlewoman from New York (Mrs. MALONEY). Like that program and the very popular 50-State quarter program, it will provide an enormous educational opportunity for parents and teachers, while also recognizing the immense and important contributions of Native Americans to the history of the United States. Passage of this legislation also could save taxpayers more than half a billion dollars over the next decade.

When Congress passed the Presidential $1 Coin Act in December of 2005, it contained a requirement that a third of all dollar coins minted each year bear the design of the Sacagawea coin that first was issued in 2000. The requirement was intended to keep the image and the memory of Sacagawea in people’s minds while the mint issues presidential dollars.

Unfortunately, through no fault of the design or its subject, there is no real demand for the dollar coin with an unchanging design. At the current rate of issue of presidential coins, the mint would have to make 300 to 350 million of the Sacagawea dollars every year, resulting in some $60 million of material and labor costs per year, not counting storage for the unused coins.

Under H.R. 2358, the current Sacagawea design would appear on the front of 20 percent of all dollar coins. Similar to the changing design of quarters and presidential dollars, the reverse of the Sacagawea coin would be different each year, honoring such contributions to our nation as the Iroquois Confederacy, the Cherokee written language, the code talkers who served the U.S. Army so heroically in both world wars, and individuals such as Olympian Wilma Rudolph.

Let me close by congratulating the lead sponsor of the legislation, the gentleman from Michigan (Mr. KILDEE) and by thanking Chairman FRANK for bringing the bill to the floor today. I urge passage of H.R. 2358, and I thank the gentleman from Oklahoma for his leadership on this issue.

Mr. Speaker, I reserve the balance of my time.

Mr. BOREN. Mr. Speaker, I yield 2 minutes to the distinguished chairman of the Financial Services Committee from the State of Massachusetts and a strong supporter of Native Americans (Mr. FRANK).

Mr. FRANK of Massachusetts. Mr. Speaker, I thank the gentleman for the kind remarks.

I can think of no better way to pay tribute to the Native American people than to honor their contributions to the development of the United States and her history. I urge my colleagues to support this legislation.

Mr. ROSKAM. Mr. Speaker, I yield back the balance of my time.

Mr. BOREN. Mr. Speaker, I am proud to represent a State that is home to nearly 40 federally recognized Indian tribes. Native Americans are not only a strength of our own State’s history, they are also richly embedded in the history of the United States. H.R. 2358 allows the government to do its part to recognize the importance of Native Americans to our country’s history and development.

Again, I thank Chairman FRANK and Mr. KILDEE for recognizing the importance of H.R. 2358.

Mr. BAUCUS. Mr. Speaker, I rise today to voice my strong support for H.R. 2358, the Native American One Dollar Coin Act.

I want to thank my colleague, Representative DALE KILDEE, for sponsoring this bill and for all his great work as head of the Native American Caucus.

I also wish to thank Chairman FRANK for his efforts in guiding this bill through the Financial Services Committee.

This bill honors the history of the American Indian culture by authorizing the Treasury Department to mint and distribute coins that commemorate the contributions of Native Americans.

By annually changing the design on the reverse side of the Sacagawea coin, Americans...
everywhere will be exposed to more of the unique histories of our country’s native inhabitants.

At the same time, this legislation ensures we still pay tribute to Sacagawea, the young woman who bravely guided Lewis and Clark on their expedition to the Pacific coast. The Native American one dollar coin is a fitting way to pay tribute to Native Americans while also educating current and future generations on their many contributions to the United States. I urge my colleagues to support increased appreciation of the Native American culture, and cast a vote in favor of H.R. 2358.

Mr. BOREN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Oklahoma (Mr. BOREN) that the House suspend the rules and concur in the Senate amendment to the bill, H.R. 2358.

The question was taken; and (two-thirds being the affirmative) the rules were suspended and the Senate amendment was concurred in.

A motion to reconsider was laid on the table.

AUTHORIZING THE USE OF THE ROTUNDA AND GROUNDS OF THE CAPITOL FOR A CEREMONY TO AWARD THE CONGRESSIONAL GOLD MEDAL TO TENZIN GYATSO, THE FOURTEENTH DALAI LAMA

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent to discharge the Committee on House Administration and the Committee on Transportation and Infrastructure from further consideration of House Concurrent Resolution 196, and ask for its immediate consideration in the House.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The request of the gentleman from Pennsylvania.

There was no objection.

The Clerk read the concurrent resolution, as follows:

H. CON. RES. 196
Resolved by the House of Representatives (the Senate concurring).

SECTION 1. USE OF ROTUNDA FOR GOLD MEDAL CEREMONY FOR DALAI LAMA

(a) Use of Rotunda.—The rotunda of the Capitol is authorized to be used on October 17, 2007, for a ceremony to award the Congressional Gold Medal to Tenzin Gyatso, the Fourteenth Dalai Lama.

(b) Preparations.—Physical preparations for the ceremony referred to in subsection (a) shall be carried out in accordance with such conditions as the Architect of the Capitol may prescribe.

SEC. 2. USE OF CAPITOL GROUNDS IN CONNECTION WITH CEREMONY

(a) In General.—The International Campaign for Tibet (in this resolution referred to as the “sponsor”) shall be permitted to sponsor a public event on the Capitol Grounds (in this resolution referred to as the “event”) on October 17, 2007, in connection with the ceremony.

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

There was no objection.

MOTION TO INSTRUCT OFFERED BY MR. HOEKSTRA

Mr. HOEKSTRA. Mr. Speaker, I offer a motion to instruct conference.

The Clerk read as follows:

Mr. Hoekstra moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the Senate amendment to the bill H.R. 2669 be instructed to agree to the provisions contained in section 801(b) of title 40, United States Code, concerning sales, advertisements, displays, and solicitations on the Capitol Grounds, as well as other restrictions applicable to the Capitol Grounds, in connection with the event.

The concurrent resolution was agreed to.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks on H. Con. Res. 196.

The SPEAKER pro tempore. The request of the gentleman from Pennsylvania.

There was no objection.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o’clock and 29 minutes p.m.), the House stood in recess subject to the call of the Chair.

☐ 1803

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. SCOTT of Georgia) at 6 o’clock and 3 minutes p.m.

APPOINTMENT OF CONFEREES ON H.R. 2669, COLLEGE COST REDUCTION ACT OF 2007

Mr. GEORGE MILLER of California. Mr. Speaker, I ask unanimous consent to take from the Speaker’s table the bill (H.R. 2669) to provide for reconciliation pursuant to section 601 of the concurrent resolution on the budget for fiscal year 2008, with a Senate amendment thereto, disagree to the Senate amendment, and agree to the conference asked by the Senate.

The Clerk read the title of the bill.

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

There was no objection.

MOTION TO INSTRUCT OFFERED BY MR. HOEKSTRA

Mr. HOEKSTRA. Mr. Speaker, I offer a motion to instruct conference.

The Clerk read as follows:

Mr. Hoekstra moves that the managers on the part of the House at the conference on the Senate amendment to the bill H.R. 2669 be instructed to agree to the provisions contained in section 801(b) of title 40, United States Code, concerning sales, advertisements, displays, and solicitations on the Capitol Grounds, as well as other restrictions applicable to the Capitol Grounds, in connection with the event.

The SPEAKER pro tempore. The request of the gentleman from Michigan (Mr. HOEKSTRA) and the gentleman from California (Mr. GEORGE MILLER) each will control 30 minutes.

The Chair recognizes the gentleman from Michigan.

Mr. HOEKSTRA. Mr. Speaker, I yield such time as he may assume to the gentleman from California (Mr. MCKEON).

Mr. MCKEON. I thank my good friend from Michigan for yielding.

Mr. Speaker, let me begin by saying how I wish we had followed a more open and inclusive process up to this point. My friends on the other side of the aisle pledged during the campaign that the 110th Congress would be the most fair, open and honest in history. Yet in my understanding that the Democrats are close to finalizing an agreement on a conference report before conferees have even been named and with little input from House Republicans. There is nothing fair, open or honest about that.

The Senate Budget Committee chair- man predicted months ago that the budget reconciliation process was in danger of being abused as a “stalking horse” for new spending, and looking back I could not have been more on target. The House bill in fact included one of the most significant increases in higher education entitlement spending we have ever witnessed, establishing nine new entitlement programs. And bear in mind most of that new spending isn’t even targeted toward low-income students who need it the most, but rather at institutions, philanthropic organizations, and graduates.

That is a remarkable change from the historic function of Federal student aid programs. For more than four decades, these programs have existed for a single purpose, to give our neediest students a chance at obtaining a college degree and pursuing the American Dream. The House bill turns its back on that tradition.

House Republicans support strengthening our Nation’s student aid programs, but we do not support targeting scarce Federal student aid resources at wealthy philanthropic organizations, universities with million- or billion-dollar endowments and college graduates, and we certainly do not support doing so at the expense of the market-
based FFEL program, which has been a success by any measure. There is a way, Mr. Speaker, that we can avoid making this critical mistake. Slightly reducing the cuts to lender subsidies and redirecting funding to provide additional support for Pell Grants rather than creating completely new entitlement programs, are two steps that could be taken in an effort to achieve bipartisan support for this bill. I believe the final step is to include language that would allow for a careful analysis of possible auction scenarios to determine if an auction is really in the best interests of students and taxpayers before requiring its implementation. In fact, I have heard from many Members, including 14 Democrats, who expressed concern about the automatic veto threat, just as the House bill did in July. So as we prepare to formally negotiate a conference report, I urge my colleagues on the other side of the aisle to agree to achieve strong bipartisan support for this bill.

If the conference report achieves these goals, I believe we can achieve strong bipartisan support for this bill. Doing anything less could endanger our support and trigger a Presidential veto threat, just as the House bill did in July. So as we prepare to formally negotiate a conference report, I urge my colleagues on the other side of the aisle to bear this in mind.

Mr. Speaker, I believe another part of the Senate’s reconciliation bill also deserves the attention of this Chamber and inclusion in our conference report. Specifically, the provision that would block the importation of terrorists detained at Guantanamo Bay into American communities.

We are a Nation at war and Guantanamo provides the highest level of security to ensure our enemies do not endanger American lives. Some Democrats have suggested that the site be closed and terrorists be sent to American communities such as Edwards Air Force Base in my district, Fort Knox, Kentucky, Quantico, Virginia, and others. But make no mistake: transferring terrorist detainees to these communities will create an opportunity for our enemies to escape, recruit and disseminate their terrorist skills, and it would make these domestic facilities prime targets for any attack that al Qaeda is able to mount within our borders.

Congress simply should not allow this to occur, and I thank the Senate for including this important language in its reconciliation bill.

Mr. Speaker, I urge my colleagues to do the same by voting “yes” on this motion to instruct.

Mr. GEORGE MILLER of California. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in support of proceeding with the conference negotiations on H.R. 2669, the College Cost Reduction and Access Act of 2007. In a meeting I convened today, I am proud to say that we will be taking the first step in making college more affordable and accessible for students.

Overall, this is an opportunity for the conference to look at both bills, consider concerns and put forth the best possible compromise; and that is our goal. During this process, not only have we looked carefully at what will work for students and families, but we also have devoted time and addressed the concerns brought to our attention. In an attempt at bipartisanship, we have met with the administration, as well as the staff from the other side of the aisle, in such discussions and I believe we believe at the end of the day the conference will include provisions that have broad bipartisan support while maintaining some of our key priorities. These include the following:

- Significant investment in Pell Grants. We heard the concern voiced on this floor by Members on the other side of the aisle, and we believe it is important to include a significant investment beyond the House bill in this conference report increasing Pell Grants is also an issue included in President Bush’s budget, we believe this goal can and should be met.
- Cutting interest rates in half will remain a key priority for helping the middle class. In addition, increased Pell Grants will also be included in President Bush’s budget, we believe this goal can and should be met.
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Mr. Speaker, I reserve the balance of my time.

Mr. HOEKSTRA. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, the Senate rejected transferring al Qaeda terrorists from Guantanamo to facilities in the United States by a vote of 94-3. Senator MCCONNELL stated at that time, “It is better for the safety and security of the American public and the American terrorists at Guantanamo Bay are not moved to American communities. It is the sense of the Senate that detainees housed at Guantanamo Bay, Cuba, including senior members of al Qaeda, should not be transferred stateside into facilities in American communities and American neighborhoods.”

Many senior members of al Qaeda are secured at Guantanamo Bay, including Khalid Sheikh Mohammed, who masterminded the September 11 terrorist attacks, who killed approximately 3,000 Americans; Majid Khan, who developed plans to poison water supplies inside the United States; Abdul Rahim Nashiri, who orchestrated the attacks on the USS Cole which killed 17 United States sailors. This is just a sampling of the people that are in Guantanamo Bay.

Are Americans better protected by bringing these terrorists to our home- land, by keeping captured members of al Qaeda and other terrorist organizations 528 miles and an ocean away from the homeland? Terrorists held at Guantanamo are treated in accordance with United States and international law and are held under the highest level of security, ensuring that they are not a threat to the United States citizens.

Gitmo alternatives include the use of up to 17 military detention facilities. Less secure facilities allow for the recruitment and radicalization of new members within the detention population as well as enhanced escape opportunities. Domestic detention facilities may become prime targets for terrorist attacks on United States soil and they will create uncertainties about detainees’ constitutional rights.”

Mr. Speaker, I reserve the balance of my time.

Mr. GEORGE MILLER of California. Mr. Speaker, I yield 3 minutes to the gentleman from New York (Mr. BISHOP).

Mr. BISHOP of New York. Mr. Speaker, I thank the chairman for yielding and I thank him for his leadership on this very important piece of legislation.

It is imperative that we go to conference on this bill and that we pass the College Cost Reduction Act. It provides us with an unprecedented opportunity to help students afford college and to do so at no new cost to the taxpayer. Let me emphasize that point: At no new cost to the taxpayer.

We just heard this bill described, I believe, by one of our esteemed colleagues, as containing unprecedented new spending, and I think it is important to point out that it is not new spending; it is redirected spending.
With this bill, the Congress is making a choice that we think it is important to take Federal resources, scarce Federal resources, and devote them to assisting needy students in meeting the cost of attending college, and it is more important to do that than it is to see to it that students and their providers maintain what are already very healthy profit margins. I think that is a choice that the American people would support us in making, and it is certainly a reasonable choice.

If you look at today's front page article in The New York Times, an article that talks about how colleges are not raising tuition but they are raising fees, it underscores one of the central realities of higher education today, and that is, as public support for higher education is reduced, the burden falls on students and their families to make up the difference. We now have an opportunity to assist students and families with making up that difference.

This bill significantly increases the Pell Grant maximum, something, by the way, that the President has spoken quite favorably of doing. He has been promising an increase in the Pell Grant maximum since the campaign of 2000. It was not until the Congress acted with the continuing resolution for fiscal year 2007 that that increase became possible. And now with this bill, we will dramatically increase the Pell Grant maximum to offset increased tuition, interest, increased fees, and declining public support for education in other areas.

It also cuts student loan interest rates, which is very important. It is a point that continues to be missed by our friends on the other side. Access and affordability isn't just about the cost of attendance when the student is undertaking the cost; it is about looking at their future obligations. What this bill does is it enables students to make those decisions about what they can afford and what they can't afford and have an expectation of what their future obligations are that is much more reasonable.

This is an investment. This is the kind of investment that we need to keep this Nation strong, to keep this Nation safe, to keep this Nation competitive. I urge my colleagues to support this bill. I thank again the chairman for his leadership on this important issue of Gitmo.

I rise today in strong support of the motion to instruct on H.R. 2669. I rise in strong support of this legislation. The Republican leader inserted language to prohibit dangerous terrorists being detained at Guantanamo Bay. Cuba, from being transferred to American soil. I believe it is crucial this language remain in the bill.

The findings of the sense of the Senate quoted threats of Osama bin Laden. Item 8, Osama bin Laden, the leader of al Qaeda, said in his 1998 fatwa against the United States: "There is no doubt that we will kill the Americans and their allies, civilians and military, is an important individual duty for every Muslim who can do it in any country in which it is possible to do it."

"Item 9 in the same fatwa, Osama bin Laden said: We, with God's help, call on every Muslim who believes in God and wishes to be rewarded to comply with God's order to kill Americans and plunder their money wherever and whenever they can find it."

"These terrorists currently held at Guantanamo Bay are treated in accordance with U.S. and international laws. I have visited the facility two times, and both times I was impressed by the high level of security and the professional management of the detainees. Importing dangerous terrorists, like 9/11 mastermind Khalid Sheik Mohammed, into American communities would be dangerous and irresponsible. Terrorists would have the opportunity to recruit and teach their skills. Additionally, I am very concerned that they could potentially escape and harm Americans here at home again."

"Since April, American forces have captured two terrorists with strong al Qaeda ties: al-Hadi al-Iraqi, one of al Qaeda's highest ranking and most experienced senior operatives, and Haroon al-Afghani, who has admitted to being a courier for the al Qaeda senior leadership. Both men are currently detained at Guantanamo Bay. Inviting these criminals into American communities would be reckless. Any domestic detention facility would be a prime target for a terrorist attack that al Qaeda could mount within the borders of the United States."

"As the former chairman of the Lexington County Public Enforcement Advisory Council of Sheriff Jimmy Metts and as a former member of the South Carolina State Senate Corrections and Penology Committee, I am very familiar with corrections facilities. The Guantanamo detention facilities are world class as to humane lodging and security of the inmates and for the personnel who serve as guards or medical support."

"As America continues to fight the global war on terrorism, I am confident that Guantanamo Bay remains the safest place to detain captured terrorists who pose a serious threat to American families. These terrorists have disclosed terrorist cells which have been stopped from attacking Americans in this country."

"I urge my colleagues to rise with me in strong support of this motion that would ensure Americans are kept safe from known terrorists."

Mr. GEORGE MILLER of California. Mr. Speaker, I yield myself such time as I may consume.

Let me first speak to the motion to instruct. I have no problems with the motion to instruct. I don't quite know why it is on this bill, but the Senate chose to put this language into the legislation. The motion to instruct would ask the conferees to maintain that language in this legislation so those who are currently at Guantanamo Bay who are among some very dangerous people could not be brought to this country in the event that Guantanamo Bay should be closed.

As we know, that is a matter of active debate here in the United States and certainly around the world and within the Congress of the United States of exactly how we extricate ourselves from the situation we have at Guantanamo Bay.

Early on after 9/11, the use of Guantanamo Bay became a rallying point for the abuse of rights. Earlier practices there violated the protection of human rights. As the gentleman from Michigan has pointed out, much has changed there, but all is not well there yet, and there have been disclosures that if we weren't careful, they would be successful, as I understand this language, this would prevent the prisoners from being transferred to facilities in the United States, and I concur in that language.

If I might return back to the legislation at hand or the motion at hand, which is to go to conference with the Senate and work out the differences in this legislation, and there are significant differences between the House and the Senate legislation, the staff of the Senate legislative committees have been meeting on those differences, and we would hope to be able to report back to the House and to the Senate in the near future.

It is important that we do that. We should be at the highest level, or another school year, if you will, and we see that families are struggling harder than ever to meet the cost of college. The gentleman from New York (Mr. BISHOP) who has been so active in this field pointed out this fact to the House. We must do what we can to address and help families meet this cost.

This legislation does it in a number of ways, both by providing increased grants to the lowest income families of students who seek to attend college, who are fully qualified to go to college, but too often economic barriers keep them from doing so.

This legislation makes a substantial increase in the Pell Grants, some $500 over the coming year in that grant. It was the goal of this President to do that. Previous Congresses never did that, and we do that in this legislation, and that is going to be a great benefit to those students and to their families who are struggling with the cost of college.

We also make a reduction in the interest rates.
in half on money borrowed from the subsidized loan program which includes those very same Pell Grant recipients. I think 25 or 30 percent of them go on to borrow money from this program, and also middle income families who are feeling the financial strain of having one, two, three kids in college at the same time.

We estimate that the savings over the life of that loan will be above $4,000, almost $4,500 for those individuals. It is a substantial savings, and it is what we know that the young people calculate what is going to be the cost of college, and that includes the interest rates that they are going to have to pay back. As we know, there is forbearance against the payment of interest rates while the students are in college, but upon graduation, they start paying that money back, and that interest rate is a significant cost for those students.

We also try to make sure that those individuals who have chosen to go into public service can understand that there will be some relief for their efforts through a loan forgiveness program for policemen, firemen, teachers, teachers of special ed, prosecutors, public individuals, all of whom enter professions that don’t have the highest economic rewards at the outset, but we want them to go into those professions as services to our communities. And we want to make sure that they do so because we need to hold our society together in this country and receive the benefits of their work and they will not be so burdened by the loans that they will choose to go elsewhere and leave society without the use of their talents, as I say, in health care, law enforcement, education, and so many other fields that are important to this.

And following on the passage of the COMPETES Act, we provide for highly qualified teachers in every classroom. In that, we recognize the importance of highly skilled math and science teachers, and we identify those people who are performing in an exemplary fashion in college and offer them tuition assistance if they go into teaching math and science and go into those schools in high need. That would provide $4,000 in up-front tuition assistance for those individuals.

We also make landmark investments of $500 million in Historically Black Colleges and Universities. Historically serving institutions, tribal colleges, and Alaska/Hawaiian Native colleges. We have a problem of fully qualified minority students going to some of these colleges and really not being able to stay for a host of reasons. We have had discussions with the heads of State college systems and university systems and others about this problem, and the fact of the matter is we have to do more to support those students so they can successfully negotiate the college education that they seek to pursue.

So this legislation is comprehensive. It is important. We did it by taking away the excessive subsidies to the student lending agencies, subsidies that were identified as excessive a number of years ago in the President’s budget and by the OMB, and we recycled those successive savings to the benefit of the students and their families who once again are going into great financial distress. For all of the bright, talented minority students will have an opportunity at a college education that we recognize is so important in terms of their future ability to fully participate in the American economy, the American society, and to provide for their families.

As we pointed out, this legislation is the largest commitment of Federal resources since the GI Bill of 1944. We think it’s important. We would hope to have an affirmative vote to go to conference on the motion to instruct, and then we could proceed with the conference in the coming days.

Mr. Speaker, I reserve the balance of my time.

Mr. HOEKSTRA. Mr. Speaker, I compliment my colleague. I thank you for the support on this motion to instruct, and with that, I would also then like to yield 4 minutes to my colleague from Utah (Mr. Bishop).

Mr. BISHOP of Utah. Mr. Speaker, allow me rhetorically, if I can, just to concentrate on one issue, the one at hand, which is the significant proposal, the motion to instruct made by the gentleman from Michigan.

As a member of the Armed Services Committee, as well as the Education Committee, I strongly support this extremely important motion that has been given to us today.

On the day in July when my State celebrates the arrival of the pioneers into Salt Lake Valley, in a remote Pakistani town, the Pakistani police were closing in on one house that had been given as an intelligence tip that the top Taliban leader, Abdullah Mehsud, if I according to the Washington Post, this been given as an intelligence tip that were closing in on one house that had been given as an intelligence tip that was the top Taliban leader was inside. According to the Washington Post, this Taliban leader, Abdullah Mehsud, if I have pronounced that properly, was a short, round man in his early thirties, who had been an active Taliban commander in Pakistan for many years. Amazingly, though, this same man had been among the first military detainees at Guantanamo and had been released in 2004. Upon his release, what did he do? Go back to Pakistan, once again speaking with the Taliban, helping al Qaeda infiltrators coming into the rugged mountains area of Pakistan.

But on this fateful day back in July, with the Pakistani police closing in, this top Taliban leader, who only the year before had been leading terrorist activities against mosques, had kidnapped a couple of Chinese engineers, and who knows what else, pulled the pin on a hand grenade and blew himself up rather than resubmit to the authorities.

It’s memorable and reminds one of the extravganzas that took place in March of 2004 in Madrid when the sub-way bombings killed 200, injured 2,000 people. This al Qaeda-inspired terrorist activity and the leaders of that were tracked down by Spanish authorities; and as they surrounded the apartment where they were, the terrorists, the al Qaeda terrorists, had preplanned their own self-martyrdom by having wired their own apartment. So as the police closed in upon them, they pushed the button, not only blowing themselves up but also almost imploding the entire building, which would have killed hundreds of other innocent victims.

Now, the reason, Mr. Speaker, that I present these two anecdotal stories is simply this: these people are not nice people. They’re murderers of the worst sort. They’re ideologically driven to kill. They would stop at nothing to try and kill as many men, women and children, if possible, in their goals of maximizing the amount of pain and destruction, especially those relating to us. They do not belong on American soil, and they belong back to their own countries, where they can reorganize again, in this war, not just again on terror, but also the war against civilization and basic human rights.

The motion to instruct asks this conference to accept the language passed in a similar bill in the Senate on an overwhelming 94-3 vote that rejects transferring a terrorist detained in Guantanamo to the United States soil. Our position is this. The only one is one of rehabilitation. Obviously, these people have not been rehabilitated; and as we discuss what we will do as our options, as we discuss any kind of closure that may take place in Guantanamo, we should obviously say which options are not acceptable.

Moving any of these prisoners to the United States is simply not acceptable. Returning them to their homes is simply not acceptable. Destroying the integrity, the value of the United States is simply not acceptable.

This sense of the Congress resolution simply is one of those things that this body, the people’s body, the House of Representatives, should overwhelmingly support. I cannot imagine anyone honestly believing it is a good idea to close Guantanamo and bring these individuals into our neighborhoods and into our backyards, nor to release them back to their country of origin where they’d be free to reorganize themselves.

As Mr. McCONNELL said on the floor today, this is not a motion simply for the status quo. Flexibility of what our choices will be would still be allowed. Our position is that does clearly say that the one option that is not acceptable would be a closing of Guantanamo Bay with the only option being of removing these people and bringing them back into our neighborhoods, back into our homes and back on American soil.

And I appreciate that the gentleman from Michigan has done in bringing this once again to our attention so that we can join the Senate in
making sure that this is very clear of what is not our policy option.

Mr. GEORGE MILLER of California. Mr. Speaker, I reserve the balance of my time.

Mr. HOEKSTRA. Mr. Speaker, I reserve my balance of my time. I will be the last speaker, and I will close as soon as my colleague yields back.

Mr. GEORGE MILLER of California. If the gentleman has no further speakers, Mr. Speaker, I yield myself such time as I might consume.

I just want to point out for a number of Members who have asked about what’s the relationship of this reconciliation to the loan scandals that the Nation was witness to earlier this year, this legislation does not contain the language of the Sunshine Act that we passed overwhelmingly in May of this year. That will be contained in the Higher Education Act that the House and Senate plan to do soon. It’s in the Senate bill, and we have passed the Sunshine Act.

As Members will recall, this was legislation that falls on the heels of public reports of colleges and lenders and their relationships between colleges and lenders and special relationships that were developed in some cases for the exchange of gifts, financial favors, holidays, special treatment to people working for the colleges that were steering people to a particular lender for their loans. Whether or not that was in the best interest of the student or not really didn’t come into play.

These practices have gone on for a considerable period of time. In some cases, they’ve been brought to the attention of the Department of Education by the Inspector General. They were not properly dealt with, and the Attorney General of the State of New York, Mr. Cuomo, brought them to the Nation’s attention with his investigation of some of the large lending institutions and their practices and entered into a number of consent agreements with those individuals.

We had hearings on this matter and the failure of oversight by both the Congress and the Department, and we passed the Sunshine Act in reaction to those hearings that we had, again, and was passed on a strong bipartisan vote.

We think these two things are connected. The terms are now removing the excessive subsidies that were used in many instances to grease these relationships for the benefit of the lenders and not for the benefit of the students and of their families who are borrowing the money to pay for their college education.

So I just wanted to bring the Members to snuff on that matter.

With that, I yield back the balance of my time.

Mr. HOEKSTRA. Mr. Speaker, I yield myself as much time as I shall consume.

Mr. Speaker, the Senate rejected transferring al Qaeda terrorists from Gitmo to our homeland. That was a wise decision. That is a decision that my colleagues here in the House should support tonight.

Gitmo is a facility that is working. It’s working in many different ways. It’s keeping terrorists, these terrorists, away from the homeland. It’s providing us with an opportunity to get the information that may be necessary and may be helpful in keeping America safe.

When the Senate acted, they acted overwhelmingly, 94–3, to say make sure that these individuals do not come to the United States.

It provides us with the alternatives and the fitness that, as we move forward in defeating radical jihadists, that we will have the strategies in place to keep us safe, to get the information that we need, provide us with the background to implement the correct strategies.

We are safer keeping these terrorists in Guantanamo Bay, Cuba, 528 miles away from the homeland. I encourage my colleagues to vote for this motion to instruct conferences. It is a good motion. It’s a good decision, a good direction that was put forward by the Members of the other body; and I hope that we stand with them tonight.

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

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to instruct.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to instruct.

The question was taken; and the ayes appeared to have it.

Mr. HOEKSTRA. Mr. Speaker, on that I stand, the yeas and nays.

The yeas and nays were ordered.

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

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

The motion to suspend the rules with regard to H.R. 694 and H.R. 3020, and Motion to instruct conferences on H.R. 2669, in each case by the yeas and nays. The vote on the motion to suspend the rules with regard to H. Res. 552 will be taken tomorrow.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.
Messes. KINGTON GARRETT of New Jersey, HERGER, Mrs. BLACKBURN, Mr. HOEKSTRA and Mrs. SCHMIDT changed their vote from "yea" to "nay." Messrs. MURTHA, SULLIVAN, CONYERS, Ms. GRANGER and Mr. HOBSON changed their vote from "nay" to "yea."

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.
The SPEAKER pro tempore (Mr. TIERNEY)—The House has passed H.R. 5906, the National Defense Authorization Act for Fiscal Year 2008. The SPEAKER pro tempore declared the vote of the House upon this measure as follows:

NAYS—49

Mr. TIERNEY. The SPEAKER pro tempore declared the vote of the House upon this question as follows: Yeas 439; Nays 49. The bill was passed.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

Mr. TIERNEY. The SPEAKER pro tempore (Mr. TIERNEY)—The House has passed H.R. 5906, the National Defense Authorization Act for Fiscal Year 2008. The SPEAKER pro tempore declared the vote of the House upon this measure as follows: Yeas 439; Nays 49. The bill was passed.

COMMUNICATION FROM THE CLERK OF THE HOUSE

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

WELCOMING THE HONORABLE LAURA RICHARDSON TO THE HOUSE OF REPRESENTATIVES

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

Mr. STARK. Madam Speaker, as the dean of the California delegation, it’s my privilege, my honor and distinct pleasure to introduce the newest member of our California delegation, LAURA RICHARDSON, elected to California’s 37th Congressional District in a special election held just recently. LAURA RICHARDSON is a passionate critic of the war in Iraq, a supporter of universal health care, and a welcome addition to our delegation.

After three terms on the Long Beach City Council and several years as director for Lieutenant Governor Cruz Bustamante, LAURA was elected to the California State Assembly last November. And less than a year later, she won a special election to succeed our dear departed colleague, Juanita Millender-McDonald, and joins us here today. It is a distinct honor that the people in the history of this country to serve both in a local, State and Federal post within 1 year. She worked for Juanita as a field deputy, and she will continue her important work to ensure that all Americans can participate in a fair and free electoral process.

LAURA’s career has many highlights. While on the city council, she was responsible for bringing Long Beach’s inner city its first job training center for working families; she championed economic development and improved upon transportation services. And dear to my heart, she helped open the first new bank in the city’s central area since the 1992 riots.

In the assembly, she became the first African American woman to serve as the Assistant Speaker pro tempore. In the House, she will keep California’s Democratic delegation a majority female; of our 34 members, 18 are women.

She is a member of the International Association of Machinists and Aerospace Workers, and she joins us as an effective voice for working families in Congress. I look forward to working with her to improve health care for everyone and address the disparities in our health care system. Issues I know are important to her and should be to all of us.

At this time, I yield to my distinguished colleague and senior Member from the Republican delegation of California.

Mr. DREIER. Madam Speaker, I thank my friend for yielding.

I would like to join with our colleague in extending congratulations on behalf of all Representatives to our new colleague, Ms. RICHARDSON.

We were all saddened by the untimely passing of our friend and former colleague, Juanita Millender-McDonald, but knowing that her former field deputy is going to be representing her I know would make Juanita extraordinarily proud. And to go from the city council to the State legislature to the United States Congress within a 1-year period of time is a very, very impressive accomplishment.

I will say that I know the California delegation will continue to work together in a bipartisan way. And we look forward to welcoming Ms. RICHARDSON as part of that effort.

Ms. RICHARDSON. Madam Speaker, at this time I would like to yield the balance of my time to the Honorable LAURA RICHARDSON, Representative of California’s 37th Congressional District.

Ms. RICHARDSON. Speaker PELOSI, Leaders HOYER, CLYBURN, EMANUEL, BUIE, CAULIFIELD, LEATHERS, KILPATRICK, BACA and HONDA, the California delegation, thank you all for meeting with me, kind of putting me
under your wing, and really sharing your pearls of wisdom.

To Congressman Waters, for the last 120 days you have been tirelessly, unrelentingly instructive and even graciously transparent in your efforts to help me to get here. Thank you very much.

To my new colleagues, yes, on both sides of the aisle, it is my desire to establish a reputation to be a Member that will follow, but I would be remiss not to publicly acknowledge the dedicated work that you did to get me here. Thank you very much.

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The SPEAKER. Under clause 5(d) of rule X, the Chair announces to the House that, in light of the administration of the oath of office to the gentlewoman from California, the whole number of the House is 434.

ANNOUNCEMENT BY THE SPEAKER

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ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. Without objection, 5-minute voting will continue. There was no objection.

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The SPEAKER. Without objection, 5-minute voting will continue. There was no objection.

The SPEAKER. The motion is to instruct offered by Mr. Hoekstra

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Mr. FRANK of Massachusetts, Mr. MILLER of North Carolina, Ms. HIRONO and Ms. DELAURO changed their vote from “aye” to “nay.”

So the motion to reconsider was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

The SPEAKER pro tempore (Mr. SCOTT of Georgia). Without objection, the Chair appoints the following conference members: Messrs. GEORGE MILLER of California, ANDREWS, SCOTT of Virginia, HINOJOSA, TIERNEY, WU, MRS. DAVIS of California, Mr. DAVIS of Illinois, Mr. BISHOP of New York, Ms. HIRONO, Messrs. ALTMIRE, YARMUTH, COURTNEY, MCKEON, KELLER of Florida, Mrs. McCOMB of New York, Mrs. FOXX, Messrs. KUHL of New York, WALBERG, SOUDER, EHlers, Mrs. BIGGERT and Mr. PRICE of Georgia.

There was no objection.

NOW IS THE TIME TO DECLARE A MILITARY VICTORY IN IRAQ

Ms. JACKSON-LEE of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.

Ms. JACKSON-LEE of Texas. Mr. Speaker, I hold in my hand the United States Government Accountability report, “Securing, Stabilizing and Rebuilding Iraq.” The Iraqi Government has not met most legislative security and economic benchmarks.

The President and Secretary of State and Secretary of Defense made a surprise visit to the Province of Iraq. Out of their visit, I might imagine they would hope to have a counteroffensive against a number of hearings that the majority will be holding on the question of are we safer today than we were before the Iraqi war. This report is both striking and provoking, provoking Americans to realize that the policy in Iraq has failed.

It is time now to declare a military success, a military victory. Our soldiers have done their job. They have created an opportunity for a democratic government in Iraq. But, unfortunately, the job that needs to be done by the Iraqi Government has not been done. There are no battalions that are ready to go on the ground. So I will say to the administration, a surge will not work. Staying the course will not work. I ask that the troops be redeployed and a new direction be taken in Iraq.

SPECIAL ORDERS

The SPEAKER pro tempore (Mr. JOHNSON of Georgia). Under the Speaker’s announcement of January 18, 2007, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

The SPEAKER pro tempore. Under a previous order of the House, thegentleman from Massachusetts (Mr. FRANK) is recognized for 5 minutes.

Mr. FRANK of Massachusetts. Mr. Speaker, during the recess recently, one of the men from whom I learned a great deal, I hope with some impact about how to be a successful advocate for a better and fairer world, died.

Leon Shull had been, for many years, the executive director of Americans for Democratic Action. He had a passion for social justice which he combined with a clear-headedness about how to get the job that was extraordinary.

Too often in our politics, we see a divide between the people with passion, the people with reason, people who feel very, very deeply about the need to correct injustice, and people who are so cool as to calculate in a cool manner what types of political activity will be effective.

Leon Shull was one of those rare people who combined both of them in a way that made each of those qualities more important. There wasn’t any trade-off with Leon between his pragmatic and clear-headed political analysis and his strong idealism. His idealism and his pragmatism worked together. They strengthened each other.

He was determined to be effective because he felt that he had a moral obligation not simply to will a fairer world, a world with fewer poor children, a world with less discrimination based on race or gender or sexual orientation or religion, a world with less widespread killing for unjustified reasons; he felt the moral obligation to diminish those things to the extent that any one human being could. And because he felt morally obligated to do it, he knew he was morally obligated to be effective.

He worked with many people who would give in from time to time to that wonderful feeling of just lashing out, of just letting your emotions run. But he knew the work to which he was committed was too important for that, that he owed the children and the victims of racism and poor, elderly people and working people thrown out of jobs, people in other parts of this world living in dire poverty, he knew that he owed them not just goodwill, but a commitment to making their lives better.

He was for many years the leader of Americans for Democratic Action.

Mr. Speaker, John was passionate about his family, his profession, and his responsibilities in life.

Mr. Speaker, my thoughts and prayers go out to Dr. John Freihaut’s family, and my thanks go to my friend, John, for his 25 years of dedication to improving the quality of health care in this country.

HONORING DR. JOHN FREIHAUT

Mr. GINGREY. Mr. Speaker, I rise to honor a great friend and a colleague in the medical profession, Dr. John Freihaut, who passed away just before Congress broke for the August recess.

In addition to caring for the oral health of thousands of 11th District residents through his 27 years of practice in Marietta, Georgia, the heart of my district, Dr. Freihaut held numerous positions in organized dentistry. Dr. Freihaut was a dedicated member of the 2007 Board of Directors of the American Dental Association’s Political Action Committee where he insisted on attending meetings through that fair and finding a way.

Dr. John also served as the president of the Georgia Dental Association from 2001 to 2002 and of the Georgia Society of Oral and Maxillofacial Surgeons between 1996 and 1998. Dr. Freihaut was named the Northwestern Dental Society’s Dentist of the Year in 2005. It was on these committees where Dr. Freihaut created his legacy.

Mr. Speaker, fighting for patients’ rights in both State and Federal Government, John’s dedication to his profession was unparalleled. During his life, John was one of the single-most significant advocates for the dental profession in the State of Georgia. In a State which has had one dentist and three physician Members of Congress, as well, of course, as our friend, the late Representative Dr. Charles Norwood, and a recent American Dental Association president, John was still known as the State’s dental expert and relied upon as an adviser to us all. I know that he will be missed by dentists on several occasions throughout the years as I tried to make the best decisions for patients in the State of Georgia.
Americans for Democratic Action immediately after World War II under the leadership of Eleanor Roosevelt and John Kenneth Galbraith and Walter Reuther and others was a very important organization in which liberals fought a direct ideological and practical struggle against conservatives who did not want to retreat from the New Deal on the one side and from Communists who were anti-democratic on the other.

As time went on, the Americans for Democratic Action, ADA as it is known today, became very important, probably because the Democratic Party. I believe, moved more in that direction. But it was still important to have that organization then as it is now as an independent force, and Leon Shull kept that organization vibrant.

There is an expression used about boxers who are fighting in a weight class heavier than their own, that they are able to punch above their weight, that they have a strength and a physical ability that allows them to be competitive with people bigger and theoretically beyond their reach.

Leon Shull punched above his weight, and ADA under him punched above its weight. He was in this city for many years. I have known for those of us who believed that the liberal tenets of Franklin Roosevelt were still very relevant, that a wealthy society in the United States had both the obligation and the resources to diminish inequality, not to diminish it all together in a capitalistic system, to diminish it.

Leon Shull was an ally of people fighting racism, of people fighting poverty, of people fighting unjust wars, of people fighting for rational environmental policy, of people fighting for free speech and fairness. And with all that, he was a gentle man. He was a fierce advocate of these policies, but in personal demeanor a man of gentleness, a man who inspired the love and affection of those who worked with him. In later years he retired and the love and affection of those who worked with him. In later years he retired and he moved away from Washington, and I saw much less of him.

Mr. Speaker, when I read of his death, I realized as I thought about it all that he is one of the people from whom I learned a great deal. To his wife, Anne, to his daughters and others who have lost this great man, I send my deepest sympathy; and to his memory I express my gratitude for being the model of an effective liberal.

ILLUSORY PROGRESS IN IRAQ

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. WOOLSEY) is recognized for 5 minutes.

Ms. WOOLSEY. Mr. Speaker, there will be a great debate in Congress in the coming days about the administration’s escalation strategy in Iraq. The administration has been trying during this time to influence that debate by launching a saturation public relations campaign designed to convince us that the escalation is working. Before the debate in Congress begins, however, it would be important to get a clear picture of what is happening in Iraq, which is the so-called security forces that we are trying to prop up were in fact working with our enemies. The policy is not working.

We can’t continue this policy. We need a new direction. We need to look to diplomacy as a way to resolve this problem. People say, well, if we withdraw U.S. troops, there is going to be a blood bath. There is a blood bath now.

The fact of the matter is if U.S. troops withdraw, one of the major catalysts for violence will be removed from the situation. We will then be in a position to support diplomatic efforts, peace initiatives by Muslim countries, by the U.N., by internationally recognized military leaders. Sometimes this country has an arrogance and believes that we are the only ones that can promote peace. I disagree. I believe that other countries, Muslim countries, other people can also promote peace. And I also believe that with peace and given supportive conditions, they can in fact create peace.

I think we have to accept the fact that the surge gives an illusion of success, but the overall policy has not worked. I believe that the benchmarks haven’t met, and it is time to move in a new direction. I also noted today the British, our allies in this adventure, have already begun to leave Basra, leaving the cities in the hands of the Iraqis since 2007.

The point is, everyone but this administration realizes we need a new direction. I hope the administration will look at the GAO report and conclude, as Ms. WOOLSEY, as the so-called security forces that we are trying to prop up were in fact working with our enemies. The policy is not working. And I believe that other countries, Muslim countries, other people can also promote peace. And I also believe that with peace and given supportive conditions, they can in fact create peace.

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ENDS
and this August. That is 63 percent more than over the same period last year.

Third, the escalation has been a disaster for the Iraqi people. Over 5,000 more Iraqi civilians were killed between the start of the escalation in February and this August than died over the same period last year; and according to news reports, the number of internally displaced Iraqis has more than doubled since the escalation began, from 500,000 to 1.1 million refugees.

Next, despite the administration’s claims of progress on security, the Government Accountability Office has reported that average daily attacks against civilians have remained unchanged, since the escalation began and that the Iraqi Government has failed to meet most of its key benchmarks for military and political evolution began and that the Iraqi Government’s ability to bring about political reconciliation is likely to become even more precarious.

Fifth, and finally, the statement on Monday that the administration might, might, might, that “might” is the operative word, might consider bringing a few troops home, I believe that was a brazen political maneuver designed to give Members of Congress who are needing a reason to stay the course a way out.

Mr. Speaker, it is outrageous that the administration is playing politics with the lives of our troops and with the emotions of their families. But their real goal couldn’t be clearer: General Petraeus told a congressional delegation that went to Iraq in August that American troops will have to be in Iraq for 9 or 10 more years. I doubt that even the White House’s most ardent supporter of this occupation to continue for another 10 years. Yet, incredibly, that could be the plan.

We can only come to one conclusion, which is that under the administration’s leadership, there is no light at the end of this tunnel. There will be more deaths, more wounded, more refugees and more destruction, with absolutely no end in sight. Meanwhile, our standing in the world will continue to deteriorate. The terrorists will continue to hatch their plots against us in their safe havens far from Iraq, and the occupation will continue to rob our Treasury of the resources we desperately need for healthcare, for education, for infrastructure, for energy independence, for the environment and real homeland security.

The administration will never end the madness in Iraq. The American people have called upon Congress to do it, and history will judge each of us by how we answer that call.

ADDRESSING THE MURDERS OF WOMEN IN CIUDAD JUAREZ

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from California (Ms. SOLIS) is recognized for 5 minutes.

Ms. SOLIS. Mr. Speaker, today I rise to discuss recent efforts to address the ongoing murders of the women of Ciudad Juarez in Mexico, located just 5 minutes from our border near El Paso.

Over the past 14 years, well over 400 women, and I mean young women and girls, have been slaughtered, brutally murdered, shell-shocked, and covered in finding is that many of those states in Mexico are not following along that line.

I have to ask myself, when we can help women in Iraq and Afghanistan who have been murdered by the Taliban, why can we not ask for the same kind of respect and dignity from our partners in the south, from Mexico.

I know this is not a partisan issue. Here in the House we were able to send a letter to President Calderon. In fact, 90 Members of the House signed onto the letter, and I thank the subcommittee Chair, Mr. Engel, of the Foreign Affairs Committee on this particular area, and also Dan Burton, for being so gracious and helping to support this resolution passed by this House, H. Con. Res. 90, and also a letter that we recently sent to President Calderon.

I ask that the House speak up about this issue because this continues to go on. In fact, I was pleased we had a delegation go down 2 years ago to visit alongside the border and meet with the families and meet with public officials and ask why there was nothing being done to help expedite these cases. In fact, our government went as far as to even provide assistance through USAID to have forensic experts come in to help identify the cadavers of these young women. I believe there are 79, maybe more now, cadavers that have not been identified.

Families have contacted me and other Members of Congress asking for help on our side because we have the tools and instruments to do that. I know this country has the goodwill and can do some things, but I am also pleading to those parliamentarians and to the President of Mexico to do the same thing. While he is asking for us to help in immigration reform, which I am strongly supportive of, I also ask him what he can do with law enforcement, with reform, and also to help expedite those cases that still have to be processed, and would ask that our Congress also support the continuance of oversight on this particular issue for the women and families of Ciudad Juarez.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. Jones) is recognized for 5 minutes.

Mr. JONES of North Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)
The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from South Dakota (Ms. HERSETH SANDLIN) is recognized for 5 minutes.

(Ms. HERSETH SANDLIN addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Oregon (Mr. DEFAZIO) is recognized for 5 minutes.

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maryland (Mr. CUMMINGS) is recognized for 5 minutes.

(Mr. CUMMINGS addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE) is recognized for 5 minutes.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Maryland (Mr. SARBAZES) is recognized for 5 minutes.

(Mr. SARBAZES addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentlewoman from Texas (Ms. JACKSON-LEE of Texas addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 18, 2007, the gentleman from Texas (Mr. CARTER) is recognized for 60 minutes as the designee of the minority leader.

Mr. CARTER. Mr. Speaker, I thank the Speaker for recognizing me for this hour. We are up here this evening because I have had a chance to go to Iraq recently, and some of the things that I have heard in the House just a few minutes ago don’t ring up with what I observed when I was in Iraq.

But I want to get off by saying this: When I went back home this past month, all over my district the main thing I heard from the people on Iraq, get the politics out of it and just tell us the truth of what you know and let us try to figure it all out together, and why don’t we try to figure this out together instead of thinking about who is going to win the next election or who is going to get the next advantage in the political process. I kept hearing that over and over.

I want to get up, and some of my colleagues tonight are going to talk about what they know. Some of them have a lot more wisdom than I do because they have been there more times than I have and have had more experiences. My experience is relatively limited. I have been to Iraq four times since I have been in Congress, the last time being late in the month of July. I went back with a delegation to Iraq. So I was there the first time right after we caught Saddam Hussein. The second time I was there was just before the elections took place. The third time was May a year ago when we were pondering what to do and there was discussion of Petraeus having a plan. And then recently this July.

I can tell you that the difference between May and July is the difference between daylight and dark as far as the comments that I received from American fighting men and women and from Iraqis that I visited with while I was there for what was just a real long weekend.

Soldiers are always proud of their mission and accept their mission, and they do their job and duty and we should always be proud of them. But you didn’t hear the kind of comments that we have heard now about the enthusiasm that our soldiers have for the fact that ordinary Iraqi citizens, as we have done in baseball, are stepping up to the plate and they are taking a swing, and that swing is helping our soldiers and our marines as they do their duty to try to eliminate al Qaeda from being that thorn in the side of Iraqi freedom that is causing so much of all of this violence that is going on in Iraq.

Someone here tonight said there is brazen political maneuvers. Well, what I am saying has nothing to do with politics. It has to do with the fact that within my district, I have 52,000 soldiers who reside within my district, all of whom have been deployed at least once and some as many as three times in Iraq. I have the largest military facility that exists in the United States, Fort Hood.

Our guys told us a lot of good news, and I will report the bad news. The bad news they told us is that 15 months is tough and it is hard on their families and they hope we can get this mission done so we don’t have to continue 15-month rotations.

So I don’t come back just preaching good news. Our military, our soldiers don’t like the 15-month rotation, but they do their duty. But time and time again I had soldiers tell me: Man, whatever you do, don’t pull the rug out from under us just as we are starting to see daylight. We are committed in blood, sweat and tears over here, and the Nation has committed its resources and we are seeing the light at the end of the tunnel. Don’t pull out the rug now. If you do, don’t ask me to come back when this place goes to hell in a handbasket. That is a quote from a sergeant.

We have to think about this. We have big decisions to make this fall. General Petraeus is going to come over here, and he will tell us the truth about what is going on, and I don’t think it is all going to be a beautiful, rosy picture. But I do think he is going to tell you what ordinary soldiers and ordinary marines told me, and that is, as compared to 6 to 9 months ago, it is substantially better. It has to do with the fact that we now have the necessary troops on the ground.

I would like to correct an error that a general asked me to correct. The surge did not start in February of this year. The surge was postponed. The surge started the second week in July of this year. That is when the entire 30,000-soldier contingency was in Iraq, and at that point in time the plan began to be executed.

But the idea that we were building up troops brought good news. The surge is now less than 6 weeks old. That’s the truth about what the surge is. In fact, one of the people who is in charge of bringing these additional forces to Iraq was said, tell me how much you are having votes to pull out in 2 weeks or 2 months. Well, just tell somebody it took us a hard 6 months to get 30,000 soldiers over here, and if you think you can move 160,000 out of here in 120 days, you have lost your mind. It can’t be done.

The reality of that war is they come over here on ships, and just like they did in the Second World War, they train before they go in, and when they are ready, they go in. And the whole 30,000 finally arrived in July.

So the picture, as I see it, is good news because of Iraqi involvement, and we will talk more about that. Right now I would like to recognize CHRIS SHAYS, my colleague who has probably been to Iraq more than any Member of this Congress. Congressman SHAYS, do you want to share your feelings?

Mr. SHAYS. I appreciate you holding this very important dialogue about Iraq. I appreciate your taking this Special Order to share what many of us have seen in Iraq.

I want to say that I go where the truth takes me, even if it counters something I believed and thought. I just go where the truth takes me. There is no question that 2003 was not a good year. When we attacked Iraq, there was tremendous euphoria and then we made mistake after mistake after mistake. Those have already been discussed. Half of 2004 wasn’t particularly good, but when we transferred power to the new Iraqi Government, the Iraqi people, we began to see noticeable changes.

And then 2005 was a pretty amazing year. They had an election to create a government that would form a constitutional coalition. They met the deadline to form a constitutional convention. They wrote their Constitution and adopted it in a plebiscite throughout Iraq, and then they elected a government under that new Constitution. So 2005 was a pretty astonishing year, a very successful year.

They basically had 18 months of progress from the deep hole we dug in
and then we would walk away? The neighbors to Iraq said we may not have wanted you to go in, in fact, said we did not want you to go in, but it would be an outrage if you left. And so now this is security we are at. Do we leave now? Do we leave sometime in the future? What do we do?

I think that what we knew we needed to do was have a new Secretary of Defense. That’s what the American people asked. That’s what some of us wanted to see happen, and we got someone who wasn’t tied to the past in Mr. Gates. Then I think all of us were hoping and praying that Mr. Petraeus would be the general in charge to serve under Secretary of Defense Mr. Gates. General Petraeus who had been there three times, been involved in this effort, and knows Iraq cold and knows the insurgency concerns extraordinarily well, given a year off of just studying it. He basically said, give me more people to see what we could do in the greater Baghdad area. It was referred to as “the surge.” He said give me more troops; we need to establish some security we are at. Do we leave now? Do we leave sometime in the future? What do we do?

I want to thank my friend Mr. DAVID DAVIS of Tennessee. Mr. SHAYS. Well, you’ve been there 18 times.

Mr. DAVID DAVIS of Tennessee, Mr. Speaker, I’d like to thank you, but he is making a sincere effort to try to find common ground.

The trip that I was on, I had some wonderful Members of Congress who are here. A couple of them are here tonight. My friend Mr. Davis from Tennessee was there with us, and I believe that was his first trip to Iraq. I would like to yield to Mr. DAVIS.

Mr. DAVID DAVIS of Tennessee. Mr. Speaker, I’d like to thank my friend from Texas for yielding and thank you for giving me the opportunity to visit Iraq.

Being from Tennessee, the Volunteer State, I volunteered to visit the men and women in uniform in Iraq. I wasn’t disappointed. Our troops are well trained, well motivated, and successful.

The insurgent extremist such as al Qaeda or is it us? The local people, seeing the difference, have chosen to have their lives continued with the use of force, force against their American troops and against any local who did not support their radical agenda. Our troops, on the other hand, have reached out in friendship and support.

The local people, seeing the difference, have benefited from the peace, their lives returned to normal and live in freedom. Therefore, Ramadi has gone from a city of death and destruction to one of
rebuilding and hope. I was able to see it firsthand during my visit in July.

As I walked throughout the busy city market, it was very uplifting to see the local people interacting with our American troops in a very positive way. The surge is underway, our troops are actually living in the city as trusted friends and allies. We're working with the local mayor and his directors to rebuild and totally rejuvenate the city. The city of Ramadi is located in al Anbar, a city that Chris just got back from a couple weeks ago and being a lost hope at the end of the year.

Of course, these relationships take time to develop, but the time and effort are worth it. Helping the Iraqi people secure their freedom helps us to defeat global extremists and, therefore, secure our own freedoms for generations to come.

We have to be successful as well. Ronald Reagan once said, "We win, they lose." If we choose not to succeed, that's the best case scenario. But we have to fight this battle that we chose to win.

You may ask, who are they and why does it matter to me anyway? They are not the Iraqi people. I had the opportunity to meet with some of them during my recent trip. The Iraqi people are essentially no different than any of us. They want to live in a secure and safe country, to have a job to go to in the mornings, be able to clothe and feed their families, walk across the street without fear of being blown up or shot, find reasonable health care, and to worship freely. These are the same things that any American mother and father would want for their children.

So who are our enemy in Iraq and other parts of the world? They're radical extremists who are willing to kill innocent men, women and even children to spread their ideology of hate.

We, the American people, have been lulled into believing that this is the President's war, the Iraqi people's war. Nothing could be further from the truth. The Iraqi people and the Iraqi Government see us as liberators from an oppressive regime, but they are just now learning how to live as a free people. Our common enemy do not want them to live free and productive lives. They want to fight this battle that we chose not to finish.

As I mentioned, our enemy has proven they're dedicated and willing to shed American blood on American soil. Do we really want to tie our hands to the point that we encourage failure over success in Iraq?

The cost to the American family is just too great to allow any other outcome. May God bless America and keep her strong and secure for generations to come.

Mr. CARTER. I thank my colleague from Tennessee. We had a great experience on that trip.

One of my good buddies up here and colleagues is PHIL GINGREY from Georgia. Congressman GINGREY has a more recent trip than the trip I was on in July. I believe Congressman GINGREY just got back a couple weeks ago.

Mr. GINGREY. I thank the gentleman, my good friend from Texas.
yet she, as a co-founder of the Out of Iraq Caucus, and many of her colleagues voted in favor before the August recess of every one of these, let’s see if we can tie General Petraeus’ hands behind his back.

So, I don’t want us to do poorly in Iraq. Surely not. I don’t suggest that. But I just remind them that this Commander in Chief, I may not agree with him on every single thing. I think the issue of stem cell research is something I support him on. Some of my colleagues on this side of the aisle do not. His thoughts about a comprehensive immigration reform that includes what I think is amnesty, I don’t support him on. Some of my colleagues on this side of the aisle do not.

His thoughts about a comprehensive immigration reform that includes what I think is amnesty, I don’t support him on. Some of my colleagues on this side of the aisle do not. His thoughts about a comprehensive immigration reform that includes what I think is amnesty, I don’t support him on. Some of my colleagues on this side of the aisle do not.

This President, this Commander in Chief had the courage to stand strong.

Now, my colleague just mentioned I had gotten back from Iraq, my fourth trip. I will probably never watch Mr. SHAYS. But each and every trip, homage to the 52 hostages. This President, this Commander in Chief had the courage to stand strong.

This President, this Commander in Chief had the courage to stand strong.

But not one of them wavered, even though this may have been their second or third deployment. They are still strong. That’s the same thing that I saw when I went to Iraq on this recent trip.

And bless them. Let’s hang in there for a little while longer. Then we are going to hear from General Petraeus and Ambassador Crocker on September 15, and it will be an encouraging bit of news.

Mr. CARTER. I told everybody about that trip to Iraq. The man who led that trip to Iraq is here, Congressman MIKE BURGESS, one of my classmates, came into Congress is from the great State of Texas, the northern part of our State, from the Dallas-Ft. Worth-Denton area.

Congressman BURGESS was the leader of our group that went over for our long weekend. Congressman BURGESS may tell us about the trip and has pictures to look at.

Mr. BURGESS. Let me respectfully point out we call that the Dallas-Ft. Worth area because that was where we would be able to expand their activities, not just to other areas of Iraq but, indeed, to other areas of the Middle East and, indeed, to other areas of the world.

Almost without question, the divergent futures, the potential divergent future of that country was on the minds of almost everyone we encountered during that very brief 2-day trip. Certainly America’s interest is going to be advanced if we continued to support and help that country and their active participation in quieting a very troubled region.

In July of 2006, there was no way that we could have known a congressional delegation into Ramadi. It would have been too dangerous, and we would have been turned down had we asked. But this time we got off of the C-130 in Baghdad and loaded onto the Black Hawk helicopters, and we were taken to Ramadi. That’s not the case.

Mr. BURGESS. But not one of them wavered, even though this may have been their second or third deployment. They are still strong. That’s the same thing that I saw when I went to Iraq on this recent trip.

But not one of them wavered, even though this may have been their second or third deployment. They are still strong. That’s the same thing that I saw when I went to Iraq on this recent trip.

No. Nothing that I saw on this trip would discourage me from either one of those things. This is my perspective. This is my portfolio country in Iraq, with a representational government that’s able to act as a partner in peace in the Middle East, would be vastly preferable to a lawless land ruled by terrorists, criminals, warlords and bandits. The fact is, I don’t think you can do a partnership where they would be able to expand their activities, not just to other areas of Iraq but, indeed, to other areas of the world.

Almost without question, the divergent futures, the potential divergent future of that country was on the minds of almost everyone we encountered during that very brief 2-day trip. Certainly America’s interest is going to be advanced if we continued to support and help that country and their active participation in quieting a very troubled region. We met with the soldiers of the II Marine Expeditionary Force, which are part of the surge. General Gaston, who I believe is on the pictures with President Bush over the weekend, was part of that briefing that we had there, met the mayor, met the health minister.

The mayor of Ramadi sounded like a mayor in any one of the 60 cities that are in my district. He said, I need more Federal money. By the way, if you come back and visit next year, this place is really going to be something, so plan on coming back and spending some money when you get here. He sounded like a combination mayor and
chamber of commerce guy, but he really believed in what he was doing. I guess, of all of the things that I didn’t expect to find when I got to Iraq this time, it was that slow building of the institutions of local government, which was driven not by lack of interest, but by the lack of building of the institutions of government at the local level, which here-tofore I had not witnessed on any of the trips that I had made to Iraq. That was the thing that probably gives me the most hope for what the overall future for that country may entail.

When we got to Ramadi, we had our briefings. We had our visits with the health director and the mayor. And then we went downtown. We went to an area that previously was involved in very, very heavy ground fire and ground fighting for the control of that city.

Remember, Ramadi is a city about the size of Fort Worth, Texas. It’s about 400,000 to 500,000 people. It was designated to be the provincial capitol of the resurgent caliphate in western Iraq.

Well, we walked through the market, and it looks like a very normal market in a Middle Eastern country. And you can see the look on the faces of the people there. They’re curious about people walking through their market. Clearly, it didn’t look like we were typical shoppers. But you see the faces of the children there, inquisitive and friendly.

A lot of stuff available for sale there, much more than I would have thought in an area that had been recently so hard pressed.

One of the very striking things to me again is the faces of the children, very energetic, very engaged, very trusting. These two young men came right up to us. I think they were interested in if we had any pens or quarters. Clearly, the close association with the American military has taught them a few things about life in this country.

But clearly, a very different picture on the street in Ramadi than you would have encountered a year ago. And then we went downtown. We went to an area that previously was involved in very heavy ground fire and ground fighting for the control of that city.

Again, my opinion: it is in America’s interest that we be successful. And to answer the question, is success still a possibility, I don’t think there’s any question after this last trip. The answer is: yes.

I’ll yield back to the gentleman from Texas, and I truly appreciate him calling this Special Order tonight.

Mr. CARTER. I thank my friend for his comments tonight. He led a really great congressional delegation over there.

My friend from Louisiana (Mr. BOUSTANY) is here. He just came in. And I would like to hear what he has to say about his dealings with this issue of the war in Iraq, I yield whatever time he may consume.

Mr. BOUSTANY. I thank my friend, the gentleman from Texas, for yielding time.

Let me start by saying, first, I want to thank our troops, our embassy personnel, State Department personnel and all their families for the sacrifices that they’ve dealt with as we’ve dealt with this problem in Iraq, this challenge that we’re facing with.

I’ve come away from a trip just this past week and recognize that I truly believe that General Petraeus and Ambassador Crocker are going to come forward with a very independent, unvarnished report about what’s going on in Iraq. We’re going to see what’s working and what’s not working, and I appreciate that. And I think that’s going to be the most important report that this Congress will look at to determine how do we move forward; what steps should we take as a Congress with this situation in Iraq.

With that having been said, this past year was very difficult. We saw a lot of
violence. I know at the beginning of 2006, Iraq was really threatening to spiral out of control with violence. Some described it as anarchic fragmentation, which was really a very visual term for what was potentially going to happen in Iraq.

And when the President announced his surge strategy back in I think it was late December, I have to say I was very skeptical because I kept thinking, what’s next? A surge is fine. We can get more troops in. The Iraq Study Group actually agrees that this could be a temporary measure to gain security. But what do we do following that to get political gains in Iraq? What can be done to help develop the economy in Iraq? These were the key issues to me.

Then it became clear, subsequently, that our State Department was working on a plan to deal with this. And it was unclear as to what exactly the steps were, but as things have unfolded, we have seen significant success over the past year.

And this was highlighted by my recent trip when I walked through the streets of Fallujah with three other Members of Congress. And I would have never thought that just even a month ago or two months ago a platoon of marines could even walk through the streets of Fallujah, much less four months ago a platoon of marines could even walk through the streets of Fallujah, in that city.

Fallujah, creating an environment of security to grow throughout the city of Iraq. These were the key issues to me.

And now what we’re seeing is tremendous success with this, with a sort of a grassroots movement. And I’ve said over and over, the most difficult thing is going to be to get the Iraqi central government to come to reconcile and to come to terms, because it’s been a very traumatic division with the division. But it’s going to be an Iraqi solution that will bring that together. And as this grass-root development happens in Fallujah, in Ramadi, in Tikrit and Mosul and other cities throughout Iraq, we will see a coalescence of political activity which will put pressure on those central politicians to come forward. And that’s part of the whole political process.

The Deputy Prime Minister of Iraq, the Sunni Deputy Prime Minister, his name is Salaam as Zobadaei, told us that you can look at the fruit, but the fruit will not come until you grow the tree. And that was a very, very, precise and vital something that needs to happen. We need to see Iraqi institutions growing from the ground up, because then you’ll have a sustainable government. To have an Iraqi Government impose from the top and try to force it down is not sustainable.

So I’m encouraged that this plan is working. We’re seeing positive signs, and we need to give it further time.

These provincial reconstruction teams are doing an outstanding job. There are some, just 10 or 14, I believe, just in the Baghdad and Anbar area, and then one in each other province. And I think our State Department deserves tremendous credit for working under very difficult circumstances and putting these provincial reconstruction teams together to make this sort of political grass-roots movement occur.

And on the broader diplomatic front, we now know that the Saudis are looking at putting an embassy into Baghdad. Recently, the French Foreign Minister was in Baghdad and they expressed that the French want to play a bigger role. We need to have continued vigorous diplomacy to move forward to get debt relief on the Iraqi Government. And I believe if we move along on the diplomatic front, as I mentioned, on continuing to build this grassroots political development internally in Iraq, economic development with microlending programs, all because we managed to get security, we’re welcome in Iraq. And I think in short order we should be able to draw back down on our combat troops and offer more of a supportive role.

Mr. SHAYS. I wonder if the gentleman would yield a second.

Mr. BOUSTANY. I’d be happy to yield to my friend.

Mr. SHAYS. Just to point out to him that what you’re encountering is significant. When the Iraqis saw us, be it the military or civilians, what I encountered early on was they were constantly blaming the other groups. The Shiias would blame the Sunnis, the Sunnis would blame the Kurds, and so on. But what they’re starting to do is they’re trying to say, we’re trying to work out our differences; give us more time to work together. And that’s a significant change.

Mr. SHAYS. Well, I’ve likened this to a sixth-grade dance when they first started out. They didn’t know how to interact with each other. But they’re starting to learn how to interact. They’re starting to be defensive of Iraq and speaking more with one voice; and I think it’s not an insignificant event that’s taking place.

Mr. BOUSTANY. That is absolutely true. They are a proud civilization. And I am not at a point now where I am ready to preemptively declare defeat in this, and I do believe we need to stick with this plan. I believe working for the first time since I have been in Congress, I have got a level of comfort that I believe we are on the right track. So I would urge patience in this. I do believe we will draw down some of our combat troops in the short term, and I am guardedly optimistic.

Mr. CARTER. Mr. Speaker, reclaiming my time, as I was listening to everybody talk here and listening to people talk earlier today, I get struck by the history of this village. And as I was sitting here, I wondered how often this debate had occurred during my lifetime or did it occur during my lifetime. I would like to think I am a student of history, but I will admit that my concentration was at the end of the Second World War until I was in high school, there is a gap there where it is only kind of the history of me and not the history of the United States. So I don’t know a lot about it, but I was thinking the Second World War in Europe, 1939 to 1945, Germany was divided into zones, I believe, until 1952. So we actually were the government of a zone, as were Britain and
France, from 1944 to 1952. I wonder if this debate took place in this Congress during that period of time. Bring our troops home. Why don’t those people stand up a government over there? Why can’t they get their act together? I would love if that debate took place. I don’t know. I might go look it up and try to find out.

Japan we defeated in 1945, unconditional surrender. And yet MacArthur established the occupation of Japan and, in fact, was heavily criticized when the War broke out for still being the czar of Japan. And occupation forces remained in Japan until some time in the mid 1950s. I wonder if that debate went on about Japan. The last time I checked, which was the day before yesterday when I was talking to some soldiers at Fort Hood, we still have troops in Korea, and that war technically ended in 1954. I believe it was, 1952 or 1954, and we still have troops there. And I don’t know if during the debates about why can’t those people get their act together? Why do we have to defend that country? Why do we have to defend them? I don’t hear that debate anymore, and there are still American soldiers standing watch in Korea.

I am not saying that we are going to occupy for this period of time, but where is our commitment to the commitment that our soldiers have given us? That deeply concerns me. I worry about it. And I can tell you our fighting men are worried about it.

So I guess that is why we get up here on the floor of the House and we want to let the American people know what we saw and what we heard and what we experienced. And I know the fighting generation that are living today; those soldiers are a great generation. The question is, will we be also ranked as a great generation, the people back home, for standing behind this great generation as they have done an outstanding job in defeating our enemy.

THE NATIONAL DEBT AND THE WAR IN IRAQ

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 18, 2007, the gentleman from Arkansas (Mr. Ross) is recognized for 60 minutes as the designee of the majority leader.

Mr. ROSS. Mr. Speaker, this evening, as on most Tuesday evenings when Congress is in session, I rise on behalf of the fiscally conservative Democratic Blue Dog Coalition. We are a group of 47 conservative to moderate Democrats that simply want to come here, put an end to the partisan bickering, and restore common sense and fiscal discipline to our Nation’s government.

This evening, as we begin this hour-long conversation, we are going to focus on Iraq, and specifically we are going to talk about why your tax dollars are being spent in Iraq.

You have heard a lot of talk this evening about Iraq. And I can assure you as long as we have our men and women in uniform in harm’s way, we are going to support them. They are doing everything that has been asked of them, and then some. My brother-in-law is in the U.S. Air Force. He has been in two wars. My first cousin is in the U.S. Army, and he is in Iraq this evening. It has affected all of us in one way or another. We have all had family or friends serve there.

This evening we are going to specifically focus on how your tax money is being spent in Iraq. For the last 5 years, the President has pretty much asked for a blank check, and if you ask him to be held accountable for how your tax money is spent in Iraq, he will tell you that you are unpatriotic. It is time that we stood up to this President and demanded the kind of accountability on how your tax money is being spent in Iraq just as we demand accountability from local and State governments when they receive a Federal grant. To put it another way, $16 million of your tax money is being spent in Iraq every hour; $16 million of your tax money is being spent in Iraq every hour. That is $16 million an hour that we can’t go to bridge in Minnesota that fell. And, by the way, there are countless thousands more structurally deficient bridges in this country, and this should have been a wake-up call for all of us to get away from business as usual.

That is above and beyond the $16 million dollars a day, but before we borrow interest on this debt.

Mr. Speaker, it is a great honor to stand up a government over there? Why can we stand up a government over there? Why can’t those people get their act together? Why can’t they settle their own differences? Why can’t they stand up for what is right? That is the kind of government we want in America.

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That is above and beyond the $16 million dollars a day, but before we borrow a billion dollars a day, we are going to spend a half billion today paying interest on the debt we have already got. That is above and beyond the $16 million an hour that we are sending to Iraq, much of which goes unaccounted for.

So we are going to spend this hour addressing that and other issues surrounding Iraq. And I am absolutely delighted to be joined by a number of my Blue Dog colleagues. I mentioned there are 47 members in the Blue Dog Coalition, and I would like to take this opportunity to welcome the four newest members: CHRISTOPHER CARNEY from Pennsylvania’s Tenth Congressional District, GABRIELLE GIFFORDS from Arizona’s Eighth Congressional District, BART GORDON from Tennessee’s Sixth Congressional District, and ZACH SPACE from Ohio’s Eighteenth Congressional District.

At this time I am pleased to yield to a fellow Blue Dog, someone who has become very involved in this conservative-moderate Democratic movement on Capitol Hill, someone who is not afraid to take a stand for what is right, and that is my friend JOE DONNELLY from Indiana’s Second Congressional District.

Mr. DONNELLY. Thank you, Mr. Ross.

Mr. Speaker, it is a great honor to have the chance to speak here again in the House.
Almost $9 trillion in debt. I just came back from a month in my district, as Mr. Ross had indicated, going to see constituent after constituent, talking about issues of critical importance to them. And I met a good friend of mine named Jim Fleming from LaPorte, Indiana. And Jim, you throw away $300,000 every month for information. Our job is to make sure, through our PAYGO system that we put in, that the debt goes no higher. That we start to reduce it, that in Iraq we get answers, answers that, instead of letting $12 billion disappear, that those funds be used either in our district, or to provide up-armed Humvees and MRAP vehicles that will save our soldiers lives. Appropriate armored vests, the kind of things that will protect our soldiers, not feather someone else’s nest.

Mr. Ross, I’m proud to stand here with you tonight and have this opportunity.

Mr. ROSS. Will the gentleman yield? Mr. DONNELLY. Absolutely, sir.

Mr. ROSS. You mentioned something that really piqued my interest, and that is making sure that we are providing our soldiers with the best technology in armored vests. And I want to thank you for raising that this evening. I’ve got a constituent in my district whose son is getting ready to go back for the second time, Arkansas National Guard, 39th Brigade, being asked to go back for a second time. And when you sign up for the National Guard, you’re supposed to spend 1 year out of 5, and now they were there in 2003 and 2004, they’re being asked to go back again by Christmas of this year or early next year. And he raises a very important issue. This is a constituent from Garland County in Parachute, Arkansas, near Hot Springs, and that is, he wants to ensure that our men and women in uniform, his son, has the best armored body gear and protection available. There are a lot of tests going on right now, and we need to be sure that they are adequate.

There have been hearings on this in the Congress. But 5 years into this war you would think, if our government, if this administration is sending $16 million an hour of your tax money to Iraq, the very least they could do is ensure that our brave men and women, our soldiers that do everything that is asked of them, have the very best in body gear and protection.

Mr. DONNELLY. There is no question, Mr. Ross, that when we look at our soldiers, nothing but the best is acceptable.

As you mentioned the soldiers in your district, we just had, about three weeks ago, our South Bend, Indiana, military reservation, to some extent, the most dangerous duty in Iraq. And, again, they went with their pride and with a determination to do well. And our job, my job, your job is to make sure they have the very, very best. And it’s not appropriate to see your money disappear, to see it wasted at the tune of $300,000 a month it was. To some gentleman who is making up stories in the back room when we think he’s providing information. Our job is to make sure that the young men and women of Arkansas, New York, Indiana, Delaware, Pennsylvania and all our States have the very, very best armored equipment, armored vehicles. Their safety and their return home to their loved ones is the utmost importance.

Mr. ROSS. I thank the gentleman. And he makes some very good points. And regardless of how you feel about what’s going on in Iraq, and I personally have voted three times for a new direction in Iraq, but one of the things that I think we can all agree on is that we need more accountability for how our tax money is being spent in Iraq. And we need to ensure that money is going to our soldiers in uniform with the very best equipment that’s available to them today, not what was the best equipment 5 years ago, but what is the best equipment today to best protect them as they perform their duty and service to our country. And that’s one thing that we can all agree on.

At this time, I’m pleased to introduce another fellow Blue Dog, a new Member in his first term in the 110th session of Congress who is rapidly and quickly becoming very involved and immersed in the fiscal issues of the Blue Dog Coalition, and that’s my friend, Mr. MIKE ARCURI from New York’s 23rd Congressional District, who just returned from a trip to Iraq. Mr. ARCURI. I thank my friend from Arkansas for yielding, and I would like to thank you for what you do for the Blue Dog Caucus.

I know, the thing that first attracted me to the Blue Dog Caucus was the fact that they believe so strongly in fiscal responsibility in the pay-as-you-go idea, and the fact that we have to tighten our belt, we have to make some very difficult decisions. It’s not easy when there are things that we need for our district and things that we know we need here domestically, and yet we can’t spend more than we have. And it’s no different than we would in our own home. You don’t buy things that we can’t afford. We can’t enact legislation, we can’t create bureaucracies that we can’t pay for. And that’s why I’m so proud to be a member of the Blue Dog Caucus.

I did just return from Iraq just a few days ago. And I couldn’t help, while I was there, noticing immediately the amount of money that we have spent in Iraq. You know, when you look at the fact that you ride along and you see that we have literally created, built whole cities in the middle of the desert, in the middle of this expansive environment we have actually created cities and the amount of money, the amount of cement, the amount of wood that we’ve used to build these bases and amount of material that we have there. I can remember that in one of the bases we pulled up to one area, it was huge, and there was nothing but electric transformers in a huge field; and those were transformers that they were using to put new electric and bring new power to different places in Iraq. And then we drove a little further and there was another area with nothing but Humvees and another area with nothing but bulldozers. And you can’t help but realize just how much money and how much time and expense we’re expending to rebuild Iraq.

And during the course of our conversation while we were there, we were talking about some of the things to one of the members of the military, one of the things that they needed there. And I couldn’t help but think back in my district in upstate New York, back in Utica, there are things that we need that we don’t have. We need improvements to our roads. And much like your district in Arkansas, we have been waiting for a connection between Utica and the city of Binghamton, a Route 12 extension. We’ve been waiting for years and years, since before I was born, for that; and still we talk about it. And yet we spend billions of dollars. You quoted the figure $16 million an hour we are spending in Iraq. We continue to spend it, and we’ve been doing it for years and years. And while we continue to spend that money, we continue to spend resources that are critical to us while countries like China are continuing to invest...
September 4, 2007

CONGRESSIONAL RECORD — HOUSE

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their money in their own economy, in creating jobs within their country. We need to be spending our money to create jobs in our country.

And, you know, while I was in Iraq, the one thing that I was struck by probably is the incredible job that our troops are doing. Anybody that you talk to that's been to Iraq, the first thing they talk about is the incredible job that our troops are doing. And I couldn't help but think that any just cause anywhere in the world, if we have the troops to perform and complete, I have utter confidence that they can do it. Our military is just an incredible organization. They do what is asked of them and much, much more. And they have done the same in Iraq, and I think that it's time that we give them more direction in terms of a mission and that we start to give the Iraqi people a little more ability to stand on their own. I think when we start to bring our troops home, we start to allow them to stand up and handle their own affairs, they will do it, and they will do it in a good way and in a fine way and we will be there to help them.

But, you know, there was a book written years ago by the Chinese general Sun Tsu, and it was called "The Art of War." And in that he writes an interesting paragraph and he says that in any extended confrontation, regardless of how wise a nation's counselors are, no country can win in an extended war.

This war has been prolonged far too long. It is time, I believe, for us to focus upon what is important here domestically, that we stop focusing on spending so much money in Iraq and we begin to focus again on the things that are happening here in this country. So I believe that it's time that we allow the country of Iraq to stand up for itself, and that we begin to bring our troops home.

I yield back, Mr. ROSS. I thank the gentleman from New York for his insight on his recent return from a trip to Iraq.

I was last there August 11, 2004, when we had the 39th Brigade from Arkansas' National Guard there. Now they're ready to go back, and I hope to be able to go back while they're there because the least we can do is go there when our troops are there from our respective districts and let them know that we support them and make sure that some of this millions of dollars is being spent on providing them the very best equipment that technology and money can afford to buy.

What we're talking about this evening is the cost of Operation Iraqi Freedom. The gentleman from New York is absolutely correct, we need a new direction in Iraq. Basically, we're there fighting their civil war for them. And as long as they're shooting at us instead of one another, there is no incentive for them to learn how to get along. No one fought our Civil War for us, and I'm absolutely convinced that the only people that can decide the fate of Iraq are the Iraqi people.

We have had a lot of victories there. We went there because of weapons of mass destruction. We now know there are none. We have a new direction in Iraq. Basically, we need a new direction in Iraq. We are doing what's right, and we're doing it right.

It's debatable whether there ever was or not, but that's an issue that we can debate all night. But hindsight is 20/20. We stayed until Saddam was removed from power. We stayed until he was brought to justice. Clearly, he was an evil dictator. We have evil dictators all over the world, many of whom remain in power today. We began until a new Iraqi Government was installed. We stayed and tried to train their police and military force. And yet this administration continues to move the goal post on our soldiers. And so how many victories are they going to have to accomplish before we allow them to come home and allow the Iraqi people to decide the fate of their country?

The cost of Operation Iraqi Freedom, this is one statistic that is not debatable. You want to know how well it's going? In 2003, we spent $53 billion of your tax money in Iraq. In 2004, that was increased to $63.8 billion. In 2005, that increased to $84.7 billion. In 2006, that increased to $101.7 billion. And in 2007, $135.2 billion so far. The administration is getting ready to come back here shortly for more. That's $11.3 billion a month, that's $370 million a day. You do the math. That's between 15 and $16 million an hour of your tax money going to Iraq and, as Congressman DONNELLY mentioned, much of which is unaccounted for.

At this time, I yield to my friend, fellow Blue Dog member from my neighboring State of Tennessee, and that's LINCOLN DAVIS, an active member of the fiscally conservative Democratic Blue Dog Coalition that's never afraid to speak his mind. I'm really glad to have Alvin C. York, in Palmyra where I live, Richard Holbrooke wrote a book in 1991 called "The Art of War." After Winston Churchill had made his "Iron Curtain" speech in Fulton, Missouri, President Truman and many of his staff members had already retired for the evening. The three people who were basically sitting in the room at that time were Charles Robb, who was then the press secretary for Truman, Alvin C. York, and Clark Clifford and Churchill. They talked about how our lives are influenced strictly by the accident of our birth.
What Churchill said, and I am quoting him as quoted in the book, "If I were to be born again, I would wish to be born in the United States. Your country is the future of the world. You have natural resources, the spirit, the youth, the determination, which will steadily increase your global influence." He was correct in making that assessment over 60 years ago as he made this speech. He was correct then. And we are correct today to say that America's presence in the world today would say that? I would say that because when God put my soul in the body of a woman who lived in America, it was a great blessing for me just to be born in this country. We have got to regain and capture throughout the world that spirit that folks from nations abroad have seen in this country, and I think we can recover it, to where we are looked upon, as Ronald Reagan said, as that shining light of freedom that folks can look across the world and say.

We need an Eisenhower moment in Iraq. It has been said that after Eisenhower was elected President in 1952 that as he was ordered up he asked, as a general, military people in the field, "What can I do for you?" When he was in the field, the Army, if he could be able to have a few small planes that he would fly over South Korea and in parts of North Korea. It is also said, and his memoirs pretty much confirmed this, that after they landed he was silent for a few moments. And he basically said, "We cannot win this war. We are fighting it, but we cannot afford to lose it, either. We cannot lose this war. The way we are fighting it, we cannot afford to lose it. He knew we would have to engage, a much larger war, a larger war that would include perhaps even China, which would have stretched America's resources and it think America's fiber to the breaking point.

Eisenhower understood that we were in a war that we should not have been in. Now some will question what I am saying, But that was Eisenhower's comments. It is a war that we are not ready to win. It is a war that we can lose, and we can't afford to lose. In his first address of his President this President brought about a resolution of a cease-fire in Korea. Did we stay there? Sure, we have been. Will we stay in Iraq? Sure we will. Every resolution that we passed on this floor that calls for a date certain authorizes this administration and authorizes the Defense Department to keep adequate personnel in the field and military presence in the field to help protect the resources, the assets of this country and protect our friends in the area and to help train those soldiers, the armies, the policemen, and the civilians of Iraq. We will be there several years from now, just as we were in South Korea, as we were in Western Europe. It is how we stay that makes the difference. It is how we stay that will make the difference.

The way we are there now I don't believe is the way we ought to be. We can no longer be the army for Iraq. We can no longer be the police on the streets, on the beat, providing security for the folks in Iraq. The Brits just pulled out. This great British leader named Winston Churchill, his country just pulled their troops out of Basra. Are we going to have a surge in Basra with American troops?

Mr. Speaker, let's ask the President that. Is that our intention now, that we will have a surge and resupply the troops there? Because it seems in southern Iraq obviously there is a lot of turmoil, a lot of killings, basically a civil war between the Shias, now some folks say are happening. In northern Iraq where the Kurds are, we are not there operating as the army or the police, we are on the beat. In northern Iraq where the Kurds are, they are providing their own autonomy.

It is my opinion that the longer we stay in Iraq, the worse we will be. We need an Eisenhower moment in Iraq, not a General Custer moment, not a charge into the Little Big Horn to where we get destroyed. It is time that we reassess our situation in Iraq to a war that we win in Iraq.

I am watching TV. I am seeing Iraq being sold by TV commercials as if we are selling an automobile to the American public. That saddens me when I see some of our wonderful soldiers, and I applaud them, who are saying, 'We cannot cut and run. I agree with them. We can't cut and run. But we don't need to be selling this war on TV commercials as the right thing to do.

The thing that we have not done, in my opinion, is that we have allowed Afghanistan to be left pretty much as an island to themselves. Oh, we are there. But just think what we could have done if we had spent the time and resources and kept the number of troops in Afghanistan that we moved to Iraq. It is my belief that Karzai would have probably been, and still may be, someone that we may call their George Washington. We now see troubles in Pakistan. We are now seeing countries in Central Asia after the dominance of the Soviet Union for many years, many are floundering around trying to figure which is the best route to go. Each feels, I believe, that democracy is the best route to take. Many are struggling with their democracies in Central Asia.

Just think of what we could have done in Afghanistan if, in fact, we had stayed there, helped build that country to take out those that would do harm to them, to destroy Afghanistan. We could have helped build a democracy that I believe would have been infectious. The countries of this democratic nations would have been springing up all over to continue to bloom and to progress in Central Asia.

It would have been infectious, in my opinion, in the Middle East, as well. And we would have seen the tumbling of the strongman-type governments. In every one of those countries surrounding Iraq, there is a strong person who runs those countries. If we had helped build this in Afghanistan, we would have seen, in my opinion, a much different Middle East than we see today and a much different Central Asia.

One of the real problems we have today is I think even Pakistan would have seen the success in Afghanistan and might have wanted to move further in that direction. In fact, the Taliban-type warriors and al Qaeda led by Osama bin Laden did attack us. I keep hearing these folks from the side saying, If we don't fight them there, we will fight them here. What do you think happened on September 11? They were here. And we have forgotten who attacked us. It wasn't Iraq. It was Osama bin Laden and the al Qaeda network. They are now, in some folks' opinion, in the areas of Waziristan and Pakistan. If, in fact, if in fact, Pakistan were to fall, guess who gets the nuclear weapons?

So our foreign policy, in my opinion, needs to be revisited. All of us need to start being American Democrats and American Republicans, not right-wingers and left-wingers. It looks like we have chosen up sides and we have started to listen to the talk shows on one side or we look at the liberal communications on the other side, and all of a sudden that is what drives us in this country. It is time we start being Americans again, American Democrats and American Republicans, and look at our failures. Eisenhower understood it. George Custer found it out. We don't need a Custer move. We don't need to have advertisements telling us we need to have a war in TV commercials.

We need honesty, Mr. President. We need honesty. My request to you is this: I have an administration, one of honesty. Let's get on with making sure we rebuild that area, put our troops out of the kill zone and stop requiring them to be the soldiers. Because if in Basra and southern Iraq and northern Iraq our troops are there, and the only place where it seems the most violent actions that take place is where our troops are, that should tell us something.

We need to be sure that we keep enough troops to keep Syria or Iran, or quite frankly even our friend called Israel. If we have left pretty much their own beneficial gain and let Iraq work its problems out. It is time. We have given them a government. They have accepted their government. They have elected their government. It is time for them to start leading and taking on the responsibility. I call upon this administration and this Congress to work together to make that happen.
We have built and helped build in South Korea over a period of 30–40 years one of the strongest democracies in the Asian-Pacific rim and Asia, the strongest economy called South Korea. It took a long time. It will take a long time to resolve the differences in Iraq. But we cannot do it the way we are doing it today.

Mr. ROSS, Mr. Speaker. I thank the gentleman from Tennessee. He raises an excellent point. All this started after 9/11, and we all know Osama bin Laden was responsible for 9/11. We now have some 25,000 troops in the Afghanistan region. Committee that to be a quarter million troops in the Iraq region. Eighty-something percent of the people in Afghanistan want us there. Contrast that with Iraq. 71 percent of the Iraqi people don’t want us there, and 60 percent say it is okay to kill a U.S. soldier. I believe it is time for a new direction in Iraq. Three times this year I have voted for a new direction in Iraq.

Let me be perfectly clear: As long as we have got troops in harm’s way, I am going to support them. As I indicated, my brother-in-law is in the Air Force. He has been in the region. My first cousin is in the U.S. Army and is back for the second tour of duty in Iraq right now.

Back home in Arkansas, young people I have taught in Sunday school and duck hunted with will soon be going back for a second tour of duty in Iraq. I will be there every step of the way to support them. But I also want this administration and this Congress to give them a mission that is obtainable, one that will take them out of harm’s way.

I have had too many soldiers from my district die in Iraq. Just in the last few weeks, Specialist Donovan Witham from Malvern, Arkansas, gave his life in Iraq. Just a few days ago, I was able to spend some time with his family in their living room letting them know that I am thinking about them all the time. This is not about politics. There are a couple of housekeeping things I may mention, Mr. Speaker. I have been in a couple of housekeeping things I may mention, Mr. Speaker. I have the American public as they watch this.

Mr. Speaker, which is going to Iraq, is $16 million an hour of your tax money, Mr. Speaker, that is going to Iraq. He was there, I think it is important that we go and let our soldiers know we support them and make sure some of this money over there is being spent on them and providing them the best equipment that money can buy. They deserve nothing less.

But the type of folks that I think the President needs to spend a lot more time listening to are the type of Members of Congress that have served in the military. PATRICK Murphy from Pennsylvania. PATRICK, not too long ago, was known as Captain Murphy and spent not a few hours in Iraq, but a few months in Iraq, nearly a year. PATRICK Murphy from Pennsylvania, eighth congressional district, a fellow Blue Dog member who helped write H.R. 97, which is a bill endorsed by the Blue Dog Coalition to provide for Operation Iraqi Freedom cost accountability to ensure that this $16 million an hour of your tax money, Mr. Speaker, that is going to Iraq, is being spent on our soldiers.

With that, I yield to the gentleman from Pennsylvania, Congressman-Captain PATRICK MURPHY.

Mr. PATRICK J. MURPHY of Pennsylvania. Mr. Speaker, I thank the gentleman from Arkansas. It is an honor for me to be here tonight.

I would like to say to the gentleman from Arkansas, that is exactly right.

[constituent's name] supports the troops 100 percent. We may disagree with our colleagues on the foreign policy and the foreign aspects of it, but never question the commitment and the honor that our troops are serving with. I believe that is why we all take time out of our schedules to let them know we care for them, to break bread with them and let them know that he is fighting for them here in Washington.

I believe those troops understand what the stakes are right now. They understand that this United States House of Representatives and this body supports the troops 100 percent. We may disagree with our colleagues on the foreign policy and the foreign aspects of it, but never question the commitment and the honor that our troops are serving with. I believe that is why we all take time out of our schedules to let them know we care for them, to break bread with them and let them know that he is fighting for them here in Washington.

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I believe the sacrifices that the brave men and women in uniform, I thank the President for going to Iraq. He was there, I think it was his third trip, he was there for a few hours. I spent a day in Iraq. You have not been there, it is important that we go and let our soldiers know we support them and make sure some of this money over there is being spent on them and providing them the best equipment that money can buy. They deserve nothing less.

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what we passed in this House, I am very proud about, is $1.3 billion in tax cuts for those small businesses. We did it not just writing a blank check and passing that debt that we talk about to our kids, we did it in a fiscally responsible way, the way that Blue Dogs believe we have to do it.

Everyone is real quick to write tax breaks and tax cuts, but never figure out how to pay for it. Just increase our debt. Increase our debt. When the President signs $1.7 billion in tax cuts, it somehow suddenly turns into a tax break. I want a tax break. But how are you going to pay for it, Mr. President? Not on the backs of our kids. Not on the backs of the next generation. We need the pay-as-you-go.

So when my daughter was born 9 months ago, when Maggie Murphy was born, she was born in Lower Bucks Hospital, she was born in this country owing $29,000 to our national debt. We owe $9 trillion in this country. A lot of that we do not want our kids to pay.

China, Korea, Japan. We borrowed $367 billion from Mexico.

So that means per month, per month we average about $21 billion just to pay the interest on this debt. It is like a credit card. You have to pay the principal off. Per month we have to pay $21 billion in interest.

To make a comparison, budgets are choices. Budgets are moral documents. Per month in the Federal Government we spend $21 billion just on the interest, but we only pay $5 billion on the Federal level on education. And to keep America more competitive, we need to invest in education. So that is why it is important that we partner with small businesses. That is what we do with the $1.3 billion in tax cuts.

How it worked out, I had two business owners, one was a CEO, his name is Neil Matheson today, and when he started a business, he was the only employee. You fast forward it, now it is a 250 person business. They have 140 of those employees in my district, and I am proud that many of them live and work in Bucks County. I talked to him. And another president of a small business was Kevin Kruse.

I talked to Neil Matheson and I talked to Kevin Kruse, and I talked to them about the challenges they faced before I was running for Congress and then I won them when I became a Member of Congress. We passed this, and they talked about how important this bill was that we passed.

Per year, they commented, Kevin Kruse specifically commented, big corporations which employ Americans, big corporations can sell if they needed some money infusion, they can sell stocks or go public. Small businesses don’t have that option. So they have to worry about their cash intake and their cash flow.

So what Mr. Kruse said today when I was with him, he said this tax cut that the Democratic Congress passed, that the Blue Dogs championed, saves my business $13,000 more in deductions per year now because we established it through the IRS Tax Code through a pay-as-you-go system. That is serious money. That is serious money. That is why they stood with me today when we talked to me.

Before I joined the House of Representatives, Mr. Speaker, I talked about more accountability and greater oversight in Iraq and over the Iraq war operations. I am a proud Member of the Blue Dog Coalition. I have been calling for accountability in Iraq on the floor of this great body for 8 months now. In fact, some of my Blue Dog colleagues have been demanding common sense talks and reported that now the war for more than 4 years before I even got here.

Well, Mr. Speaker, the problem with these repeated calls for action is they seem to be falling on deaf ears down the road at the Pennsylvania Avenue at the White House.

Mr. Speaker, the American public and our families at home are demanding some answers. Earlier this year we introduced legislation to set up a Truman-type commission to track fraud, waste and abuse in Iraq. This was after the reports from the Special Inspector General for Iraq Reconstruction came to the House Armed Services Committee, I came to the committee that I have the honor to serve on, and he said there is $9 billion missing and 14,000 weapons that are missing in Iraq. But recently, the Government Accountability Office, again, nonpartisan, introduced legislation that they think is important, that the number of weapons that are missing in Iraq went from 14,000 to 190,000. Think about that; 190,000 weapons, and 110,000 of those weapons were AK-47 rifles.

Now, when I was in the military when I joined, I used to sing a cadence when you are running in the morning, we call it PT, physical training. The cadence said, “Used to date a beauty queen; now I date my M-16.”

See, you bring a rifle to you as if it was your girlfriend or your loved one, because you can never miss it. When you are in the field at night and you fell asleep and you had a few hours to catch some shut eye, you tied it around your leg so no one would steal it from you.

That is called accountability. That is what the Blue Dogs stand for. That is why I joined this organization when I came to Congress. I was honored to be selected and to be part of them.

You think about 110,000 weapons just missing in Iraq. Just missing. Imagine those weapons in the hands of Muqtada al-Sadr’s militia. The accountability is not happening in Iraq. It is not our troops’ fault, it is the Iraqi people’s fault, because they are not stepping up to the plate. You know, you lose a weapon in the U.S. military, you are probably going to be court-martialed. In Iraq, you are probably given a new one. That is a major difference and one that we can’t stand for.

These rifles are like the ones I used to carry when I was in Baghdad, Iraq. When I was there four summers ago, Mr. Speaker, August was called fire month. The month of August in Iraq is called fire month because it gets so hot. Imagine our troops over in Iraq right now, with all that equipment on, every day working their tails off to support and defend the Constitution of the United States of America, that oath that they took when they became members of our great military.

You look back at January when the President made the decision to escalate our troops over there. I spoke out against it. I thought it was the wrong policy. But the President overrode our decisions in Congress and he said, just give us 6 to 9 months for a political solution.

You look now, and I said then I am against the policy but I hope this surge works. I hope the escalation of troops I want to succeed. I spent months of my life there, and I care for the Iraqi people and I love our troops.

But now it has been 9 months. Now you look at what is really happening. You think about 6 to 9 months to allow a political solution to happen. Nine months later, you had the Iraqi Parliament take a summer vacation. Take a summer vacation, when our troops are fighting every single day.

Now, had the Shia government that is in power now, before the Sunnis were in power, now it is the Shia, it is a democracy, they have to reach across the table and work with the Sunnis. They have got to put their personal beliefs aside for one Iraq.

So the Shia leadership, President Maliki said, okay, we are going to reach these benchmarks. We are going to do these commonsense things that we pledged to do now for years. They have got to do it. It is not one thing. Things like sharing oil revenue with the Sunnis, they haven’t done them.

So what political solution do we have right now, Mr. Speaker? We have the Sunnis saying I quit. I quit. You don’t see our troops quit. You see our troops standing up every single day.

For those listeners at home, you make sure when you see a troop, whether it is in a restaurant or airport or train station, you don’t have to give them a long speech. You agree with the foreign policy of the United States of America. But I ask my fellow Americans, Mr. Speaker, to make sure that you tell those troops when you see them out there in every day America, say thank you very much for serving our country, that is all you need to say. It means the world to them.

I took my wife out, I had a date night the other night. I took my wife out, we went to Red Lobster. My wife’s grandmother watched our little daughter. We went to date night, and, Mr. Speaker, after dinner she went to the restroom to use it at the Red Lobster.
I am waiting in the car, and waiting to get into the Red Lobster was a member of the Pennsylvania National Guard. He was there with his family. I took the keys out of the car, I ran up to him real quick. I was dressed not like a Congressman, I was just like a regular guy, just a regular shirt and shorts on him. I said to him, I said, hey, troop, I just want you to know that I appreciate your service to our country.

Then we started talking a little bit and at the end I told him I was a congressman and gave him my card. I said, if there is anything I can ever do, you let me know, and I will keep you in my prayers.

He got choked up and said, Thank you, Mr. Congressman, I appreciate that.

I told him, Just call me “Patrick.” You don’t have to call me “Mr. Congressman.”

We have meetings in Washington on the Armed Services Committee. I am also honored to serve on the Intelligence Committee. We also have meetings in the Blue Dog Democrat. We talk about these things at the Blue Dog Democrat meetings. We care with every fiber of our being for these troops.

Mr. Speaker, I was at a meeting with the Blue Dogs at 5:00, or 7:00 as they say in military time. I passed around a sheet talking about how can we take care of our troops.

When troops get orders to deploy, sometimes they don’t have a lot of time. Sometimes they have rent. Well, they don’t need to have an apartment if they are in Iraq or Afghanistan for 15 months, so they want to break their lease. There is Federal law, there is the Servicemembers Civil Relief Act, so they break their lease. It is a commonsense bill that this Congress passed. There is a bill that says expand that now to allow our troops who have cell phones, a 1-year or 2-year program, why not allow the troops to break their cell phone contracts. Their cell phones are from Verizon or Cingular, and they don’t have cell phones over in Baghdad or in Afghanistan. That commonsense approach says let them break their cell phone lease under Federal law. That is the type of backing that they need.

To get back to the Iraq Accountability Act, Mr. Speaker, you look at what this Iraq Accountability Act has done to shed light on fraud, waste and abuse. The report that I just mentioned about the 190,000 weapons is a disgrace when you talk about accountability.

Last month, there were a total of 73 criminal investigations related to contract fraud in Kuwait, Iraq, and Afghanistan; 73 criminal investigations. That is 73 investigations on contracts totaling $5 billion. That is billion with a “b.” The chairman wants to identify more than $15 million in bribes. If there is ever a time for a new direction in Iraq, now is the time, Mr. Speaker. If there is ever a time for accountability and oversights, now is the time, Mr. Speaker.

And as long as my fellow Blue Dogs and I are here in the House’s great body, we will keep calling, we will keep fighting for what American families and America deserve, and that is that is civilian leadership that is just as smart and savvy as those troops on the ground.

I want to thank again the gentleman from Arkansas, Mr. Ross, for allowing me to speak. I appreciate your leadership role with the Blue Dog Democrats. When I was home, Mr. Speaker, and I was talking to those families in Bucks County, many told me, Mr. Congressman, I like that are you a Blue Dog and that you are standing up for fiscal responsibility and you stand up for change. I like the fact that you stand up for a new direction. I like the fact that you talk about that $9 trillion in debt that we have right now and how it is immoral to pass it on to our kids, because it is. I like the fact that the Blue Dogs stand up and say you have a pass-the-buck system, not a pay-as-you-go system, not a pass-the-buck system. That is what happened before. That’s leadership.

And, Mr. Speaker, to the gentleman from Arkansas, to my colleague from the great State of New York, it is a great honor to be among your midst as a fellow Blue Dog.

Mr. ROSS. Mr. Speaker, I thank the gentleman from Pennsylvania for his insight as someone who has served in the war in Iraq as a captain in the Army, and we appreciate his spirit here in the Congress and his insight into helping us draft proposals like H.R. 97 to restore accountability and common sense on how your tax money is being spent in Iraq and ensuring that is directed towards our brave men and women in uniform and protecting them and keeping them safe.

Mr. Speaker, it is time for a new direction in Iraq, and that is what this Blue Dog hour has been about this evening. I thank my colleagues who have joined me.

If you have any comments or questions, you can e-mail us at BlueDog@mail.house.gov. That is BlueDog@mail.house.gov. We stand here on behalf of 47 fiscally conservative Democratic Blue Dog members that make up the Blue Dog Coalition.

HEALTH CARE

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 18, 2007, the gentleman from Texas 3 that we were going to do the country’s business this year, every one of us knew that the Children’s Health Insurance Program expired at the end of the fiscal year, which is less than 30 days away.

Still, we waited until the absolute last minute before we broke on our August recess. A bill came to the House floor after some fairly contentious committee proceedings. Regular order in the committees was not adhered to. We didn’t go through a full committee process. We got a big bill dumped on us right before we had a full committee hearing, and as a consequence, there was no time to evaluate that in my Energy and Commerce Committee. It was brought to the House floor and it passed largely on partisan lines. It is strikingly different than the bill passed in the Senate, and the President had already indicated that he would not sign but veto the bill passed in the Senate. And I have to believe that the bill that was passed at the last minute, in the waning moments before the August recess by the House of Representatives, I have to believe that the President feels the same way about that bill as well.

It is significant, of course, because there are a lot of people who depend on the State Children’s Health Insurance Program.

Mr. Speaker, I don’t think I can name one person in this body on either side who would be for the reauthorization of this program if we could simply sit down and do it in a reasonable fashion. Unfortunately,
that was not available to us. So now, we will go through and watch the drama of naming conference and having conference committee hearings and we will have a bill that will come to us which may or may not be acceptable. I have made it clear at the end of the day it is going to be very difficult for us to pass a conference report that the President can sign before the 30th of September.

There was a lot of good stuff in the bill. There were a lot of good things in the bill, but it should not have been tackled as separate entities, not rolled into this one big amalgam that was spread out before us right before the end of the session.

One of the things that was addressed in the bill that I was grateful for was an attempt to deal with one of the things that has been a very contentious issue the entire 5 years I have been in this Congress, and that is the issue on physician payments. But as a consequence of how the bill has been handled and how the bill was brought to the floor of the House and how the bill was pushed through the committee process, again it is unlikely that the reasonable things that were in the bill will get to a vote of the day and those things will still be requiring our attention before we get to the end of this year.

Mr. Speaker, one day right before Chairman Alan Greenspan concluded his tenure as chairman of the Federal Reserve, he came and talked to a group of us here on Capitol Hill, and the question came up: Mr. Chairman, what do you see about the problems ahead for the Medicare program?

Chairman Greenspan thought about it and he said: I think when the time comes, you will make the necessary hard choices that are required to keep the Medicare program solvent. He then went on to say what concerns me more is will there be anyone there to deliver the services when you actually require them.

Those have been words that have stuck with me since the time Chairman Greenspan came and talked to us early that morning. He has since been back and talked to a different group; and I asked him if he feels the same way today, and the answer was not only yes, but yes and more so.

Back in my home State of Texas in March, I went to a conference in a magazine that is published by the Texas Medical Association called Texas Medicine was an issue about running out of doctors and how medical schools were having to work extra hard to develop new doctors, and since this was a Texas-based article, it appealed those doctors practicing in Texas.

There is a series of three bills that I have recently introduced this year to try to deal with the ongoing physician manpower shortage as I see it. Now, the first of these bills would be to deal with graduate medical education and some enhancements to graduate medical education.

This would help younger doctors with the creation of new residency programs. A strange thing about doctors is, and one of the things that was stressed in this article in Texas Medicine, we have a lot of inertia. A doctor is very likely to go into practice within a 50-mile radius of the hospital where the doctor does their residency. They don’t show a lot of originality of thought when it goes into establishing that private practice. They tend to stay where they were in training.

There was a lot of reasons for that: Comfort and knowledge of the other practitioners in the medical community, knowing those pathways for referral, perhaps even already having established some pathways for referral sources while in the residency program. For whatever reason, doctors tend to practice very close to where they trained in residency.

But a lot of smaller and medium-sized communities with hospitals that to go patient care without sustaining a residency program, in fact, don’t have a residency program. The barrier to entry for a hospital like that to set up a residency program is quite expensive, and so the barrier to entry is significant. And as a consequence, those residency programs are just not done. They are not established.

The bill I proposed is designed to get more training programs into areas where medical service is less than optimal, perhaps rural or inner city areas, to get young doctors training in locations where they are actually needed.

Now, the Graduate Medical Education Act, as introduced, would develop a program that would permit hospitals that do not traditionally operate a residency program, it would allow them the opportunity to start a residency training program. The program would establish a program with tax incentives to entice more students to focus on high-need specialties. Now, a lot of those high-need specialties are actually training the doctors that are needed is part of solving an impending physician shortage that realistically could encompass the entire health care system in the country.

Another aspect that needs to be considered is actually training the doctors for those high-need specialties. Now, a second bill introduced, H.R. 2384 for those of you who are at home, the High Need Physician Specialty Act of 2007, establishes a mix of scholarships, loan repayment funds and tax incentives to entice more students to medical school and to create incentives for students and newly minted graduates to enter public or private, nonprofit health facility determined to have a critical shortage of primary care physicians.

Other prominent groups such as the American Association of Retired Persons, the American College of Emergency Physicians and the American Osteopathic Association, have been very supportive of this legislation, and Mr. Speaker, I would just parenthetically point out, we did earlier this year a similar bill to offset some of the costs of educating younger lawyers. Perhaps we should devote some similar attention to young physicians as well.

But you know, Mr. Speaker, in addressing the physician workforce crisis, in a little bit we’re going to focus on some liability concerns in reforming the liability system. I’ve already talked about placement of doctors in locations in greatest need and the financial concerns of encouraging doctors to remain in high-need specialties. The other thing that we got to focus on is perhaps the largest group of doctors, and I know for a fact it’s the largest and still growing group of patients, that group that’s encompassed by the so-called baby boom generation and their effect on the entire Medicare program.

We’ve all heard it before. The baby boomers are going to grow older and retire, and the demand for services are going to go through the roof, and if the physician workforce were as large as it is today, that is, a downward trajectory, we may not be talking about just simply funding a Medicare program. We may be wondering where all the doctors are who are supposed to be taking payments from those seniors.

Again, I allude back to the comments of Chairman Greenspan, and I think those comments echo very strongly today. But year over year, one of the reasons for this happening is year over year there’s a reduction in reimbursements for those seniors. Again, I allude back to the comments of Chairman Greenspan, and I think those comments echo very strongly today. But year over year, one of the reasons for this happening is year over year there’s a reduction in reimbursements for those seniors.
Now, Mr. Speaker, this is not a question of doctors just wanting to make more money. It’s about stabilized re-payment for services that have already been rendered, and it isn’t affecting just doctors. This problem affects patients and becomes a real crisis of access.

Now, Mr. Speaker, not a week goes by that I don’t get a letter or a fax from some doctor back in Texas who said, you know what, I have just had enough going to retire early or I’m no longer going to see Medicare patients in my practice or I’m going to restrict those procedures that I offer to Medicare patients.

Mr. Speaker, I know this is happening because I saw it in the hospital where I practiced in my own hospital environment before I left the practice of medicine to come to Congress back in 2003, but I hear it in virtually every town I’m in, and I hear it in the district. Someone will raise their hand and say how come on Medicare you turn 65 and you have to change doctors? Mr. Speaker, the answer is because their doctor found it no longer economically viable to see Medicare patients because they weren’t able to cover the cost of delivering the care.

Medicare payments to physicians are modified annually under something called the sustainable growth rate formula. You probably hear it referred to in the Capitol as the SGR formula. There are flaws in this formula. There’s flaws in the process, and the SGR-mandated physician fee cuts in recent years have only been averted at the last minute by fixes that Congress does legislatively, usually at the eleventh hour right before we wrap things up at the end of the year.

If no long-term congressional action plan is in place to replace the SGR, the unsustainable growth rate formula will continue year over year to mandate fee cuts.

Mr. Speaker, let me also point out that these last minute fixes, Mr. Speaker, they’re not free. They add to the cost of ultimately repealing the SGR.

One of the things we hear over and over again, it just costs too much, we can’t repeal the SGR. But every year that we delay fixing the SGR, we add billions and billions of dollars to the total cost of ultimately repealing this unsustainable growth rate formula, the formula under which no physician can continue to practice and see Medicare patients.

Mr. Speaker, unlike hospital reimbursement rates, which closely follow what’s called the Medicare economic index, that’s basically a consumer price index or cost of living adjustment, what we want to do with physician payments is to track the Medicare economic index. In fact, Medicare payments to physicians at present only cover about 65 percent of the actual cost of providing services. Mr. Speaker, can you imagine anyone in business or any industry and ask them to continue in business if they receive only 65 percent of what it costs them to deliver whatever good or service they provide? There’s a recipe for financial disaster if you’re in that sort of business. If you’re losing 35 cents out of every dollar that is spent on health care, guess what; you don’t make it up in volume.

We have a sustainable growth rate formula that links physician payment updates to the gross domestic product, and Mr. Speaker, for the life of me I don’t understand that. There is no relationship to the gross domestic product to the cost of providing care to America’s most vulnerable patients, most complicated patients, our senior citizens.

But we hear it over and over again. Simply seek repeal of the sustainable growth rate formula is cost prohibitive, but you know, maybe if we do it over time, maybe if we don’t try to do it all at once right here and now, maybe there is a way forward in this.

Additionally, Mr. Speaker, we always talk about the concept like this. The concept is stop the cuts and repeal the SGR. The sustainable growth rate formula would be repealed in 2 years, $265- to $275 billion over that 10-year window, that elusive 10-year window that we’re always talking about.

Mr. Speaker, paying physicians fairly will extend the career of many doctors who are now in practice, who otherwise some mornings may wake up and just opt-out of the Medicare program and many may run for Congress or they may restrict those procedures that they offer to their Medicare patients. You know, I talked about ensuring an adequate physician workforce. If we were to fix this, this is the SGR, if we were to evolve to a Medicare economic index way of paying for those costs of actually delivering the care, maybe then older Americans could have the insurance that they will have the access to the coverage that they want, they need and that they expect.

Mr. Speaker, we hear a lot in this body about things like pay for performance, which is great, we just ask the question, how does driving out perhaps some of the most capable doctors, doctors who are mature in their practice, who have developed practice patterns that are economical, they’ve been doing it their whole career, in order that they are the doctors who are the most proficient in the operating room, the ones that will come to a diagnostic conclusion quickest, if we drive all of those doctors out of practice, how much are we going to have to pay for performance in that scenario?

Mr. Speaker, in a bill that I introduced, H.R. 2585, the physician payment stabilization bill, the sustainable growth rate formula would be repealed in 2 years’ time, in 2010. That’s 2 years from now, and by some other budgetary techniques, resetting the baseline in the SGR formula, provide physicians the protection they would need for 2008 and 2009 so they would not see reductions in reimbursements over those years and would then provide them the sustained protection of the Medicare economic index in 2010 and beyond.

Now, recently, again the Congressional Budget Office estimated that the practical effect of my payment bill would bring a 1.5 percent update in 2008 and a 1 percent update in 2009 and then a complete elimination of the sustainable growth rate formula in 2010. The CBO also calculates an additional savings of $40 billion off of the total price tag of the SGR elimination.

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Finally, Mr. Speaker, in a bill that I introduced, the Medicare Economic Index Act of 2007, which sought to repeal the SGR-mandated physician fee cuts in replacement, the concept is stop the cuts and repeal the SGR. It’s the only logical, economically viable solution, and Mr. Speaker, it is the only solution that has in its focus the long-term problem.

Again, a lot of people say why not just bite the bullet and go with the full repeal of the SGR and get it out of the way? The voluntary process which really found no enthusiasm for it, either in this body or of the professional organizations that are out there that ostensibly would be there to help push a concept like this.

And Mr. Speaker, again, on paper it costs a tremendous amount of money to do that, and we’re required here in Congress to live under the rule of the Congressional Budget Office to find out how much things cost: If we’re going to be spending the taxpayers’ money, how much are we going to spend, over what time will we spend it.

Because of the constraints of the Congressional Budget Office, we’re not allowed to do that. Constraints and maybe that’s okay, but it certainly puts some limits on some of the things that you’re able to do.
Mr. Speaker, case in point is the trustee’s report from Medicare that came out earlier this summer, and the bad news is that Medicare is still going broke. But the good news is that Medicare is going to go broke a year later than what they told us, 2019 instead of 2018.

The reason for that, Mr. Speaker, is because 600,000 hospital beds in 2005 were not filled in the Medicare program. Those were beds that were expected to be filled, but in fact, those patients were admitted to the hospital. Because why? Doctors are doing things better. Doctors are doing more procedures and offering more in their ambulatory surgery centers. Because of the way that the Medicare payment works in Part A, Part B, Part C and Part D, money that we save for Part A, because we spent more in Part B, never gets credited to Part B.

That’s why we have such a difficulty in offsetting these costs. This bill that I have introduced would actually take those savings, sequester them, aggregate them, provide them, and 2 years later, cost savings from part A would, in fact, be applied to part B to bring down the cost of repealing the sustainable growth rate formula.

One of the main thrusts of the bill is to require the Centers for Medicare & Medicaid Services to look at the top 10 things that cost the most amount of money each year, to require the CMS to adopt reporting measures relating to these top 10 conditions. These things have already been developed. This is not reinventing the wheel.

The American Medical Association and several medical consortia have already developed reporting measures on the 10 conditions that drive medical costs so high.

We also have the very famous bank robber Willie Sutton. When they asked him why does he rob the bank, he replied because that’s where the money is. Let’s go where the money is. Let’s go with these top 10 things where the greatest amount of money is spent because that’s where the greatest amount of savings can occur.

If we can deliver care in a more timely fashion, if we can improve outcomes, we are actually going to spend less. If we spend less, let’s give credit where credit is due. That’s not by building up the trust fund in part A; that’s by buying down the SGR formula in part B and ultimately repealing it once and for all.

The same considerations may apply to the Medicaid program as well, so it will be a very useful exercise to go through and identify those top 10 conditions, and where the savings can be the most easily gathered. Not only will it have an effect on Medicare, but I suspect Medicaid.

I think we ought to report back to the doctors to how they are doing, confidentially, of course, and individually. We don’t tell everyone about every doctor, but let the doctor know how he is doing compared to his peers, how he or she is doing as far as their Medicare expenditures.

You know what? Since we will have the data that we already collected, I think we should share data with the patient as well. How much did your care cost the government last year? Try to encourage patients to do those things to participate in their own care and see if they will not participate in bills that are written down.

Now, why do I spend so much time talking about this? Because it’s a very important concept. Now, in the SCHIP bill, as was passed by the House, there was a modest physician fix for 2008 and 2009. It was less than the CHO scores, the physician fix for my bill, but the reality is, that the SCHIP bill, the physician fix contained within the SCHIP bill did not have as an end point the repeal of the SGR.

I reiterate, if you don’t repeal the SGR, you only make the problem worse than in the out years. By 2010, what happens under the SCHIP bill? All those cuts come back, 10 percent, 13 percent reductions in payments to physicians, and it continues year after year for the remainder of that budgetary cycle.

In fact, the scenario, as it was described to me, is modest update in 2008 and 2009, you fall off a cliff in 2010, and you are frozen in 2013. It doesn’t sound like an attractive proposition to me.

There is a way forward in this that makes sense. I encourage Members of Congress to look at 2585. It is a reasonable alternative to what was proposed in the SCHIP legislation. The reality is, as we all know, the SCHIP legislation is going to change radically before it ever sees the light of day. It’s unclear and uncertain at this time whether a physician fix will, in fact, survive in that bill.

Whatever minutes I have left, I want to talk for just a little bit about medical liability reform, because I think this is an issue that this House still needs to address. My home State of Texas, now going on 4 years ago, September 12 of 2003, passed a major piece of legislation that was modeled after a bill passed in the State of California back in 1975.

I hate to admit it, I want to talk about just a little bit about medical liability reform, because I think this is an issue that this House still needs to address. My home State of Texas, now going on 4 years ago, September 12 of 2003, passed a major piece of legislation that was modeled after a bill passed in the State of California back in 1975.

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September 4, 2007

CONGRESSIONAL RECORD—HOUSE

H10065

Representative RYAN, Ranking Member

RANKING MEMBER RYAN on the Budget Committee had that proposal scored by the Congressional Budget Office. The Texas plan, as applied to the House of Representatives, to the entire 50 States, would yield $3.8 billion in savings over 5 years’ time; not a mammoth amount of money, but when you are talking about a $2.999 trillion budget savings of any sort, I believe it is an issue that we must address.

Now, on the fourth anniversary of the passage of the Texas plan, I do intend to introduce this legislation. I think it is commonsense legislation that would bring much needed relief to our doctors in practice and be a significant source of monetary savings for this House.

If Texas is doing such a good job as a State, why do I even care about it? Why do I even bring up that maybe we ought to have national solutions? Well, consider this. A 1996 study done at Stanford University revealed that in the Medicare system alone, that’s a system that we pay for, that we have to come up with the money for every year, in the Medicare system alone, the cost of defensive medicine was approximately $28 to $30 billion a year.

That was 10 years ago. I suspect that number is higher today. That’s why we can scarcely afford to continue on the trajectory that we are on with medical liability in this body and in this country. Again, I frankly do not understand why we will not look more seriously about taking up that type of plan.

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change America? How did that change the world? It uplifted us so people could have different sets of clothing that they could wear. The common person was helped by the fact of America’s creative genius. Eli Whitney was a productive American Constitutional.

Cyrus McCormick invented the reaper. Before that people had to carry heavy pieces of equipment, scythes and reapers that were based on human strength and not strength of technology. With the invention of the reaper, people had more food, people had full stomachs.

Samuel Morse invented the telegraph, and from it came, of course, the telephone. And then there was Thomas Edison who invented the light bulb and so many of the other inventions. These were not just accidents. These were created because these people were able to flourish because they had constitutional protections for their rights of their invention.

One segment of our population, black Americans, were prolific inventors. Even at times when their rights were not being recognized, even when they faced major discrimination in our country, and at that time, even then, the issue of patent protection for black citizens was recognized and because of that, many black Americans excelled in the area of inventions, men like Jan Matzeliger, who invented a machine that was used in shoe manufacturing, and he was a former black slave, before he invented this shoe manufacturing machine, people in this country and all over the world usually wore one or two pairs of shoes for their entire life. And it was he that brought down dramatically, brought down the cost of shoes for the entire population. One of our product American black inventors.

George Washington Carver, a world respected scientist and inventor, and so many more in the black community. Why? Because in that era, when blacks were discriminated against, as I say, we actually respected the rights of ownership of black inventors and thus they excelled when their rights were protected.

We are proud of our history of technology, because we know, as Americans, we have, as we have always known throughout our country’s history, that these inventions that we’re talking about, these people who had money to take us off the ground and put us on the road to the heavens. Just two ordinary Americans.

We Americans are proud that with our opportunity all people have a chance and people can help pull the rest of us up into the heavens like the Wright brothers. It was not only the raw muscle of every American. And so often people mistakenly think that human progress is a result of how hard we work or not. That is not why people have higher standards of living. There are many people all over the world who work hard. They work strenuously hard. They work 15 hours a day. Their jobs are grueling. But no matter how hard they work, their society doesn’t progress. Their families don’t live any better.

No hard work is not the only thing. Yes, hard work is part of it, but ingenuity and creativity, the intellectual part of the equation is vitally important to the success of any nation. And, yes, the legal system is also a vital part of that formula that will lead to uplifting all of humankind and can be seen in the example of the United States. So, yes, Americans work hard, just as others have. But Americans had their rights protected under law. And that’s what permitted the innovators and the creators and the technologists to thrive in this country and what pulled the standard of living of all of our people up. What was established was a system in our Constitution and with our laws and our patent system that would protect ingenuity and creativity.

We treated intellectual property, the creation of new technologies, as we treated property, as we treated personal, and as we’ve treated political, rights. And that is what America is all about.

Every person has rights. Now, we didn’t always live up to that dream; and, yes, there was discrimination, terrible discrimination against black citizens and we always have to recognize that. And against Indian Americans and others. But we have tried our best, and we are moving forward trying to perfect our system.

Today every American, every American has benefited by the fact that our technologies have been protected under constitutional law; and thus our creators, our creative population has managed aspiring about a higher standard of living and opportunities for all Americans.

Today we face a great historical challenge. And this challenge comes at exactly a time when our country is threatened from abroad economically, as never before. We must prevail over our economic competitors and adversaries, or the American people will suffer.

There are people who think of themselves as at war with us. We know that radical Islam thinks they’re at war with us. But we also have people who think they’re at war with us economically. They’re at war with the well-being of the American people. They see us and the well-being of our people as their enemy. But we can win this war, this economic competition that we are entering, this economic competition based not on hard work but on technology and creative genius; and if we do not win this war, our people will lose. We must recognize that if we permit the technology and creative genius of our people to be stolen by people who are our economic adversaries and to be used to outcompete our own people. If we lose this battle, our people will suffer. Future generations will see their standard of living decline, as well as the safety and strength of our country. If we do not remain technologically superior, we will find that in the future the livelihood of our people and the safety of our country will be in jeopardy.

Our economic adversaries, and their allies within the American business community, and let us note that, that our economic adversaries have allies in multinational corporations, many of whom who are, what, part of the American business community. But these economic adversaries are engaged in a systematic attack on our well-being, and thus they have noticed one of the least and most important protections of America’s success has been the patent protection that we have offered the American people.

Today, multinational corporations, some based here in the United States, run by an elite whose allegiance is to no country, these people have tremendous influence near the Nation’s Capitol. You can see it when it comes to China policy. You can see it when it comes to trade policy. And, now, in their attempt to undermine patent protection, you can see an effort to undermine the constitutional patent protections that our people have enjoyed for over 200 years.
There is a corporate elite at play who don’t give it a second thought to move their manufacturing operations to China. Now, here you’ve got Americans supposedly, American businessmen. They’re moving their manufacturing to a country run by a Marxist dictatorship. The elite who move to China set up a manufacturing unit there. And this very same elite will do that and betray the American working person and as well, which is part of the price, of course, of having a free society in which they are protected here at home. Yet, they would go to China and make a deal with the world’s worst human rights abuser to set up a manufacturing unit there. And this very same elite will do that and betray the American worker in order to make a 25 percent profit at home, while at the same time the American working people will get their share of the benefit because they’re working in that company. No, the American corporate elite that goes to China would rather do that. Many of them, by the way, are part of the electronics industry, as we know. The electronics industry has moved in a big way to China. They’ve even, in fact, claimed that, oh well if we just have more interaction economically with China, that, that won’t happen. Well, China will evolve into a democratic society.

Yet, these same corporate leaders, supposedly Americans, help the Chinese Government set up a computer system that will aid them in tracking down democratic opponents of the dictatorship. We know now that the Falun Gong in China is suffering immense repression, as are other believers in God. Yet, we have a business elite that doesn’t see that and they are there and invests their technology and their capital in creating manufacturing there.

Well, people who will do that won’t think twice about stealing a small inventor’s or a little guy’s invention so that they won’t have to pay royalties to that American inventor. Why should they do it? If they argue that they need to do that and that they are overworked and they are, they are taking it to China to use in manufacturing facilities over there that will even put more Americans out of work here.

How could any American do that? Well, they aren’t Americans. What they are, if you get right down to it, they are globalists. Yes, people have to understand that here we are, our country has evolved into now this new dichotomy of globalists versus patriots.

Well, put me on the side of the patriots. We are supposed to be watching out for the interests of the American people. We are not supposed to be watching out for the American business elite any more than we are supposed to be watching out for the American worker. They are supposed to have equal rights. And one of those rights has been the protection of intellectual property. There are a handful of corporate elites that want to move to China, the same ones who are behind this legislation, H.R. 1908, the electronics industry, want to steal the technology being developed by the little guy in America so they won’t have to pay royalties. That is what it comes down to. And these same people who are building the factories in China, the same people who are giving technology to China, the same people now who want to take the ideas of American inventors and put them elsewhere without having to pay royalties, these are the people behind 1908.

The justification for this attack on the patent system, guess what, it is called harmonization of our laws with the rest of the world, that those who are out to pillage our wealth and technology being developed by the American worker. They are supposed to have watched out for the interests of the American people. Yet, these same corporate leaders who are out to pillage our wealth and technology being developed by the American worker. They are supposed to have watched out for the interests of the American people. Yet, these same corporate leaders who are out to pillage our wealth and technology being developed by the American worker. They are supposed to have watched out for the interests of the American people. Yet, these same corporate leaders who are out to pillage our wealth and technology being developed by the American worker. They are supposed to have watched out for the interests of the American people. Yet, these same corporate leaders who are out to pillage our wealth and technology being developed by the American worker. They are supposed to have watched out for the interests of the American people. Yet, these same corporate leaders who are out to pillage our wealth and technology being developed by the American worker.

Lobbyists have been hired by well-heeled multinational corporations and by companies who no longer have any desire to pay for the use of technology that has been developed by other American citizens, little guys. They, of course, are not saying we are out to destroy the patent system. They will be aghast when they hear that I am suggesting they want to destroy the patent system. They know that is what it is, but they will act like they are aghast.

Now, there are lots of flaws in our patent system. We hear about a widespread problem, and there are some problems. But we know that many of those problems are being exaggerated. For example, we hear horror stories concerning companies that are tied up for years in court and eventually have to relent to trial lawyers in terms about delays in the system. We hear about that. We hear about the patent examiners who are overworked, which is true. Our patent examiners are heavily overworked. They aren’t getting the training they need, and they are not getting the pay they deserve. So we have got some problems in our patent system that we need to take care of. But that has nothing to do with H.R. 1908.

In reality, of course, some of these problems aren’t real. Patent lawsuits are not a major problem, as people are claiming they are. Between 1993 and 2005, the number of patent lawsuits versus the number of patents granted has been steady at around 1.5 percent. In fact, in 2006 only 102 patent cases actually went to trial. So when they say we’ve got to do this to correct the lawsuit problem, there isn’t a major lawsuit problem.

But there are real problems that need to be solved. Our patent examiners, as I said, are overworked and they are underpaid. They need to be trained. More money that comes from people buying patents, we need to keep that right at the patent office and train those patent examiners and give them the money they need so we can hire the top quality people.

Unfortunately, the legislation making its way through the system does not correct the problems. The problems are being used as an excuse, but the proposed changes that we are talking about here are not dealing with the problems. So there must be some other goal of this legislation.

So let’s understand we need patent legislation that speeds up the patent process, provides training and compensation for the patent examiners, and other us protect our inventors against theft. Yes, we need to help our inventors protect themselves against foreign threat and, yes, even domestic
threat. And we need to put some work into patent reform which will protect our inventors. Well, the bill that we are talking about has nothing to do with that. A bill that handled those goals would be justified and welcomed. Unfortunately, what we are discussing is a replay of the illegal immigration strategy. The American people are crying out for protection against a virtual invasion of illegal immigrants into our country. The special interests who would be in favor of this flood of illegals tried to push an immigration bill through the Congress that would have made the situation worse. That’s right. They had a bill in the name of illegal immigration reform that would have made it worse. To confuse the public, they kept calling it a “comprehensive” bill as if it was designed to fix the problem. Instead, it was designed for one thing and one thing only. The comprehensive bill for illegal immigration was designed to give amnesty to all those who came here illegally, which would have attracted, had we given them that amnesty, tens of millions of more illegals into our country. So it would have made it worse. But with a straight face, those who were behind the bill, those illegals who came here illegally, one thing and one thing only. The comprehensive patent bill is going to make it worse. Well, that is what the American people know was the problem. And the problem was what? A huge influx of illegal immigrants into our country, and giving amnesty would have made it worse.

Well, the same strategy is seemingly being used by those who are behind the effort to destroy the American patent system. You will never hear them say they want to destroy the American patent system the same way that the advocates of comprehensive immigration reform say they want what they were doing was amnesty. No, they are out to destroy the patent system as it has worked since the founding of our country. Instead of arguing their case, they are simply calling it a “comprehensive” bill. Does that sound familiar? A “comprehensive patent bill” that makes it sound like you are going to make it better. No, you are out to destroy the patent system as it has worked. They are out to destroy the patent system as it has worked since the founding of our country. And they are out to destroy the patent system as it has worked since the founding of our country.

Who is watching out for the American people? The American people have got to pay attention to this.

This bill, H.R. 1809, is similar to the one that we barely beat back 10 years ago. I called that the “Steal American Technologies Act,” and that was back 10 years ago. And, believe me, we were up against the most powerful corporations. We were just a ragtag group of people. Marcy Kaptur on that side of the aisle and Steny Hoyer helped us out as well. Don Manzullo and myself and just a couple others. We fought these special interests, and no one thought we had a chance. But we won. And we won because the American people got wind of what was happening, and we won. We beat it back, and that was in 1997. It’s with that bill that looks almost exactly like that bill in so many ways. So I will just call H.R. 1809 the “Steal American Technologies Act, Part Two.”

First and foremost, we have to, of course, look at the purpose. H.R. 1808 do? First and foremost, it is designed to weaken the patent protection of the American inventor. So let’s just note that right off. The purpose of the bill is to weaken the patent protection, the constitutional rights that the American inventor has had since the founding of our country. I support real reform, as do the others who oppose this bill, but the proposed changes in H.R. 1809 will cause the American patent system, the system that has sustained America for 200 years, and that is the real purpose behind this bill. Make no mistake about it.

For the RECORD I would submit a list of those people and organizations who are opposed to the bill, Mr. Speaker.

At this point in my remarks, I submit that list for the RECORD.

ORGANIZATIONS AND COMPANIES WITH OBJECTIONS TO BRIEMAN PATENT LEGISLATION (H.R. 1808)

So why are so many opposed to it? Perhaps it’s easiest to understand the issue, because if you take a look at what this bill does in terms of disclosure, and what does that mean, in this bill it’s called publication.

From the founding of our country until recent years, it has been mandated that every patent application be held confidential until the patent was issued. So if you’re an inventor and you’ve got an idea and you’ve developed it, you filed the application; but you know that that’s going to be held secret. In fact, patent examiners could be put in jail for felonies if they release that information.

Well, this, of course, is dramatically different than the rest of the world. In the rest of the world, after 18 months, in Japan and Europe, if you file for a patent, if you get the patent, they’re going to publish it for everybody to see. And the inventor is so vulnerable, they have to give up usually almost all the rights to the things they’ve invented. That’s why you don’t see they don’t make money for the things; they perfect things, but they don’t invent them.

In short, this bill, H.R. 1908, the Steal American Technologies Act, the sequel, now get into this, this is really important and it’s easy to understand. This bill would eliminate the right of confidentiality to American inventors. What does that mean? H.R. 1908 would mandate the publication of all patent applications 18 months after the patent is applied for whether or not the patent has been granted.

Does everybody understand what we’re talking about here? We’re talking about American inventors up until now have known, if they so chose to do this, they would not have to reveal their secrets until the patent was given to them. Thus they had some legal protection. This bill will take that right away from the American inventors so that if they apply for a patent on something that is new, from having to, for every time they apply for another patent, they would not have to reveal that information. And if you actually had an invention of a particular type of technology, No. If someone actually had an invention of a machine, their patent, if they actually invented it and they could prove that, it wasn’t the first to file that counts, it was the person who actually invented something. That was a principle in our system. And basically what it did is it prevented businesses and individuals from having to, for every time they made a little bit of progress, to go out and try to apply for another patent.

Because with this system, what this bill will do, it will make sure that businesses now will be flooding the Patent Office every time they make one little step forward towards an eventual goal, rather than waiting for the goal to be achieved and have a complete new system that can be justifiably to have a patent. So the people of the Patent Office believe that this change, which seems insignificant from one opponent’s perspective, who know that there are companies around the world who are waiting to steal the product after they have spent hundreds of millions of American dollars into developing new pharmaceuticals. Almost all of our major universities are against this patent bill because they themselves are developing new technologies and they know that the new patent bill will undermine, undermine, their efforts to create these new technologies and to benefit from the investments they have made. So because they are the creators, the patent examiners are against this legislation. Labor unions are against this. The APL-CIO is against this legislation. That is why we have another bipartisan coalition with Ms. KAPTR and Judge Hastings and others who are on our side in this battle. It is a bipartisan Republican-Democratic coalition. It is the patriots versus the globalists.
just don’t care about the little guy because they are Goliath, and the little guy is just a little David down there.

I am very happy that the history of the United States Government is the history of us being for the little guy over the big guy, that we protect the rights of the little guy. That’s why our patent law is different than the patent law in Japan, where economic shoguns control their economy.

The Patent Act of 1956 fundamentally changes the legal criteria in which patents can be challenged. It provides numerous ways in which large companies, foreigners, and other infringers can attack and add costs to the inventors. So we’ve added all sorts of new ways for those guys to come in and attack that small inventor. We have opened up the system to the point where the inventor can be attacked before the patent has been granted. And this again changes those rules by offering new avenues to attack the small guy. Of course the big guys don’t really do that. They want to steal what they use. They want to steal these royalties. They want to steal from the little guy. Well, I don’t want to set it among the other countries.

This bill complicates efforts to establish the little guy. Well, we have had the strongest patent protection of any country on this planet, just as we had the same and the strongest protection for the rights of freedom of speech, freedom of religion, and other rights that we hold sacred. However, the move to harmonize the freedom of religion and freedom of speech for the rest of the world, we were told that the protection of our freedoms that we now enjoy need to be diminished so that they could be harmonized with the rest of the country. Let’s say we could be like the people of Singapore or some other country that is not necessarily democratic, but is not a dictatorship either. What would happen if the American people were to happen, I would tell you, there would be a revolution through the United States of America. You are not going to diminish the rights of the American people in order to harmonize the law internationally. Forget it. I don’t care if it’s personal rights, political rights, property rights or technology and creative rights like we’re talking about tonight. The patriots in this country are not going to see their rights diminished in order to create a new world order in which we can all live in harmony with the elite telling us what to do.

However, the move to harmonize patent law, of course, is going smoothly right now, unlike it would if we tried to say we’re going to bring down and diminish all those other rights, because there would be a revolution right now. But with patent law it’s going a lot more smoothly.

In fact, it’s coming up to a vote Friday and we have no idea it’s coming to the floor, or most Americans and most people even in this body have no idea of the significance of H.R. 1908. Why? Because it’s being kept very low key. There’s no fanfare. Not many people can even understand it. As I say, they tune out as soon as they hear the word “patent law.” All of this, of course, while the freedom and well-being of future generations is being frittered away.

We are on the edge. If this bill passes, it will have dramatic impact on the well-being of average Americans. The fact is we have had the strongest patent rights protection, and that is why we have had more innovation and a higher standard of living than any other people in the world. The common man here has the opportunity that common people in other parts of the world do not have because America has a legal environment that rewards success and invention, and we’ve had a system based on protecting individual rights, the individual rights of the little guy, not just the big guys.

If our rights to patent protection are diminished, which is what H.R. 1908 would do, if we do that, if we diminish the rights of our patent protection in order to harmonize with the rest of the world, we will end up with the same type of opportunity and the same type of rights that they have in Third World countries.

Is that what we want? Do we want our people to have harmonized rights, new world order so we can all live like they live in Third World countries? Perhaps if someone is a corporate elite, who lives in Third World countries, that might sound good. Hey, we can have all kinds of sops just walking around who will do my bidding and I can send my kids to private school. We live behind a gated community. I can actually have a driver and my kids can have nannies and we could have people cleaning up the yard and I can have my manufacturing facility in China, where they don’t care if they’re polluting the air or not. Boy, I’ll tell you, that doesn’t hurt those guys because they don’t even want to. They want to have all of those people to do for him. What would happen if in order to harmonize our laws. Now, don’t give me that. It’s an effort to harmonize our laws. Now, doesn’t that sound nice? And doesn’t comprehensive reform sound nice? Just like comprehensive reform sounded good for the immigrants. Well, I know that what they had was not comprehensive. Comprehensive reform was a way to give amnesty and destroy our protections against illegal immigration without having to ever confront the argument.

This comprehensive reform of the patent system is the same strategy. Yes, they are going to harmonize the law with the rest of the world. That’s harmony. That sounds like a wonderful word. And “comprehensive,” that also sounds great.

Well, we have had the strongest patent protection of any country on this planet, just as we had the same and the strongest protection for the rights of freedom of speech, freedom of religion, and other rights that we hold sacred.
make it a new world order. That’s why we have all of this talk about globalization and all these international bodies that we’re going to give power to because our corporate elite doesn’t feel threatened by that, but each and every American should be because none of those people overseas are going to watch out for us.

H. R. 1908 is coming up on Friday. It’s a major attack on a constitutional right that’s been part of the American system, part of the American system since the founding of your country. It’s written into our Constitution.

We cannot make those changes and expect things are going to stay the same. But we beat this before. MARCY KAPTUR, DANA ROHRABACHER, DON MANZULLO and a few others, we beat back this attempt. But we did it because the American people called their congressmen and said, “Don’t vote for the H. R. 1908 Steal American Technologies Act.” That is what they did before, and we won. We contacted our congressmen.

That is how we beat comprehensive immigration reform. We can beat this bill, too, just like that. We can watch out for America if the PATRIOT Act and we watch out for the little guy together, if all of us come together and watch out for the little guy, all of our rights will be protected. That is what America is all about.

I beg my fellow Members to pay attention to this vote. I beg the American people to pay attention to this vote. There will be dramatic changes in our life and the opportunity our children will have and the safety of our country if we change this fundamental of our law.

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

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. HOOLEY (at the request of Mr. HOYER) for today and the balance of the week on account of business in the district.

Ms. EDIE BERNICE JOHNSON of Texas (at the request of Mr. HOYER) for today and until 1:30 p.m. on September 5 on account of medical reasons.

Mr. POE (at the request of Mr. BOEHNER) for today on account of official business.

Mr. SHIMKUS (at the request of Mr. BOEHNER) for today and the balance of the week on account of attending the NATO Parliamentary Assembly in Afghanistan.

Mr. ROHRABACHER of Illinois (at the request of Mr. BOEHNER) for today and the balance of the week on account of personal reasons.

Mrs. WILSON of New Mexico (at the request of Mr. BOEHNER) for today on account of illness.

Mr. LUCAS (at the request of Mr. BOEHNER) for today and September 5 on account of family illness.

Mr. ROYCE (at the request of Mr. BOEHNER) for today and the balance of the week on account of illness.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Ms. SOLIS) to revise and extend their remarks and include extraneous material:

Mr. FRANK of Massachusetts, for 5 minutes, today.

Ms. HERSETH SANDLIN, for 5 minutes, today.

Mr. WYNN, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Mr. CUMMINGS, for 5 minutes, today.

Mr. SARBANES, for 5 minutes, today.

Ms. SOLIS, for 5 minutes, today.

Ms. JACKSON-LEE of Texas, for 5 minutes, today.

(The following Members (at the request of Mr. GINGREY) to revise and extend their remarks and include extraneous material:

Mr. POE, for 5 minutes, September 5, 2007, 6, 7, and 11.

Mr. BURTON of Indiana, for 5 minutes, today and September 5, 6, and 7.

Mr. GARRETT of New Jersey, for 5 minutes, September 5.

Mr. JONES of North Carolina, for 5 minutes, today and September 5, 6, 7, and 11.

Mr. GINGREY, for 5 minutes, today.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker’s table and, under the rule, referred as follows:

S. 163. An act to improve the disaster loan program of the Small Business Administration, and for other purposes; to the Committee on Small Business.

ENROLLED BILLS SIGNED

Ms. Lorraine C. Miller, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by Speaker pro tempore, Mr. HOYER:

H. R. 1260. An act to designate the facility of the United States Postal Service located at 6301 Highway 58 in Harrison, Tennessee, as the “Claude Ramsey Post Office”.

H. R. 1335. An act to designate the facility of the United States Postal Service located at 508 East Main Street in Seneca, South Carolina, as the “S/Sgt Lewis G. Watkins Post Office Building”.

H. R. 1384. An act to designate the facility of the United States Postal Service located at 188 Minner Avenue in Bakersfield, California, as the “Buck Owens Post Office”.

H. R. 1425. An act to designate the facility of the United States Postal Service located at 4561 East 52nd Street in Odessa, Texas, as the “Staff Sergeant Marvin ‘Rex’ Young Post Office Building”.

H. R. 1494. An act to designate the facility of the United States Postal Service located at 986 Pittsburgh Street in Springdale, Pennsylvania, as the “Rachel Carson Post Office Building”.

H. R. 1617. An act to designate the facility of the United States Postal Service located at 561 Kingsland Avenue in University City, Missouri, as the “Harriet F. Woods Post Office Building”.

H. R. 1722. An act to designate the facility of the United States Postal Service located at 601 Banyan Trail in Boca Raton, Florida, as the “Leonard W. Herman Post Office”.

H. R. 2024. An act to designate the facility of the United States Postal Service located at 11033 South State Street in Chicago, Illinois, as the “Willye B. White Post Office Building”.

H. R. 2077. An act to designate the facility of the United States Postal Service located at 29665 State Route 125 in Blue Creek, Ohio, as the “George B. Lewis Post Office Building”.

H. R. 2078. An act to designate the facility of the United States Postal Service located at 14388 State Route 136 in Cherry Fork, Ohio, as the “Staff Sergeant Omer ‘O.T.’ Hawkins Post Office”.

H. R. 2127. An act to designate the facility of the United States Postal Service located at 406 West 6th Street in Chelsea, Oklahoma, as the “Clem Rogers McSpadden Post Office Building”.

H. R. 2369. An act to designate the facility of the United States Postal Service located at 3916 Milgen Road in Columbus, Georgia, as the “Frank G. Lumpkin, Jr. Post Office Building”.

H. R. 2583. An act to designate the facility of the United States Postal Service located at 309 East Linn Street in Marshalltown, Iowa, as the “Major Scott Nisely Post Office”.

H. R. 2570. An act to designate the facility of the United States Postal Service located at 301 Boardwalk Drive in Fort Collins, Colorado, as the “Dr. Karl E. Carson Post Office Building”.

H. R. 2688. An act to designate the facility of the United States Postal Service located at 103 South Getty Street in Uvalde, Texas, as the “Dolph Briscoe, Jr. Post Office Building”.

H. R. 3006. An act to improve the use of a grant of a parcel of land to the State of Idaho for use as an agricultural college, and for other purposes.

H. R. 3311. An act to authorize additional funds for emergency repairs and reconstruction of the Interstate I-35 bridge located in Minneapolis, Minnesota, that collapsed on August 1, 2007, to waive the $100,000,000 limitation on emergency relief funds for those emergency repairs and reconstruction, and for other purposes.

SENATE ENROLLED BILL SIGNED

The SPEAKER announced her signature to an enrolled bill of the Senate of the following title:

S. 1297. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes.

ADJOURNMENT

Mr. ROHRABACHER. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o’clock and 46 minutes p.m.), the House adjourned until tomorrow, Wednesday, September 5, 2007, at 10 a.m.
OATH OF OFFICE MEMBERS, RESIDENT COMMISSIONER, AND DELEGATES

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 2 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members, Resident Commissioner, and Delegates of the House of Representatives, the text of which is carried in 5 U.S.C. 3301:

> "I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

has been subscribed to in person and filed in duplicate with the Clerk of the House of Representatives by the following Member of the 110th Congress, pursuant to the provisions of 2 U.S.C. 25:

> LAURA RICHARDSON, California, Thirty-Seventh.

EXPENDITURE REPORTS CONCERNING OFFICIAL FOREIGN TRAVEL

Reports concerning the foreign currencies and U.S. dollars utilized for speaker-authorized official travel during the first and second quarters of 2007, pursuant to Public Law 95–384 are as follows:

### REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, DELEGATION TO CANADA-U.S. INTERPARLIAMENTARY GROUP, CONFERENCE HELD IN WINDSOR, CANADA BETWEEN MAY 18 AND MAY 21, 2007

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Committee total

9,842.12  560.21  295.49  10,697.84

1 Per diem constitutes lodging and meals.

2 If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

3 Military air transportation.

JAMES L. Oberstar, Chairman, June 14, 2007.

### REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, DELEGATION TO NATO PARLIAMENTARY ASSEMBLY SPRING MEETING IN MADEIRA, PORTUGAL FOLLOWED BY BILATERAL MEETINGS IN LISBON, PORTUGAL, TUNIS, TUNISIA AND RABAT, MOROCCO BETWEEN MAY 24 AND JUNE 3, 2007

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Total

1,558.90

1 Per diem constitutes lodging and meals.

2 If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.

3 Military air transportation.
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<th>Name of Member or employee</th>
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Committee total .................................................. 25,927.50 26,425.85 52,353.35

¹ Per diem constitutes lodging and meals.
² If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.
³ Military air transportation.
### REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, COMMITTEE ON EDUCATION AND LABOR, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN APR. 1 AND JUNE 30, 2007

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Committee total: 15,097.64

**Total:** 25,094.09

**Total in U.S. dollar equivalent:** 51,623.55

**Total in U.S. currency:** 92,425.28

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### REPORT OF EXPENDITURES FOR OFFICIAL FOREIGN TRAVEL, JOINT COMMITTEE ON TAXATION, HOUSE OF REPRESENTATIVES, EXPENDED BETWEEN APR. 1 AND JUNE 30, 2007

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**Total:** 25,094.09

**Total in U.S. dollar equivalent:** 51,623.55

**Total in U.S. currency:** 92,425.28

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### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker’s table and referred as follows:

3078. A letter from the Director, International Cooperation, Department of Defense, transmitting Pursuant to Section 27(f) of the Arms Export Control Act and Section 1(f) of Executive Order 11968, Transmittal No. 09-07 informing of an intent to sign a Project Agreement Concerning Emerging Technologies with Australia, pursuant to 22 U.S.C. 2767(f); to the Committee on Foreign Affairs.

3079. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting Copies of international agreements, other than treaties, entered into by the United States, pursuant to 1 U.S.C. 112(b); to the Committee on Foreign Affairs.

3080. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmittal No. 07-45, concerning the Department of the Army’s proposed Letter(s) of Offer and Acceptance to Morocco for defense articles and services; to the Committee on Foreign Affairs.

3081. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmittal No. 07-57, concerning the Department of the Army’s proposed Letter(s) of Offer and Acceptance to Iraq for defense articles and services; to the Committee on Foreign Affairs.

3082. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmittal No. 07-57, concerning the Department of the Army’s proposed Letter(s) of Offer and Acceptance to Israel for defense articles and services; to the Committee on Foreign Affairs.

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**Note:**
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2 If foreign currency is used, enter U.S. dollar equivalent; if U.S. currency is used, enter amount expended.
3 Military air transportation

George Miller, Chairman, July 9, 2007.


37. concerning the Department of the Navy’s proposed Letter(s) of Offer and Acceptance to Israel for defense articles and services; to the Committee on Foreign Affairs.

3084. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmitting No. 07-24, concerning the Department of the Army’s proposed Letter(s) of Offer and Acceptance to Egypt for defense articles and services; to the Committee on Foreign Affairs.

3085. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmitting No. 07-49, concerning the Department of the Navy’s proposed Letter(s) of Offer and Acceptance to Spain for defense articles and services; to the Committee on Foreign Affairs.

3086. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmitting No. 07-50, concerning the Department of the Air Force’s proposed Letter(s) of Offer and Acceptance to Singapore for defense articles and services; to the Committee on Foreign Affairs.

3087. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, Transmitting No. 07-43, concerning the Department of the Air Force’s proposed Letter(s) of Offer and Acceptance to Israel for defense articles and services; to the Committee on Foreign Affairs.

3088. A letter from the Deputy Director, Defense Security Cooperation Agency, transmitting pursuant to Section 62(a) of the Arms Export Control Act (AECA), notification concerning the Department of the Navy’s proposed lease of defense articles to the Government of Iceland (Transmittal No. 06-07); to the Committee on Foreign Affairs.

3089. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a copy of the Department’s report entitled, “Report on the Effectiveness of the U.S. Program to Prevent Sexual Exploitation and Abuse and Trafficking in Persons in UN Peacekeeping Missions,” pursuant to Public Law 109-164, section 104(e); to the Committee on Foreign Affairs.

3090. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting pursuant to section 36(c) and (d) of the Arms Export Control Act, certification regarding the proposed license for the export of defense articles and services to the Governments of Canada, the United Kingdom, and the United Arab Emirates (Transmittal No. DDTC 06-07); to the Committee on Foreign Affairs.

3091. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting pursuant to section 36(c) of the Arms Export Control Act, certification of a proposed technical assistance agreement for the export of defense articles and services to the Government of Saudi Arabia (Transmittal No. DDTC 02-07); to the Committee on Foreign Affairs.

3092. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting pursuant to section 36(c) of the Arms Export Control Act, certification of a proposed Letter(s) of Offer for the export of defense articles and services to the Government of Canada (Transmittal No. DDTC 04-07); to the Committee on Foreign Affairs.

3093. A letter from the White House Liaison, Department of Health and Human Services, transmitting a report pursuant to the Federal Vaccines Reform Act of 1996; to the Committee on Oversight and Government Reform.

3094. A letter from the White House Liaison, Department of Health and Human Services, transmitting a report pursuant to the Federal Vaccines Reform Act of 1996; to the Committee on Oversight and Government Reform.

3095. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service’s final rule — Examination and Closing Procedures for Form 8997, Look-Back Interest — received August 14, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.


3100. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service’s final rule — Relief Related to Plan Amendment of Definition of Normal Retirement Age (Notice 2007-68) — received August 14, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.


3105. A letter from the Director, Defense Security Cooperation Agency, transmitting notification that the Department intends to use FY 2007 IMET funds for the Democratic Republic of the Congo, pursuant to Public Law 110-5, section 515; jointly to the Committees on foreign Affairs and Appropriations.

3106. A letter from the Regulations Coordinator, Department of Health and Human Services, transmitting the Department’s final rule — Medicare Program; Medicare Integrity Program, Fiscal Intermediary and Carrier Functions, and Conflict of Interest Requirements (CMS-6026-F) (RIN: 0938-AN77) — received August 21, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means and Energy and Commerce.

3107. A letter from the Regulations Coordinator, Department of Health and Human Services, transmitting the Department’s final rule — Medicaid Program and State Child Health Insurance Program (SCHIP); Payment Error Rate Measurement (CMS-6026-F) (RIN: 0938-AN77) — received August 31, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means and Energy and Commerce.

3108. A letter from the Regulations Coordinator, CMS, Department of Health and Human Services, transmitting the Department’s “Major” final rule — Medicare Program, Home Health Perspective Payment System Refinement and Rate Update for Calendar Year 2008 (CMS-9388-AO32) — received August 24, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means and Energy and Commerce.

3109. A letter from the Regulations Coordinator, CMS, Department of Health and Human Services, transmitting the Department’s final rule — Medicare Program; Medicare Integrity Program, Fiscal Intermediary and Carrier Functions, and Conflict of Interest Requirements (CMS-6026-F) (RIN: 0938-AN77) — received August 24, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means and Energy and Commerce.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Ms. VELÁZQUEZ: Committee on Small Business. H.R. 2992. A bill to amend the Small Business Act to improve trade programs; and for other purposes; with an amendment (Rept. 110-312). Referred to the Committee of the Whole House on the State of the Union.

Ms. VELÁZQUEZ: Committee on Small Business. H.R. 3020. A bill to amend the Small Business Act to improve trade programs; and for other purposes; with an amendment (Rept. 110-313). Referred to the Committee of the Whole House on the State of the Union.

Mr. CONYERS: Committee on the Judiciary. H.R. 1908. A bill to amend title 35, United States Code, to provide for patent reform; with an amendment (Rept. 110-314). Referred to the Committee of the Whole House on the State of the Union.

Mr. RAHALL: Committee on Natural Resources. H.R. 1911. A bill to designate additional Federal Forest System lands in the State of Virginia as wilderness or a wilderness study area, to designate the Kimberling Creek Potential Wilderness Area for eventual designation as a wilderness area, to establish the Seng Mountain Wilderness, to establish the Bear Creek Scenic Areas, to provide for
the development of trail plans for the wilderness areas and scenic areas, and for other purposes; with an amendment (Rept. 110-315 Pt. 1). Ordered to be printed.

TIME LIMITATION OF REFERRED BILL

Pursuant to clause 2 of rule XII the following action was taken by the Speaker:
H. R. 3470. A bill to designate the facility of the United States Postal Service located at 744 West Oglethorpe Highway in Hinesville, Georgia, as the “John Sidney ‘Sid’ Flowers Post Office Building”; to the Committee on Oversight and Government Reform, and the Judiciary extended for a period ending not later than September 21, 2007.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. KINGSTON:
H. R. 3471. A bill to provide for the award of a military service medal to members of the Armed Forces who were exposed to ionizing radiation as a result of participation in a standing efforts in the aftermath of the tragedy involving the rescue crews for their outstanding efforts in the aftermath of the tragedies; to the Committee on Education and Labor.

PRIVATE BILLS AND RESOLUTIONS

Under clause 3 of rule XII, Mr. FEENEY introduced a bill (H. R. 3472) for the relief of Richelle Starnes, which was referred to the Committee on Armed Services.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H. R. 136: Mr. McCOTTER.
H. R. 192: Mr. HENSAHLING.
H. R. 211: Mr. Picci of Ohio.
H. R. 358: Mr. GORDON.
H. R. 380: Mr. Lewis of Georgia.
H. R. 543: Mr. COHN.
H. R. 601: Mr. HENRY.
H. R. 690: Mr. SESSIONS, Ms. MCCOLLUM of Minnesota, and Mr. PITTS.
H. R. 743: Mr. ACURRI and Mr. LoBIONDO.

H. R. 769: Ms. McCOLLUM of Minnesota, and Mr. PAYNE.
Mr. PAYNE, Mr. ANDREWS, Mr. Baird, and Mr. THOMPSON of California.
H. R. 762: Mr. CARMAN.
H. R. 827: Mr. McCOTTER.
H. R. 862: Mr. Gene Green of Texas.
H. R. 900: Mr. Price of North Carolina.
H. R. 946: Mr. ABERCROMBIE.
H. R. 969: Mr. Smith of New Jersey.
H. R. 971: Mr. Rotman.
H. R. 1014: Mr. Bachmann, Mrs. MCMorris Rogers of Pennsylvania, Mrs. HULTON of Virginia, and Mrs. Wilson of New Mexico.
H. R. 1127: Mr. Graham, Mr. Ryan of Ohio, Mr. Gerlach, Ms. BALDWIN, and Mr. SIEPTAK.
H. R. 1169: Mr. McHenry.
H. R. 1072: Mr. Castle.
H. R. 1076: Mr. Tiberi, Mr. JINDAL, and Mr. BOOZMAN.
H. R. 1078: Ms. Slaughter and Mr. Rush.
H. R. 1088: Mr. Smith of New Jersey.
H. R. 1130: Ms. LaTourette.
H. R. 1157: Mr. Ross.
H. R. 1172: Mr. WAXMAN.
H. R. 1188: Mr. JINDAL and Ms. Lee.
H. R. 1198: Mr. Marshall and Mrs. Wilson of New Mexico.
H. R. 1223: Ms. Lincoln Diaz-Balart of Florida and Mr. PAUL.
H. R. 1225: Ms. Tauscher and Mr. Van Hollen.
H. R. 1236: Mr. Van Hollen, Mr. Cramer, and Mr. LAMPSON.
H. R. 1237: Mr. Higgins, Mr. Lincoln Diaz-Balart of Florida, Ms. Slaughter, Mr. BAIRD, Mr. Fergusson, and Mr. Wilson of New Mexico.
H. R. 1275: Ms. Maloney of New York, Mr. MECK of Florida, Mr. Cummings, Mr. Smith of Washington, and Mr. O’TERRY.
H. R. 1279: Mr. WHITFIELD, Mr. HINCHERY, Mr. SIEPTAK, Mr. ENGEL, Mr. HOLT, Mr. NADLER, and Mr. Pastor.
H. R. 1293: Mr. Andrews and Mr. TIERNEY.
H. R. 1322: Ms. Baldwin and Mr. SHERRY.
H. R. 1333: Mr. Fähr.
H. R. 1395: Ms. FOXX and Mr. Butler of Indiana.
H. R. 1415: Mr. McNULTY.
H. R. 1416: Mr. McNULTY.
H. R. 1424: Mr. Bonner.
H. R. 1435: Mr. HOLT.
H. R. 1459: Mr. LAMPSON.
H. R. 1464: Mr. Van Hollen, Mrs. McCarth of New York, Mr. Engel, and Mr. Hasting of Florida.
H. R. 1474: Ms. Berkley, Mr. SPACE, Mr. SARABANES, Mr. Gerlach, Ms. Hirono, and Mr. King of Iowa.
H. R. 1557: Mr. PATRICK MURPHY of Pennsylvania and Ms. HIRONO.
H. R. 1539: Mr. Ryan of Wisconsin.
H. R. 1553: Ms. Moore of Wisconsin, Mrs. CAPPS, Mr. ISRAEL, Mrs. FOSSELLA, Mr. King of Iowa, and Mr. LAMPSON.
H. R. 1556: Mr. BALDWIN and Mr. Pastor.
H. R. 1557: Mr. BILARAY, Mrs. McCARTHY of New York, and Ms. BORDALLO.
H. R. 1586: Mr. Gingrey, Mr. TANCREDO, Mr. CAMPBELL of California, Mr. Lucas, Mr. FEENEY, Mr. MCCARTHY of Texas, Mr. MARCHANT, and Mr. BURTON of Indiana.
H. R. 1609: Mr. DeFazio, Mr. DONNELLY, Mr. SULLIVAN, Ms. CASTOR, Mr. ALTIME, Mr. COURTNEY, Mr. WALZ of Minnesota, Ms. SHEA-PORTER, Mr. LOHISACK, Mr. KAGEN, Ms. SUTTON, and Mr. Wasserman Schultz.
H. R. 1655: Ms. Schakowsky.
H. R. 1665: Mr. ANDREWS and Ms. WYNN.
H. R. 1682: Mr. Andrews.
H. R. 1688: Mr. CONYERS, Mr. PAYNE, Ms. BORDALLO, Mr. LYNCH, Mr. HASTINGS of Florida, Mr. MOORE of Kansas, Mr. GEHLACH, Mr. CLEVER, Mr. AL Green of Texas, and Mr. BACA.
H. R. 1691: Mr. Emanuel.
H. R. 1730: Ms. LaTourette.
H. R. 1738: Mr. Chandlier, Mr. Rothman, Mr. RANGEL, Mr. McCASS, and Mr. Pascrell.
H. R. 1748: Mr. GEHLACH, Mr. HOLDEN, and Mr. LYNCH.
H. R. 1780: Mr. Ryan of Wisconsin.
H. R. 1781: Ms. BALDWIN, Mr. DeFazio, and Mr. HINOJOSA.
H. R. 1813: Mr. BROWN of South Carolina, Mr. Ehlers, Mr. CLEAVER, Mr. WYN, Mr. MURAN of Kansas, Mr. CUNDEE, Mr. LEE, and Mr. DINGELL.
H. R. 1845: Mr. Boyd of Florida, Mr. RAMSTAD, and Mr. ISRAEL.
H. R. 1884: Mr. Cohen, Mrs. BUNIN, and Ms. BALDWIN.
H. R. 1932: Mr. MCRAE.
H. R. 1940: Mr. Garrett of New Jersey, Mrs. MUSGRAVE, Mr. ABERHOLT, Mr. WHITFIELD, Mr. ROYCE, Mr. HOUCHIN of South Carolina, Mr. BURTON of Indiana, Ms. FOXX, Mr. Kuhl of New York, Mr. SHUSTER, and Mr. Platts.
H. R. 1957: Mr. Van Hollen and Mr. SIEPTAK.
H. R. 1971: Mr. COURTNEY, Ms. COrrine Brown of Florida, and Mr. DOGOFF.
H. R. 2015: Mrs. McCollum of New York, Mr. INSLER, and Ms. HOOLEY.
H. R. 2020: Mr. Etheridge.
H. R. 2094: Mr. Wilson of Vermont.
H. R. 2046: Mr. McNulty.
H. R. 2063: Ms. SOLIS, Ms. CLARK, Mr. CUMMINGS, Mr. DeFazio, Ms. BEAN, and Ms. ESCO.
H. R. 2073: Mr. ALLEN.
H. R. 2091: Mr. BACHUS.
H. R. 2098: Mr. HARE, Mr. PLATTS, Mr. FARR, Mr. Ellison, Ms. WOOLSEY, Mr. COHEN, Ms. KFIPATRICK, Mr. SHERANO, Ms. McCOLLUM of Minnesota, Mr. BRADY of Pennsylvania, Mr. AL Green of Texas, Mr. Walz of Minnesota, and Ms. CARSON.
H. R. 2108: Ms. Hiroko and Mr. LYNCH.
H. R. 2125: Mr. FRELINGHUYSEN and Mr. BRATLEY of Iowa.
H. R. 2135: Mr. Kildee, Mr. Walden of Oregon, Ms. EDDIE BERNICE Johnson of Texas, Mr. Kuhl of New York, and Mr. Arcuri.
H. R. 2146: Ms. Slaughter and Mr. Lewis of Georgia.
H. R. 2146: Mr. BERKLEY.
H. R. 2221: Mr. SHERRMAN and Mrs. MCCARTHY of New York.
H. R. 2224: Ms. Hiroko, Mr. Edwards, Mr. SERRANO, Mr. LOEBACK, Mr. Lewis of Georgia, Ms. Harman, Mr. Hare, Mr. McCOTTER, Mr. RoskAM, Mr. McNERNENY, and Mr. KENNY.
H. R. 2262: Ms. Matsui, Mr. McDermott, Ms. SheA-Porter, Mr. ALLEN, Mr. Rothman, Mr. Frank of Rhode Island, Mr. Perlmutter, Mr. Johnson of Georgia, and Mr. McNULTY.
September 4, 2007

H. Res. 245: Mr. ISRAEL.
H. Res. 257: Mr. ISRAEL, Mr. SHUSTER, and Mr. HILL.
H. Res. 301: Mr. LOWE of Georgia, Mr. BROWN of Georgia, and Mr. PASTOR.
H. Res. 343: Mr. BURTON of Indiana.
H. Res. 349: Mr. BURTON of Indiana and Mr. BRADY of Pennsylvania.
H. Res. 356: Mr. DAVIS of California.
H. Res. 373: Mr. WOLF.
H. Res. 433: Ms. BROWN of Pennsylvania, Mr. BROWN of Georgia, and Mr. BISHOP of Georgia.
H. Res. 554: Ms. BORDALLO.
H. Res. 557: Mr. COLE of Oklahoma, Ms. KING of Iowa, and Ms. FOXX.
H. Res. 560: Mr. SCOTT of Georgia, and Mr. LEWIS of Georgia.
H. Res. 564: Mr. MCCOTTER.
H. Res. 572: Mr. CALVERT and Mr. LAMPSMITH.
H. Res. 373: Ms. SCHWARZER, Mr. STARK, and Mr. FARR.
H. Res. 589: Mr. DAVIS of Illinois, Mr. FARR, Mr. PASCHELLE, and Mr. FELNER.
H. Res. 603: Mrs. TAUSCHER.
H. Res. 625: Mr. SMITH of Indiana, Ms. BROWN of Virginia, Ms. CORRINE BROWN of Florida, Mr. LEWIS of Georgia, Mr. VAN HOLLEN, Mr. HARE, Mr. SMITH of Washington, Mr. CLEAVES, Mr. KING, Ms. CARSON, Mr. LARSEN of Washington, and Mr. BRADY of Pennsylvania.
H. Res. 649: Mr. DRKELLER.
H. Res. 14: Mr. JOHNSON of Georgia.
H. Res. 186: Mr. ENGEL, Mr. LINDER, Ms. WATSON, and Mr. McCAIN.
H. Res. 228: Mr. MCMAHON of Florida and Mr. MCMANUS.
H. Res. 318: Mr. ALTMIRE.
H. Res. 3213: Mr. MCMAHON.
H. Res. 324: Mr. COSTA and Mr. LAMPSON.
H. Res. 3298: Mr. CURTIS.
H. Res. 3326: Mr. COSTA.
H. Res. 334: Mr. COHEN.
H. Res. 3355: Mr. MCMANUS.
H. Res. 3426: Mr. COHEN, Mr. MCGOVERN, Mrs. APPS, Mr. FARR, Ms. MCCOLLUM of Minnesota, Mrs. NAPOLITANO, Mrs. CAPP, Ms. LOEFGREN of California, Mr. CARSON, Ms. SLAUGHTER, Mr. BOWEN, Mr. ORTIZ, Mr. CHAFFETZ, Mr. BOWMAN, Mr. GORTNER, Mr. ABERCROMBIE, and Mr. MCMAHON.
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H. Res. 356: Mr. MCCOTTER.
H. Res. 360: Mr. MCCOTTER, and Ms. DELAUNO.
H. Res. 364: Mr. MCCOTTER.
H. Res. 372: Mr. RUSSELL, Mr. BERRY, Mr. PLUMMERT, Mr. SHULER, Mr. WILSON, Mr. JORDAN, and Mr. MCMAHON.
H. Res. 380: Mr. SCHWARTZ.
H. Res. 435: Mr. CAPUTO of New York, Mr. HODEKSTRA, Mr. TAYLOR, Mr. JOHNSTON of Georgia, Mr. KAGEN, Mr. LAMPSON, Mr. LAMAR, Mr. SHOO, Mr. SHUMKUS, and Mr. PICKERING.
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The Senate met at 12:01 p.m., and was called to order by the Honorable Robert P. Casey, Jr., a Senator from the State of Pennsylvania.

PRAYER
The Chaplain, Dr. Barry C. Black, offered the following prayer:
Let us pray.
O God of us all, who is above all, yet in us all, make us ever sensitive to all the expressions of Your grace. Thank You for the glory of a sunrise and sunset, for the refreshment of the breezes that invigorate, and for the technicolor in trees, shrubs, sky, and sea. May the challenges of our times never blind us to life’s wonders.
As we reconvene after our August recess, prepare our lawmakers for today’s journey. May they strive to stay within the circle of Your will, as You guide their steps. Help them to be ready to solve problems, receiving inspiration from the creative power of Your love. Let business be done on Capitol Hill that will address itself to the real issues and not to games. May the work of our Senators become an expression of Your truth, righteousness, and justice.
We pray in Your great Name. Amen.

PLEDGE OF ALLEGIANCE
The Honorable Robert P. Casey, Jr., 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.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE
The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President pro tempore (Mr. Byrd).
The assistant clerk read the following letter:

U.S. SENATE,
President pro tempore,

To the Senate:
Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Robert P. Casey, Jr., a Senator from the State of Pennsylvania, to perform the duties of the Chair.

Robert C. Byrd,
President pro tempore.

Mr. CASEY thereupon assumed the chair as Acting President pro tempore.

RESERVATION OF LEADER TIME
The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

RECOGNITION OF THE MAJORITY LEADER
The ACTING PRESIDENT pro tempore. The majority leader is recognized.

ORDER OF PROCEDURE
Mr. REID. Mr. President, I ask unanimous consent that the period for morning business extend for 60 minutes, equally divided and controlled between the two leaders or their designees, with Senators permitted to speak during that period of time, with the majority controlling the first 30 minutes and the majority time being equally divided between Senators Brown and Baucus, and that the Republicans control the final 30 minutes; that the Senate proceed then to the Military Construction and VA appropriations bill; further, that with respect to the debate time on the Nussle nomination, the time for the Chair and ranking member be equally divided and controlled between the chairs and ranking members of the Budget and Homeland Security Committees, with Senator Sanders retaining the hour previously provided him, with all other provisions of the previous order governing the Nussle nomination remaining in effect.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. REID. Mr. President, I ask unanimous consent that a speech I am going to give not be counted against leadership time. That will give the morning business the full hour requested.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

SCHEDULE
Mr. REID. Mr. President, under the order that was entered, the Senate will conduct a period for morning business for 60 minutes, with the time controlled between the two sides as I read. Following this period for morning business, the Senate will proceed to the Military Construction and VA appropriations bill. This is a very critical, important message for our military and for our veterans. I hope we can consider this bill in a very expeditious manner.

At approximately 2:30 this afternoon, the Senate will proceed to executive session and consider the Nussle nomination for a period of 3 hours. The chairs and ranking members of the Budget and Homeland Security Committees will each be recognized as indicated in the matter I just read before the Senate. There will be 30 minutes, as indicated, on each side, with Senator Sanders controlling 1 hour. A vote on the nomination is expected to occur about 5:30 this afternoon.

I spoke with the distinguished Republican leader this morning and indicated what we were going to accomplish before we leave for the Jewish holiday, which is 1 week from this Wednesday—1 week from tomorrow.

We are going to take up and complete the Nussle nomination this afternoon. Prior to that being completed, Senators Jack Reed and Kay Bailey Hutchison, who are the managers of the appropriations bill that will come

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This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.
Mr. McCONNELL. Mr. President, I appreciate the majority leader's call this morning. He basically covered the items he has gone over. We will be cooperating, to the maximum extent possible, to move forward with the work in the Senate. I, such as he, will have an opinion about two of our most distinguished colleagues, Senator W ARNER of Virginia and Senator KENNEDY of Massachusetts.

A few days ago, Senator W ARNER announced he will not seek re-election in 2008. J OHN W ARNER's career in public service began when he was 17 years of age when he enlisted in the U.S. Navy during World War II. He did not have to enlist. His father was a distinguished physician in Virginia. He did it because it was the right thing to do.

After an honorable discharge, he, again feeling the call of duty, interrupted his law school studies to join the Marine Corps during the Korean war. Keep in mind, both times when he joined the Marine Corps, we were at war. During the Korean war, he rose to the rank of captain.

J OHN W ARNER is a patriot. If you look up "patriot" and "patriotism" in the dictionary, it says one who loves his country and supports its interests. That is J OHN W ARNER by definition.

When J OHN W ARNER returned home after the Korean war, he was appointed Under Secretary of the Navy and later became Secretary of the Navy before becoming his five terms in the Senate. His work on the Armed Services Committee is certainlylegendary. His ability to work with Senator LEVIN has been something I have watched and admired and many times complimented both of them for—their ability to work together, many times on issues that were very difficult to work together on. They always worked together, always looked out for each other.

In addition to the work he did on the Armed Services Committee, I had the distinct privilege to go firsthand his brilliant work on the Intelligence Committee but very firsthand his work on the Environment and Public Works Committee. From the time I came to the Senate, I worked with J OHN W ARNER on that committee. I was chairman of that committee on two separate occasions. During the period of time I worked with Senator W ARNER, I was in the majority, and other times he was in the majority. To J OHN W ARNER, it didn't matter.

I cannot put into words the big Transportation bill we did. We did one every 5 years. What a great example he set for everybody as one of the senior members of that committee. He worked with conservatives, he worked with liberals, he worked with Democrats, and he worked with Republicans.

To show his ability to do the right thing, one needs look no further than his hotly contested race for the Senate for the State of Virginia. J OHN W ARNER supported the Democratic candidate rather than the Republican candidate. That is the kind of person he is.

He has such great admiration for J OHN W ARNER. He is, in my opinion, what a public servant should be. He is a gentleman and has served the people of Virginia and our Nation with distinction for 30 years or more. Senator W ARNER's impact on this institution will not be forgotten. I will sorely miss his warmth and friendship. My wife Landra and his wife Jeanne are friends.

They have been working together. Every year the Senate spouses have a First Lady's luncheon. Two years ago, it was our chair. Last year, she was. They are good friends and we will miss them a lot. They are a wonderful couple. I have to say J OHN KENNEDY is top of the line. I have so much admiration for him.

SENATOR KENNEDY'S 15,000TH VOTE

Mr. REID. I also want to say a few words about another one of the Senate's most distinguished and legendary Senators, and that is Ted KENNEDY. The last day of our session was extremely frantic. We were trying to do certain things. Well, we had a lot we were trying to get finished, not the least of which was the domestic spying measure, which was so intense. So we had a lot of votes during that week, and that day we had votes, but in the rush to close the session a milestone occurred that went unremarked and it should have. There is no way things are here in the Senate sometimes. Senator KENNEDY cast his 15,000th vote—15,000 votes. He cast his 15,000th rollcall vote the day we adjourned for summer vacation.

There is very little I can say to fully honor Senator KENNEDY for his 45 years of Senate service. He has been someone whom I have followed so very long. And to think that I have the opportunity to serve with one of the Kennedys is very special. I was in the majority when things are here in the Senate sometimes. Senator KENNEDY had not been inaugurated as yet, but he had been elected and he was working from where we have our Tuesday luncheons, the LBJ Room. That was his office before he became President. He sent me a letter. I was at Utah State University and I formed the first Young Democrats Club in the history of the State. It might not sound like much, but to me it was important at the time and President Kennedy recognized that by writing me a letter.

I am so grateful for the service of the Kennedys and what they have done for
our country. We have had two of Senator Kennedy's brothers who have been assassinated. He had a brother who was killed during World War II. So Senator Kennedy deserves more attention than we have given him here today, but I have so much admiration and respect for him and what he has done for me.

He has this great public persona, but for those of us who work with him, he is a man with a lot of humility. He is always willing to step back into the shadows and let others get the attention. His record of speaking for civil rights, education, working people, senior citizens, and people with disabilities is unparalleled. And as to his ability to work together, no one can testify to that more than the current President Bush in the White House. The legislation President Bush has been fortunate enough to pass has been landmark legislation with which Senator Kennedy has helped him. So I value Senator Kennedy's wisdom and leadership, not only of all, but especially of us, and certainly recognize and congratulate him on his 15,000th rolloca vote.

PAST AND PRESENT CHALLENGES AND ACCOMPLISHMENTS

Mr. REID. Mr. President, August was a time for us to leave Washington for a while, spend time listening to and reconnecting with our friends, neighbors, and constituents back home. Someone this morning on the telephone asked me what I remember most about the August recess, and I said I think it is best represented in an extended conversation with someone on the telephone at my home in Searchlight. You can look out my windows and see for miles. There is a range of mountains called Timber Mountains. They do not match the Rockies or the Sierras, but to me they are important. During the summer, there are huge thunders there all the time. They do not last very long, but they are beautiful to see. I was telling my friend that is what I remember most, talking on the telephone and trying to explain to my friend what I saw out there. We call them cloudbursts. It rains so hard you can't see the mountains, and the lightning is coming frequently. It is beautiful to watch. It is what nature is all about, and that is what I remember most about my trip home this August. But it certainly was a chance for me, and for all of us, to ignore the pundits and hear from the people of the State we represent. I traveled this past month to many places in Nevada, and the messages I heard were very clear. Nevadans want us to do something about the high cost of energy and start reversing the damage that nonrenewable fuels are causing our environment. They want us to fight the skyrocketing cost of a college education.

Above all, Nevadans want us to finally bring the war in Iraq to a responsible end. They want us to take our brave troops and remove this tragic country's intractable civil war so we can rebuild and refocus our military on the grave and growing challenges we face throughout the world. These concerns are, of course, not unique to Nevada. I know my colleagues are bracing for the same warnings in every corner of our country, the same concerns I have heard and more. I want to share with my friends in Nevada and all Americans that we hear you. We share your concerns and your sense of urgency, and we are working every day to reach these goals.

When this new Congress began in January, we knew the challenges ahead of us, but the expectations were even greater than the challenges. We started the year with an ambitious agenda for introducing 10 bills on the first day. Now, as we begin our busy fall calendar, we have made progress on almost every one of those. Coming into the previous work period, we had already sent the President the first 10 bills in introducing a plan to increase the Federal minimum wage in more than 10 years; the recommendations of the 9/11 Commission, after having been pushed aside for years; the toughest ethics and lobbying reform in history, which is the way it is to the President. We passed a bill to give the hope of stem cell research to millions of Americans who suffer, and we will soon attempt once again to override the President's veto. We believe we are only one vote short of being able to override that veto.

We passed disaster relief for the Gulf coast, western wildfires, and farmers who have suffered drought and other disasters. We provided funds for our national Guard with the equipment they need, for example, the Mine Resistant Combat Vehicles, to do their jobs more safely. We passed a bill to finally hold the administration accountable on Iraq with real benchmarks for progress.

We have been able to do a number of important things dealing with Iraq, even with Senator Johnson ill. We were sometimes in a minority. One of our colleagues, who is one of the most loyal and always had, our nominee for Vice President, the distinguished Senator from Connecticut, Senator Lieberman, votes with the President on the Iraq matters most every time, even though he votes with us on everything else. We were many times in the hole 49 to 50. So what we were able to do was certainly very good. I applaud the few Republicans who helped us. We were able to pass a bill that allowed us to pay the troops that had to vote.

We also passed a balanced budget which restores fiscal discipline and cuts taxes for working people. Of course, we wish we could have done more in Iraq, but we did the best we could, with a pay raise and better health care for our troops, who are being asked to shoulder a larger burden than ever before.

This past work period, we added to the list other accomplishments passing the energy bill, which included, among other things, raising CAFE standards, fuel efficiency, for the first time in 25 years. We haven't sent that to the President yet because we need to work out our differences with the House. We reauthorized the Higher Education Act to give Americans the largest expansion of student financial aid since the GI bill. As I indicated in my opening statement, we are going to finish that this week and send it on to the House.

Beginning debate on the Defense authorization bill on September 17, we will make critical investments to address troop readiness problems in the past. Today, it is clear: when you put partisanship aside, we can do great things for the American people. But when partisanship divides us, our work suffers.

For all our success so far this year, we were more than that, but Republicans have sought to block our progress, it seems sometimes at all costs. We could have reduced the cost of prescription drugs, but Republicans filibustered that. We could have passed comprehensive immigration reform, but we only got 12 Republican votes. We could have ensured our troops received sufficient rest and time home between deployments—that was the Webb amendment—but once again we were blocked by most of the Republicans.

The minority has forced 42 cloture votes already this year, many on legislation that wasn't even controversial. I hope the delay and stalling is in the past, and that the minority has proven they can make us go to cloture but it hasn't accomplished anything. I hope we can move forward in a less burdensome manner.

This past work period has been in spite of those efforts. When we have worked together across the aisle, the record speaks for itself. We know it can be done because we have done it already. Today, I reach out to my Republican colleagues every piece of legislation. I hope and expect the minority will reciprocate so we can move beyond hyperpartisanship and obstruction to keep making the kind of progress the American people deserve. We must do this because the issues we now confront deserve nothing less than our best.
considerable time this work period to these bills. I have indicated we are going to do three before we take our break for the Jewish holidays. We have already done Homeland Security appropriations. If we do that, we would wind up doing a third of all the bills we need, and doing progress.

So in the next 2 weeks, it is my hope we can complete the bills I have talked about. Each of these bills was reported out of the committee unanimously, or nearly unanimously, and I hope bipartisan cooperation continues on the floor.

We must move forward on a number of other issues. The Children’s Health Insurance Program is a bill that received wide bipartisan support in the Senate. I hope we can complete that. It is important that we do that. I know just a few people can cause a lot of trouble here. Both the distinguished Republican leader and I realize that.

UNANIMOUS CONSENT REQUEST—H.R. 976

Mr. MCCONNELL. Reserving the right to object.

The ACTING PRESIDENT pro tempore. Objection?

Mr. MCCONNELL. Reserving the right to object.

The ACTING PRESIDENT pro tempore. The minority leader.

Mr. MCCONNELL. Mr. President, the message has not yet been received; therefore, the request is a little premature. We would need to consult with our colleagues on this when they receive the request from the House; therefore, for the time being, I would object.

The ACTING PRESIDENT pro tempore. Objection is heard.

Mr. REID, Mr. President, above all, every day we must continue to fight for a sensible, responsible path out of Iraq in order to restore America’s national security. Later this month, President Bush will issue a report on the state of the war that Congress required of him. We hope he will use this report as an opportunity to finally do the right thing, to begin to change the core U.S. mission and begin reducing U.S. forces in Iraq. We will receive this report with an open mind. We will consider the White House findings carefully and thoughtfully, but we must remember the President’s report comes after more than 4 years of war, with almost 3,800 dead American soldiers, sailors, marines, and airmen, tens of thousands more injured, and American taxpayers having to foot a bill of more than half a trillion dollars.

President Bush will send General Petraeus to Capitol Hill to testify. There is not one Member of this body who does not respect General Petraeus.

He is a good man and a good soldier. But Senator BIDEN said over the weekend that there are not 12 Senators out of 100 who support the war as it is now being conducted—not 12. He said that over and over again. I agree with Senator BIDEN.

But the President cannot hide behind the generals. This is George Bush’s war. He is responsible for the mistakes and missteps that leave our troops mired in a civil war with no end in sight.

The mission has not been accomplished. When he said “Bring ‘em on,” that was the wrong thing to say. According to the President when he set forth his escalation policy, the purpose of the troop increase was to give the Iraqis space and safety to forge political progress—to build a sustainable government and provide for their own security.

None of this has happened. Take, for example, today’s headline: “Troop Buildup Fails to Recuperate Iraq,” or today’s GAO report, which tells us the President’s strategy has failed to achieve 15 of 18 key benchmarks. Sectarian strife is deepening and violence shifting. Last month was the deadliest in the history of the war. Contrary to the assertions of the President, Iraq’s leaders have not honored the sacrifices of our troops by taking meaningful steps toward building a country that can stand on its own. Is it a U.S. problem or is it a problem of our troops’ fault, nor is it a problem our troops can solve. It is an Iraqi political problem, not a U.S. military problem. We cannot continue to sacrifice American lives, deplete our Treasury, and weaken our national security in pursuit of a goal that the Iraqi people themselves show no interest in achieving.

Meanwhile, al-Qaeda is resurgent, and we all know Osama bin Laden remains at large. There are countless stories that highlight the human toll this war has taken. Let’s look to Nevada for one. As I was flying back, I was stunned by reading in the Las Vegas Sun newspaper a heartbreaking story of Army PFC Travis Virgadamo, 19 years old, in his second tour of duty in Iraq. He loved his country. He loved serving in the military. That is what he always said he wanted to do. Yet after months of serving in Iraq, as he described it, “being known but not knowing what was behind strangers’ doors, walking along on road sides fearing the next step could trigger lethal explosives”—those were his words—he left. He tried to get help. He came back, told his parents he did not want to go back. That is not our military’s fault. He didn’t want to go back. He was given medicine. The newspaper reported it was Prozac. As I said, he sought therapy, mental health care while overseas, but last week the military informed his family he committed suicide. He was 19 years old.

Last year, the Veterans Affairs Department reported that more than 56,000 veterans of Iraq have been diagnosed with mental illness. We have heard countless examples of our troops receiving inadequate mental health care, and in many cases being sent back into battle, like this young man, PFC Travis Virgadamo.

My heart goes out to his family. They are quoted in the paper, as to what he said when he was trying to stay here and not go back. They have suffered so much. We owe them a change of course.

Many of my Republican friends have long held September is the month for a policy change in Iraq. Those who opposed our early efforts asked for time and patience to let the war continue. The calendar has not changed. It is September. We have reached this goal. It is time to make a decision. We can’t continue the way we are. We cannot afford it militarily and financially.

We will soon hear, as I have indicated, from the President and his generals what we know already, political progress has failed. Now it is time for our Republican colleagues—I so admire and appreciate those who have joined us in the past. For example, on the Webb amendment we got 57 votes. With the support of the Senate, we need two more Republican votes to do the right thing: When you go to Iraq for 15 months, you stay home for 15 months. That is what WBB did. That is why we picked up Republican votes. We need two more Republican votes.

It is time for our Republican colleagues to join with us, to stand for our troops and the American people to responsibly end this war; to do things that will change it.

I began with words of tribute for two of our most distinguished colleagues, Senators WARNER and KENNEDY, one Democrat, one Republican, both firmly committed to progress, progress for our country. They recognize and they have shown that only can be accomplished by bipartisanship. All of us appreciate the Herculean efforts of Senator KENNEDY, working with Democrats and Republicans alike on immigration, Leave No Child Behind, and Medicare. The work that Senator WARNER has done for 20 years, especially on the Defense authorizing bill, on a bipartisan basis— I appreciate it; many of us do. The country appreciates it. The people of Virginia appreciate Senator WARNER’s courage to stand up to the President of his own party and reach across the aisle to reach a responsible end to this war. As we tackle the challenges ahead, the outstanding work of these two great Senators ought to be our compass.

I am confident and hopeful all 100 of us will follow their lead and keep America moving forward.

RECOGNITION OF THE REPUBLICAN LEADER

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.
Mr. MCCONNELL. Mr. President, as we resume our business here in the Senate, we do so in the hope that we have learned some lessons over the last 8 months. The chief lesson we should have learned, in my view, is that the culture of the endless campaign may win headlines, but it doesn’t win much beyond that.

None of us is so naive as to think that the life of an elected politician doesn’t involve politics—obviously it does. But we also know that making laws often demands leaving the politics aside. The bitter debates over the war in Iraq and a thin list of significant legislative achievements so far in the 110th Congress are all the proof of that we need.

That’s the lesson of the last 8 months—that if we expect to accomplish anything here we need to lower the political temperature. And it is urgent as we return here today that we do just that.

Cooperation is as important on routine business as it is on contentious things. We are now just 4 weeks away from the beginning of the new fiscal year, and we have not sent a single one of the twelve annual appropriations bills yet to the President’s desk. This almost certainly means we will soon be looking at an appropriations train wreck here in the next few weeks, followed by a continuing resolution to keep the Government running.

This isn’t the way it’s supposed to be. Indeed, it was all that long ago that Democrats themselves were denouncing Republicans for doing this very thing.

Faced with the same situation last year, the current assistant majority leader railed against the notion of a continuing resolution, accusing Republicans, as he put it, “of failing to do the most fundamental job Congress is expected to do.” I think the assistant majority leader is right. He said that calling the 109th Congress a do-nothing Congress would be an insult to the original do-nothing Congress of 1948. And he vowed to finish the unfinished business of the last Congress.

Yet no Democrat entered the ninth month poised to make the very same mistake we did, we have not heard a note of self-criticism from the other side. This kind of selective criticism might work on the campaign trail, but it’s a clear recipe for frustration and defeat in the Senate. We need to get these bills passed and over to the President’s desk for a signature. And relentless partisanship is not going to do that.

The most heated politics have been reserved, of course, for the war. So if we are going to correct course, we will need to start there. The Congress voted in May to have General Petraeus report back this month on progress in Iraq, and the Congress should listen to what he says, without prejudice, when he gets here.

This is not a baseless hope. We have seen some of the sharpest early criticisms of the general’s new military strategy defending itself in recent weeks after seeing for themselves the impact it has had in former al-Qaida strongholds like Anbar Province.

Republicans welcome this kind of honest reassessment. As more Democrats have the courage to acknowledge the good news as well as the bad news in Iraq, we all have reason to hope for the kind of cooperative legislative strategy that has been lacking until now.

The political path the majority has often chosen over the last 8 months has reduced us at times to theatrics on the war. It has left us scrambling on appropriations. And it threatens to prevent us from addressing a number of other vital issues that the American people don’t want us to put off. We need to act, cooperatively, before it is too late to address these issues within the limited time we have.

Time is short, and the list is long. We need to act on a farm bill by the end of the month. We need to act on vital free trade agreements and on the debt limit ceiling, which we will reach sometime in early October. We need to extend the FISA legislation.

More than 40 tax provisions expire at the end of this year. We need to extend them before it is too late, and we can only do it if we resist calls to pay for them with equally unpopular offsets.

The other side tends to look at the budget in terms of Newtonian physics: They take away every cut for an equal and opposite hike. Yet we have seen that this is not the case, with money now flowing into the Treasury at record rates since the 2001 and 2003 cuts. We should acknowledge the facts and continue this prosperity without imposing new pain on taxpayers who responded to this relief by growing this economy.

The current alternative minimum tax relief is current no more—it expired at the end of last year. In the last three Congresses, we extended this relief before the Fourth of July recess so taxpayers knew with certainty the relief would be there. Yet here we stand, and again, August recess, with no sign of any effort to extend it again—no bill reported by committee, not even a markup scheduled.

Unless this relief is extended, 20 million new taxpayers will face this punishing tax when they file their returns next year. They need to know if Democrats are going to make good on their promise to let all the provisions of the 2001 and 2003 tax bills expire. We are willing to work together on this issue, but again, cooperation will mean resisting calls for draconian tax increases to provide relief from a tax which was never intended to affect so many families.

The Senate will soon be asked to confirm a new Attorney General. Some Members of this body will be tempted to turn the confirmation process into another occasion for seeking political advantage. Democrats have rightly noted that the Justice Department’s work is too important to resist and must be done without leadership at the top.

And they have promised that if the President’s nominee puts the rule of law first, they will avoid confrontation. They will prove they mean it by not looking to secure commitments from the nominee as a condition of his or her confirmation, other than that he or she will faithfully enforce the law.

Attempts to exact political promises and precommitments would be inconsistent with the goal of restoring the Justice Department to full strength as quickly as possible.

Nor should the confirmation of a new Attorney General be used as an excuse to slow down circuit court nominations, starting with Judge Leslie Southwick.

The average number of circuit court confirmations during the final 2 years of similarly situated presidencies is 17. We have fallen off pace to approximate that standard.

At this point, the Senate has only confirmed three circuit court nominees—three. The Senate can begin to make much needed progress in this area by confirming Judge Southwick. The Judiciary Committee voted to send his nomination to the Senate before we broke for recess and he deserves a vote and he deserves it soon.

In my view, the Democratic majority has wasted too much time in the first months of this session playing politics instead of legislating. The working days we have left in this session are too few to be squandered. We need to put aside the political path and come
together to get some work done. The clock is ticking. It is getting late. But it is not too late. There is no better time to shift course than now.

The political path has been perhaps most evident in many of the Iraq votes we have had. More of the same will only delay the cooperative work we need to create a policy aimed at protecting America’s vital long- and short-term security interests in the Persian Gulf and Iraq.

A good first step from the political path would be to get the Defense appropriations bill to the floor of the Senate in the next week or two and get funding to our forces in the field. Appropriations should be an urgent priority for us, as Democrats insisted when they were in the minority. Republicans are ready to start fresh, to begin again, in order to get many important and necessary things accomplished in the coming days and weeks.

We will call on our friends on the other side to do the same.

The ACTING PRESIDENT pro tempore. The senior Senator from Montana.

TRIBUTE TO SENATOR WARNER

Mr. BAUCUS. Mr. President, last Friday the senior Senator from Virginia announced that he would not seek re-election to the Senate. I speak today, therefore, in tribute to Senator JOHN WARNER.

I have known JOHN WARNER for nearly 30 years. In 1978, the people of Montana and Virginia sent us both to the Senate for the first time. I thank the people of Montana and Virginia for giving me the opportunity to serve with JOHN WARNER. The election of 1978 brought 20 new Senators to the Senate. From that class, many Senators moved on to other pursuits: Bill Armstrong, David Boren, Rudy Boschwitz, Bill Bradley, Bob Dole, David Durenberger, Gordon Humphrey, Roger Jepsen, Nancy Landon Kassebaum, Larry Pressler, David Pryor, Alan Simpson, Donald Stewart.

From that class, three have gone to their final rest. We all recall the memory of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing of colleagues now departed: Jim Exon, Howell Heflin, Paul Tsongas. May their memories serve as a blessing.

From that class, four remain in the Senate: TED COCHRAN, CARL LEVIN, this Senator, and JOHN WARNER.

As a young man, JOHN WARNER fought forest fires in Montana. Very often when I am talking to JOHN, he recalls those times in Montana. His eyes brighten up. He very much reminisces about how much he enjoyed spending time in the State. Whether it was fighting fires or whether it was around Bozeman, MT, it comes to him very clearly when he talks about Montana in his early years.

At the age of 17, JOHN WARNER joined the Navy to fight in World War II, part of the “greatest generation.” JOHN WARNER is one of five World War II vets left in the Senate. He shares that distinction with DANNY AKAKA, DANNY INOUYE, FRANK LAUTENBERG, and TED STEVENS.

JOHN WARNER went to college on the GI bill. Then he entered the University of Virginia. But when the Korean war broke out, JOHN WARNER, with his intense sense of patriotism, interrupted law school to fight for his country again. This time he served as an officer in the Marine Corps.

After the Korean war, JOHN WARNER finished law school, clerked on the court of appeals, worked as an assistant U.S. attorney and worked as a lawyer in private practice. He returned to public service in 1969 as Under Secretary of the Navy. Then, in 1972, he succeeded our former colleague, John Chafee, as Secretary of the Navy. He represented the Defense Department at the Law of the Sea talks in Geneva.

In the Senate, JOHN WARNER has served as chairman of the Rules Committee. He has served as chairman and ranking member of the Armed Services Committee. He has come to be known as one of the Congress’s most influential voices on matters of national defense.

But, I have come to know JOHN WARNER on the Environment and Public Works Committee. JOHN WARNER and I have worked together on that committee for more than 20 years. I joined the committee in 1981 and JOHN joined in 1987. There, for most of that time, both of us have worked together as chairmen and ranking minority members of one subcommittee or another.

We worked together on transportation bills. Those are the bills with such colorful names as ISTEA, TEA-21, SAFET–LU. For a while, we were chairmen and ranking minority members of the Transportation and Infrastructure Subcommittee. We worked on at least four renewals of the Water Resources Development Act.

I remember fondly working closely with JOHN on the transportation legislation in 1997 and 1998, TEA-21. We worked with our late colleague, John Chafee, The three of us were a wonderful team. You will not believe the chemistry with which the three of us worked together. We decided early on we would stick together as a team: JOHN WARNER, basically the Southern donor States; John Chafee, basically the Northeast States; and I, representing in some sense the Western donor States. We represented the three major components that put together the Transportation bill.

We stuck together. We worked together. I mean we worked together. There is a lot of talk about we needing less partisanship around here. There is a lot of talk. I have a point; John Chafee had a point. In other negotiations I have been in where JOHN WARNER has been there, JOHN WARNER is going to listen. JOHN WARNER will listen and say: “Okay, that is interesting. Now how do we make that work?” I might say also he is a very skilled statesman in that he cut to the core of matters pretty quickly.

Not a lot of fuss or muss, never got wrapped around the axle in details, when things kind of got off tangent in the wrong direction, but got to the core of the matter. He came to the core of the matter. He would sum it all up in a very wonderful, sort of statesmanlike, solid way, as only JOHN can. We all sat there saying, “Yes, that is about it. That is right.” That is kind of what JOHN said. “That is probably right. We will go on from there.” I learned a lot from JOHN WARNER. I hope I can use this in later years.

Both leaders spoke about how JOHN WARNER is not partisan, and it is true. I hope, frankly, that as we finish this year and next year, a lot of us remember the tone and the way in which JOHN WARNER conducts himself.

It is also very important to mention JOHN WARNER spoke up courageously in the State of Virginia; he did not support his party’s nominee for the Senate. That was a gutsy thing to do, but he did it in a very civil way, not in a negative way, not in a partisan way. He spoke his mind about what was right. It was very courageous and also the tone made his message and his belief that much more important because people saw he was not personal, people saw he meant it, people saw he was courageous and he was doing what he thought was the right thing to do. It was true in Senator WARNER’s decision about the war in Iraq. It is not the party line, JOHN’s statements. He is saying what he thinks is right. He is saying what he thinks is the right thing to do. It is not partisan. It is courageous and said in a very civil tone.

That is why people have called him a consensus builder. It is why people
often say he has a potential for bipartisan collaboration. I stand here saying I appreciate JOHN WARNER. When I got the news he was not going to seek re-election, I thought to myself this institution will be losing a great man. He is a wonderful Ohioan.

I hope all of us, when we finish these next 15 months or so working with JOHN, thank JOHN for what he is and also use JOHN as a kind of point of departure, saying: “I wish to be more like JOHN WARNER. I wish to do what is right; I wish to be courageous; I wish to be civil; and I wish to do what people of our States ask us to do.” I salute JOHN WARNER.

The ACTING PRESIDENT pro tempore, the Senator from Ohio.

LABOR DAY

Mr. BROWN. Mr. President, yesterday Americans of all ages, from all segments of society, from hundreds of occupations and professions, celebrated something uniquely American: Labor Day.

Our workers, tens of millions of hourly wage earners and hundreds of thousands of entrepreneurs, farmers and managers, tradesmen and saleswomen, our workers have built a middle class larger, broader, and more prosperous than any in world history.

They all have one thing in common: They are increasingly more productive, creating greater wealth and larger profits than ever for their employers.

Yesterday, the Columbus Dispatch reported that according to the International Labor Organization, American workers are the most productive in the world.

The average U.S. worker produces more than $63,885 of wealth each year. But increasingly, American workers have not shared in the wealth they have created, in wages, in health benefits, in a meaningful pension, that highly productive workers in our country have been entitled to.

Ohio workers are fighting back to build a decent standard of living to provide opportunities for our children and to construct a more prosperous and egalitarian society.

But our Nation and my State have struggled; struggled in part because of the Federal Government’s wrongheaded trade policy and tax policies, which all too often encourage investors to move jobs overseas, and in part because of a drifting State Government in Columbus which fell short in educating our young people and did little to erect a manufacturing policy to prepare for our future.

In the spirit of Labor Day, let me share the stories of a handful of hard-working often heroic Ohio workers who are making a difference. Dee Dee Tillman and Carlos Sanchez participated in the negotiations representing 1,200 janitors in Cincinnati, 1,200 men and women who are working hard, raising their children, contributing to their community, and earning not much more than the minimum wage.

Attached by their colleagues, they and their union reached an agreement with Cincinnati office building owners. Over the next 4 years, 1,200 janitors in Cincinnati will get a $2.95-an-hour raise, health benefits and vacation pay for the first time and a small pension.

At the other end of the State, in Mentor, Roger Sustar speaks out every day for American manufacturing. He recognizes businesses similar to his, manufacturing companies, are vital to the economic security and the national security of this country. On most Saturdays, he volunteers his time to train students in the basics of manufacturing.

In northwest Ohio, in the flatlands of Henry County, Mark Schweibert is a highly productive farmer in an increasingly competitive environment. He is proud of his successful and tidy farm, to be sure, but he also takes seriously his role as a citizen. He is an advocate for family farmers and for fair trade, understanding the prosperity of our State depends on a vibrant rural Ohio, where young people want to stay and work in their community.

Sue Klein, another hero who cares so much about our State, works a large daily newspaper. She too makes her employer a more profitable enterprise. She works hard. She gets rave reviews from her coworkers, is uncommonly devoted to her aging parents, and gives back to her community in a dozen ways.

On Labor Day, we salute American labor and Ohio labor. We celebrate our State’s heroes: Dee Dee, Carlos, Mark, Roger, and Sue. We thank them and so many others.

I yield the floor and suggest the adjournment.

The PRESIDENT pro tempore. The clerk will call the roll.

Mr. SPECTER. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDENT pro tempore. Without objection, it is so ordered.

GREETINGS TO THE PRESIDING OFFICER

Mr. SPECTER. Mr. President, at the outset, permit me to greet the distinguished Presiding Officer, Senator CASEY, my colleague from Pennsylvania. It is a pleasure to come back after the August break and see Senator CASEY looking so well and fit and in the chair.

TRIBUTE TO KENT SHEARER

Mr. SPECTER. Mr. President, I have sought recognition to eulogize a friend and a former member of the Senate family, Kent Shearer, who died on August 23.

Kent Shearer and I were boyhood friends from our early days in Russell, KS, when we were debaters at the high school. Kent was a great intellect. At the time when his colleagues were playing marbles, Kent was studying and talking about the Peloponnesian wars. During our high school days, Kent and I were colleagues in our senior year debate team. Our subject on the negative: resolved that individual income should be limited to $25,000 annually. Shows you how times have changed.

Kent and I were on two high school debating teams which won the State championship. In 1945, Russell was a small school with fewer than 400 students. We competed with schools our size, then moved the next year to the big-school category, where high schools had several thousand students across Kansas, finished in second place, and lost by a speaker’s ballot. Then, in 1947, we were on the team that won the State AA championship with the big schools.

Kent was the outstanding debater in Russell High. He won the Kiwanis award, went on to the University of Kansas, where he was Phi Beta Kappa, was the winner of the Perdue National Invitational Debate Tournament, competed in the West Point National Tournament, served in the Advocate General’s office, and settled in Salt Lake City, UT in 1958, until 1997, when Alice, his wife, passed away, and he then moved to Portland, OR.

A few years back came to join me, working on the Senate staff. He worked for 3 months. It was an honor and a pleasure to have my longstanding friend Kent Shearer work with me in the Senate. He brought a level of legal insights and erudition which was rare for a Senate staffer. But then Kent himself might have been a Senator had his career path taken one different shift. That was in 1994, in January, when the staff was being organized on the President’s Commission to investigate the assassination of President Kennedy, commonly known as the Warren Commission. We had one spot left among the young lawyers on the staff. The Commission was recruiting lawyers from all over the country in order to avoid having the Washington establishment conduct the investigation out of concern that there might be some thought of a coverup if the same crowd in Washington did the investigation. There was concern about the integrity of Washington as was now. The staff was recruited from all over the country. We had lawyers from Des Moines and Denver and Cleveland, Philadelphia, New York, Los Angeles. I called up Kent and urged him to apply for the position. Unfortunately, he couldn’t do so because of his own career plans at that time. I think had Kent accepted a position as assistant counsel to the Warren Commission and come to Washington, his career might have been parallel to mine.

A few years back, Kent came to me, politics was chairman of the State committee, was instrumental in the campaigns of Senator Garn and Senator Hatch and
worked for Senator Bennett’s father, also a Senator. He worked with Senator Robert Bennett, very close to the political establishment of the State of Utah, a friend to the Secretary of Health and Human Services, Michael Leavitt, and would have been well suited for the U.S. Senate. Had Kent come to the Senate, we would have had three Senators from Russell, KS, since Senator Dole’s hometown is Russell, while I was born in Wichita and moved to Russell at the age of 12, Kent would have had three established and real Senate. He would have been a credit to the Senate.

On August 30, Steve Mills, who was also Kent’s colleague for the debate tournaments, and I went to Salt Lake City to participate in Kent’s funeral services. He was a great American. He had a knack for writing, contributed extensively to the newspaper in Washington on columns. He was a brilliant man, an outstanding lawyer, and a real Kent than.

I have taken a few moments today to eulogize him because his record is worth noting for the permanent record in our CONGRESSIONAL RECORD, especially since he was a member of the Senate family, even though for only a 3-month period. I ask unanimous consent to have the following obituary printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

TRIBUTE TO KENT SHEAER

Mr. SHEAER. Kent Shearer, 1929-2007, Kent Shearer, age 77, died peacefully August 23, 2007, in Portland, Oregon. Kent was born October 5, 1929 in Ellsworth, Kansas to William Shearer and Agnes (Phillips) Shearer and was married to Alice Neff in Russell, Kansas; January 25, 1952. Preceded in death by wife, Alice and daughter Lorrie. Survived by son Edward (Bo) and his wife Renee Montmorency, grandsons Samuel and Beau of Portland, Oregon and sister Jane Shearer of Kanarraville, Utah. Kent graduated from Russell High School in Russell, Kansas as a Model student. He participated in the debate, drama, and forensics program and won two State championships in debate. He attended Kansas University and earned a degree from the College of Liberal Arts & Sciences with Phi Beta Kappa honors. He continued with debate at the KU varsity team, winning many individual tournaments across the country, including the National Invitational Tournament and twice being invited to participate in the National Debating Tournament. In 1954, Kent received his law degree from Kansas University and entered the Army Judge Advocates Corps where he served until 1957. Kent and his family returned to their home in Utah from 1966 until Alice’s death in 1997. Although a lawyer by trade, Kent’s passion throughout his life was Utah politics and the Republican Party. He was an active organizer of the Salt Lake County and Utah Young Republicans during the 1960s and 1970s and served as the Utah State GOP Chairman from 1971 to 1973. Kent was a key behind-the-scenes member of many political organizations and campaigns (including Alice’s political career as a Salt Lake City Council member). He was a member of the Salt Lake Tribune editorial board. He passed away from a broken heart on August 23, 2007.

Mr. SPECTER. When Ada Mae Groetzingher left Russell High in the spring of 1946, Tom Kelly became the debate coach. Tom Kelly had not had experience as a debate coach. He was the drama coach. He directed the school plays “Lost Horizon” and “Nothing But the Truth.” That is why Tom Kelly was very adept at that. But having inherited an extraordinary group of high school debaters, Tom Kelly was our coach when we won the State AA championship in the spring of 1947. When I was a student at Russell High School, he then went on to Hutchinson Junior College, where he won national championships and was an outstanding teacher in his own right.

One day everybody on the debating team went through one tournament undefeated. So it was a very remarkable background in analysis, in organization, in extemporaneous speaking, and very good training for the practice of being a trial lawyer, very good training for being a Senator, very good training for the questioning which we do in the various committees where we serve.

TRIBUTE TO TOM KELLY

Mr. SPECTER. When Ada Mae Groetzingher left Russell High in the spring of 1946, Tom Kelly became the debate coach. Tom Kelly had not had experience as a debate coach. He was the drama coach. He directed the school plays “Lost Horizon” and “Nothing But the Truth.” That is why Tom Kelly was very adept at that. But having inherited an extraordinary group of high school debaters, Tom Kelly was our coach when we won the State AA championship in the spring of 1947. When I was a student at Russell High School, he then went on to Hutchinson Junior College, where he won national championships and was an outstanding teacher in his own right.

One day everybody on the debating team went through one tournament undefeated. So it was a very remarkable background in analysis, in organization, in extemporaneous speaking, and very good training for the practice of being a trial lawyer, very good training for being a Senator, very good training for the questioning which we do in the various committees where we serve.

TRIBUTE TO ADAM MAE GROETZINGER HAURY

Mr. SPECTER. Mr. President, I seek to pay tribute to an outstanding educator. As the Senate takes up the appropriations bills—it will, we hope, take up the bill on funding for education—it appropriates for the importance of education in our society.

Mr. President, my two sisters, and I have been able to share in the American dream because of our educational opportunities. My father had no formal education. He advanced through the eighth grade, where he had to leave work to help support her family where her father had died in his mid-40s of a heart attack. But because of their love for education and recognition of its importance, they benefited from great educational opportunities.

Our health is our No. 1 capital asset. Without good health, none of us can do anything. And our No. 2 capital asset is education. Without education, there are severe limitations. I say this in the context of paying tribute to Ada Mae Groetzingher Haury, the Russell High School debate coach.

She came to Russell in the fall of 1945, in her early 20s, having recently graduated from college. She taught here in Russell for many years, bringing a level of intensity to high school debating, which level of intensity was unparalleled in my educational experience. We had a class in debate at 9 o’clock in the morning. Then she would sit at 4 o’clock and have another round of debate, again at 5, again at 7, and again at 8 o’clock. And she would judge the debates. In retrospect, it seems surprising that somebody would have done that. Each member of the debating team debated twice in 1 day, once in the class at 9 and once in the other lines.

The analytical process in working through the debate topics—one of which was national health insurance, another of which was lowering the voting age to 18—was great for high school students. Our high school coach, Ms. Groetzingher, emphasized a smooth delivery. If anybody faltered during the course of a 10-minute speech or a 5-minute rebuttal, that individual was likely to be rated fourth. She rated everybody on every day of the debates. It was not only the first team which excelled, but it was the second team which also excelled. We went to one tournament at Salina High School, a town about 70 miles east of Russell, and the second team did better in the preliminary rounds than the first team. The second team advanced to the semifinals, and the first team, which I was a member of, advanced to the third round because they had done better than the first team.

One year everybody on the debating team went through one tournament undefeated. So it was a very remarkable year: The second team did better in the preliminary rounds than the first team. The second team advanced to the semifinals, and the first team, which I was a member of, advanced to the third round because they had done better than the first team.

One year everybody on the debating team went through one tournament undefeated. So it was a very remarkable year: The second team did better in the preliminary rounds than the first team. The second team advanced to the semifinals, and the first team, which I was a member of, advanced to the third round because they had done better than the first team.
FOREIGN TRAVEL TO UNITED KINGDOM, FINLAND, RUSSIA, TURKEY, POLAND, AND FRANCE

Mr. SPECTER. Mr. President, during the last 2 weeks of August, I had occasion to travel to Europe to discuss with a variety of foreign leaders subjects of mutual concern. The highlight of the trip was visiting the museum in Warsaw on the Jewish uprising, which occurred on August 1, 1944. That was a time when the Allies were making substantial progress, with the invasion of Normandy having occurred on June 6, 1944. The Soviets were coming in from the east, and the uprising was a violent, heroic effort by the Jews in the Jewish ghetto to upset the Nazi tyranny. Regrettably, it failed.

But for anyone who has any doubt about the Holocaust or about the brutality of the Nazis in putting down the Jewish people, the 6 million Jews who died—and you have preposterous state officials coming forth with some regrettably, most recently from the President of Iran, doubting the existence of the east, and the uprising was a valiant, heroic effort by the Jews in the Jewish ghetto to upset the Nazi tyranny. Regrettably, it failed.

The facts are established there, with the documentation, with people speaking, those who survived, to tell the grim story of the brutalities and the existence of the Holocaust.

Mr. President, I ask unanimous consent that the full text of my report be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

REPORT ON FOREIGN TRAVEL TO UNITED KINGDOM, FINLAND, RUSSIA, TURKEY, POLAND, AND FRANCE

Mr. President, I have sought recognition to report on foreign travel, as is my custom, I made to England, Finland, Russia, Turkey, Poland, and France from August 18 to August 29, 2007.

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However, the detention rate continues to be very high even with the presumption of innocence.

Russia is currently dealing with the highly publicized trial of Mikhail Khodorkovsky. CEO, Yukos Oil Company. He was arrested and sentenced to jail for 8 years for tax evasion, among other charges. Some believe this was an effort to silence a political opponent of President Vladimir Putin. While he was found guilty of these crimes it is likely that many others that could be brought forward on similar charges and his political opposition to President Putin increased the scrutiny of him.

Russian companies are experiencing an economic boom and that has led to high approval ratings for government officials. With this economic upturn and prosperity, human rights concerns are not as prominent in the eyes of societal concerns. If the economic increase continues it may lead to a greater political interest in human rights and general support for charitable interests.

That afternoon I met with Deputy Minister of Justice Nikolay Savchenko and representatives of the Ministry. First, I asked the Deputy Minister if Russian authorities could implement a wire tap without judicial authorization. He replied that the system for wire taps in Russia is provided to the United States. To receive approval for a wire tap you must meet certain standards and receive a court order. While there are no statistics for usage, it is a necessary procedure for law enforcement.

I then questioned the Deputy Minister about the advisability of the U.S. entering Pakistan to apprehend Osama Bin Laden if we have information on his location. The Deputy Minister asked that I offer my opinion first, which I did, explaining that the U.S. should first approach President Musharraf to seek approval for such action, but if not given, then a preemptive action is warranted under international law if there is cause to conclude that an attack by Iran is imminent. The Deputy Minister noted that the problem is both political and legal, but if there is proof of an imminent attack then he would agree with me.

We then discussed the case of Mikhail Khodorkovsky who is currently appealing his conviction to the European Court of Human Rights and the impact that will have on his case. First, the Minister of the United States government. He may have his case heard there, but a decision in his favor will not undermine the Russian judgment. However, the European Court of Human Rights may order the Russian government to pay monetary damages.

That meeting was followed by a meeting with representatives of U.S. based NGOs. Those in attendance were Second Secretary Political Section U.S. Embassy Russia Daniil Wartko, USAID Russia Deputy Director Erin Krasik, Elena Panfilova of Transparency International, National Democratic Institute Vice President William Schabas, Carnegie Endowment for International Peace Director Rose Gottemoller, Ford Foundation Moscow Office Representative Steven Solniek, International Republican Institute Russian Country Director Joe Johnson III, USAID Russia Senior Advisor for Legal Affairs Jonathan Kamin, and USAID Russia Legal Advisor Zoya Kaitova. The representatives, similar to those in St. Petersburg, were very concerned with the new Russian law that regulates NGOs. The NGOs have provided critical information to future plans for their respective organizations and they continue to inform the government of their actions, but not asking permission. It is a concern that organizations that had any problems, there is great angst that the information that they are providing now will be used against them in the future to shut them down.

The American Chamber of Commerce hosted a breakfast on the morning of Thursday, August 23. A number of representatives of U.S. companies attended including American Chamber of Commerce—Russia President Tatyana Ragnizina, American Chamber of Commerce—Russia Vice President Tatiana Myrykov, Russia Communications Director Guy Archer, Merrill Lynch Head of Russia Global Markets Bernie Sucher, Air Products General Manager Eastern Europe Vaclav Harant, Sun Microsystems Managing Director Chris Muller, Business Russia Editor-in-Chief Birger Steen, Archer Daniels Midland Company Director Vladimir Myrykov, and Alcoa Russia President Dr. Ruhnke and Haas Country Manager Michael Shukov, Racker & MacKenzie Partner Eugene Arlevich, Boeing Director of International Trade Policy Business Strategy and Marketing Commercial Airplanes, Keystone Foundation for Children and Families General Director Maria Dolbunova, Keystone Foundation for Children and Families President Dennis Feltz, and GE Money Bank Russia President and CEO Richard Gaskin. We discussed patent protection in Russia, which is still being established. Russia is now beginning to prosecute intellectual property violators, bringing those individuals to trial and a possible 3 year sentence or compensation to the intellectual property holder.

We also discussed the strong growth of the Russian economy and the freedoms that Russians are experiencing as a result. The U.S. company representative expressed concerns about the rising prices of the taxes and the increase in the cost of Americans living abroad. This discourages companies from hiring well qualified Americans who will have to be paid more to compensate for the higher cost of living.

I then went to the Supreme Court Building of the Russian Federation, to meet with Justice Stanislav Razumov of the Supreme Court. The Russian Supreme Court has 125 Justices, with three justices at one time presiding over primarily appellate cases. I asked Justice Razumov if the Supreme Court had jurisdiction over the appeals from another three judges on a case before them. He said that a dissenting judge has the right to issue a dissenting opinion. He also explained the mechanism by which the Supreme Court provides guidance to lower courts, in the absence of a case of precedent. He also described the process when a case is to be heard in plenary session where they summarize cases, offer direction on cases they have ruled on and vote on issues of disagreement. I then asked him if they have votes that are so many one way to many for another. He said there is usually not a problem reaching majority consensus in the plenary sessions and that the dissenting vote is rarely more than 5 to 7 percent.

We then discussed the role of the Supreme Court in domestic issues such as the Russian Constitution. Those cases that are the subject of legal disputes such as abortion, assisted suicide, and race. I learned that the jurisdiction of the Russian Supreme Court is over the U.S. government. Those decisions are made by lower courts. If an individual believes that a law is unconstitutional or does not comply with federal regulations, it must be raised in the Constitutional Court.

I then asked Justice Razumov if President Putin and his candidates can order a wire tap in cases of terrorism. He replied that he cannot without a court order and citizens must be protected.

We then discussed the World Wildlife Fund, a beautiful site that housed a number of Russia’s royal families, and Red Square.

On Friday, August 24, we traveled to Ankara, Turkey, where we were met by Charge d’Affaires Nancy McElhowny. This was an important day in Turkey as the parliament second vote for President Gul won on August 23, though he did not obtain the majority necessary to win on this day. I was scheduled to meet with Foreign Affairs Minister Gul, but because we were delayed leaving Moscow by the airport authorities, we were not able to meet.

We immediately traveled to the United States Embassy for a brief discussion of issues of importance in Turkey. Iraq is on the top of the list of concerns. Turkey does not want the United States to leave in the near future to prevent the destabilization of Iraq. Further, Turkey supports the current boundaries in Iraq and opposes creation of three states. The Turkish people are also greatly concerned about S. Res. 106 and H.R. 106, which would recognize the actions by Turkey against Armenia in 1915 as genocide.

We then went to the Turkish Ministry of Foreign Affairs Building where I had lunch with Ministry of Foreign Affairs Ambassador Undersecretary Ertürgül Aşkan. The Undersecretary voiced support for the United States to remain in Iraq as he would like to see the United States achieve success there, for if the United States fails, then Turkey has failed. I was intrigued by the possibility of United Nations military assistance in Iraq. The Undersecretary believes that the U.N. can bridge the views between the U.S. and Arab nations in a peaceful manner. The possibility also remains that the U.N. could provide an umbrella for troops to assist in the stabilizing of Iraq. The presence of U.N. troops may also cut down on the insurgent anger directed at the United States.

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On August 10, 2007, the U.S. Security Council adopted Resolution 1770 to extend the United Nations Assistance Mission for Iraq for one year and to provide assistance regarding political dialogue and national reconciliation. The Mission is intended to facilitate dialogue between Iraq and other countries in the region. It is important for neighboring countries to support Iraq in its effort to establish an effective and functioning government. Turkey is currently working to hold a convention with other countries in the region to discuss problems of Iraq. The countries would include Syria, Egypt, Iran, Jordan, Kuwait, Saudi Arabia, Qatar, United Arab Emirates, Bahrain, Oman, Yemen, Israel, and Turkey. The Arab League invited would include the United Kingdom, France, China, Russia, United States, Germany, Canada, and Japan.

The Undersecretary then explained the Turkish opposition to S. Res. 106 and H.R. 106. He did offer support for a joint history commission regarding the issue and Turkey would accept the use of the term genocide if the United States supports Turkey against Armenia in 1915 as genocide.

I then met with Special Envoy for Iraq, Ambassador Öfçü Celikchik. With the Ambassador we had a brief discussion regarding the elections in Iraq. I stated to the Ambassador that I had voted for $100 billion in funding in support of the war, but I must see a light at the end of the tunnel to continue supporting Iraq. We had several meetings across Pennsylvania during the first two weeks of August where I met 4,000 people many of whom are adamant about supporting the war in Iraq. We had a roundtable meeting with civil society, economic interests in Ukraine, the Odessa region, and the Crimean region.
We then departed on a 45-minute flight to Istanbul where we were greeted by Peter Barte, our State Department control officer. In Istanbul, we visited the Hagia Sophia, Topkapı Palace, and the Grand Bazaar with Filiz Ozer, Professor of Art History and Architecture at Istanbul Technical University and Severi Sezen, Cultural Affairs Specialist, U.S. Consulate General, Istanbul.

We were fortunate to have the opportunity to tour Warsaw, specifically the areas related to Warsaw’s WWII and Jewish history. We toured Warsaw, which was rebuilt after World War II to its original beauty, the monument to the Warsaw Uprising and the Warsaw Ghetto Uprising, commemorating the Jews who fought against the Nazis. We then visited the Jewish cemetery, with more than 200,000 graves including many who perished in World War II.

That evening we had dinner with Ambassador Victor Ashe, Senator Shelby, and Embassy and Senate staff at the Ambassador’s residence.

On August 27, we visited the Warsaw Rising Museum, a unique museum that examines Poland in WWII, specifically the Polish uprising and the Home Army. The facility is extremely well done with a recreated sewer system, which the Polish Home Army used to travel through Warsaw and evade the Nazis. The facility also had a number of documents and displays including a pamphlet that was air dropped in Warsaw encouraging the Home Army to wear markings that would indicate that they were part of an army, so that the Nazis could be prosecuted for war crimes by the United States.

I was particularly impressed with the story of Tadeusz Ruman, a member of a flight crew that dropped supplies in Warsaw to aid the Allies made to assist the Polish army, so that the Nazis could be prosecuted for war crimes by the United States.

We departed for Paris, France that evening, where we were met by our Control Officer Kim Kirhounek and Logistics Control Officer Chanh Nguyen. On Wednesday, August 29, we were briefed by Ambassador Craig R. Stapleton at the United States Embassy on a number of issues. We were briefed by Deputy Chief of Mission Mark Pekals, Political Minister Counselor Joseph Rosenblatt, Economic Minister Counselor Richard Connan, and Head of Office Regional Affairs Officer Raymond Hodgkins, Foreign Commercial Service Minister Counselor Raymond Connan, and Head of Office Regional Affairs Officer Michael Alttof.

We discussed new French President Nicolas Sarkozy and what his views will mean to the United States. President Sarkozy wants a culture of success in France. He is seeking to reform the country and make it the leading country in Europe.

President Sarkozy views himself as a reformer, and has stated that he wants to help the United States in Iraq. This is likely to be through economic development and not through placing troops in Iraq. On the possibility of France providing troops for a United Nations force, there is little optimism. However, there may be an opportunity for France to increase its assistance through NATO by training Iraqi soldiers and policemen.

Regarding Iran, the French support diplomatic efforts to prevent Iran from securing a nuclear weapons capability. In fact, France may be willing to take actions on this issue outside of the United Nations Security Council.

From the Embassy we departed for Charles De Gaulle International Airport and returned to the United States.
We want to enable them to be able to secure their own destiny. We want to leave that country other than providing the basic support they may need on an ongoing basis.

Secondly, the terror, if you will, al-Qaeda and the other militant groups have wreaked havoc on these villages and our military leaders, to take the lead this occurring province by province, as women in uniform. Yet we are seeing the things we debated heavily in pre-province basis. In other words, one of any question we have seen a change in recent months. I do not think there is success we have had on the ground in our country.

I think the third thing we would all agree with is the central Government itself has not made the gains we would have hoped more security on the ground would have enabled them to do. I think most delegations that went there met with various Iraqi officials. I know I met with both a Shia and a Sunni deputy president there on the ground and talked with them about the lack of benchmarks we had hoped they would all meet.

Obviously, we also are aware the Prime Minister is meeting with the President and two deputy presidents on a daily basis to try to reach some type of resolution, and they can move forward on these important issues. But the fact is, those benchmarks have not been made in a way that we here in the Government would like to have seen them approached and progress made. Our soldiers have been outstanding. There is no doubt that military gains on the ground have occurred, and the central Government has not conducted itself in a way that we would have liked to have seen happen.

In the next week or so we are going to see a number of reports, but most important, obviously, to me anyway, is the report General Petraeus and Ambassador Crocker will put forward. I urge my fellow Senators on the floor to listen to what they are going to be said. Obviously, there are people here who have a lot invested in various amendments or proposals, and there is a human trait we want to see our own proposal, if you will, be the one people in the Senate and our country adopt.

But let me state I do not think there is any question that the Petraeus plan is going to discuss redeployments. It is going to discuss bringing men and women home from Iraq on the success on the ground that the nation has been significant over the last several months. I do not think there is any question we have seen a change in mission take place on a province-by-province basis. In other words, one of the things we debated heavily in previous debates this year on Iraq was changing the mission of our men and women in uniform. Yet we are seeing this occurring province by province, as tribal leaders are able, working with our military leaders, to take the lead in their own security. So we are seeing that there is a change in mission.

I say to my fellow Senators, let’s listen. I think we have an opportunity in the Senate for Democrats and Republicans to come together around a plan that would unify our country in such a way as we are able to bring our country together around what is happening in Iraq. I do not know what the details of the Petraeus plan will be. My guess is he and others today are actually calibrating what the exact redeployment ought to be and what the timing of that ought to be to actually make sure we do not lose the successes we have had on the ground. But my guess is, there will be redeployments, and I think those will be gradual, again, to build on the successes we have had—again, a continual and gradual change in the mission underway in Iraq.

I am of hope, of great hope—and maybe it is my newness to the Senate that gives me this optimism still, but I have great hopes that if we will all listen to the reports that are being given, and not to those people who wish to see us divided, I think we in the Senate have an opportunity to come together around a proposal that gives us the opportunity to build on the successes we have had and to change the mission of our men and women so over time what we are doing is basically supporting the operations of the Iraqis as they continue their move ahead, hopefully, toward a more secure Iraq.

Mr. President, I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. REED. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. BROWN). Without objection, it is so ordered.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

MILITARY CONSTRUCTION AND APPROPRIATIONS ACT, 2008

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to the consideration of H.R. 2642, which the clerk will report by title.

The legislative clerk read as follows:

A bill (H.R. 2642) making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes.

Mr. REED. Mr. President, I believe the Senator from Arizona has a request.

The PRESIDING OFFICER. The senior Senator from Texas is recognized.

Mrs. HUTCHISON. Mr. President, I ask unanimous consent that the Senator from Arizona, who has given up his 10 minutes in morning business, be allowed to speak between 2:20 and 2:30 this afternoon.

The PRESIDING OFFICER. Without objection, it is so ordered.
Senator Byrd: I certify that the information that will be required by S. 1, when it becomes law, related to congressionally directed spending, has been identified in the Committee report numbered 110–85, filed on June 18, 2007, and that the required information has been available on a publicly accessible congressional website in a searchable format for at least 48 hours before a vote on the pending bill.

Mr. REED. Before yielding to Senator HUTCHISON, I would like to thank Chairman BYRD and Senator COCHIN for their leadership in bringing this bill to the floor today in anticipation of welcoming Senator JOHNSON back. He is our subcommittee chairman. He will return tomorrow. This bill is a testament to Senator JOHNSON’s tenacity in advocating for the Active-Duty servicemembers in our subcommittee’s jurisdiction, and it is something we must do because they are carrying such a huge burden in the war against terror. Local communities, family members of servicemembers, and taxpayers all have a part in balancing any appropriations bill and especially this one.

This bill does address the infrastructure requirements as well as health care and benefits of our veterans. We hope to move it expeditiously across the floor today, I think because Senator REED and I have worked so well on the bill that we have solved most of the issues that have come forward, and I believe we have done a good job in funding everything that was necessary.

Let me mention a couple of the main points. This subcommittee, with Senator FEINSTEIN and myself, were instrumental in the rebasing effort that has occurred in the Department of Defense. We are bringing back 70,000 of our troops from overseas to be able to train in the United States. This was part of an overseas basing commission bill that Senator FEINSTEIN and I co-sponsored that was adopted by the Congress and results in 70,000 troops coming back—mainly from Germany and South Korea.

That also has had an impact on military construction because we found when we first went there were training constraints in the bases overseas. We had capacity in America for better training and better opportunities for families. So in this bill we had to address the needs of the military construction for those troops that will be moving back home over the next 5 to 6 years.

In addition, Congress has the responsibility to fund the BRAC. We have a time limit for the Department of Defense. That rule is that we have to determine at any phase of the process that if cutting any BRAC facilities that will be needed for additional bases, but also to take care of the needs of the military construction that is going to be going. We did fully fund BRAC, and I am pleased that we did. It was our responsibility to do it because we put a deadline on the Department of Defense for the implementation of BRAC. We certainly have to do the required construction in order to meet the deadline. Army are more changing the concept. There are smaller fighting units now. We have accommodated that modularity effort through our military construction efforts. Of course, in the global war on terror, which is the major overlying conflict that is going on today with our military personnel, we certainly have to meet the needs of those who are being trained and are going to be deployed in the war on terror, and we have to take care of their families.

The military construction section of the bill provides over $21 billion for construction projects, and it is very strong. It is very important in our transformation effort that we have increased the end strength of the military, as well as changed the types of fighting units that we will have in the military. So that has also provided requirements for different military construction. We are doing exactly what we should be doing in the bill, and we worked very closely with the authorization committee to assure that their priorities and our priorities were the same.

I am very pleased that we also have addressed the needs of the Guard and Reserve. I have to say—and I think everybody who knows the subject would agree—that the funding needs of the Guard and Reserve are doing so much in the war on terror. They are being deployed and redeployed. We need to make sure they have the facilities and support they need to fulfill their very vital function in the war on terror.

The other part of this bill, which is a major responsibility, is, of course, the Department of Veterans Affairs. The veterans affairs portion of the bill has many good features. As we move forward in the process, I am committed to continuing to work with my colleagues to make sure that every dollar is spent wisely and efficiently to serve the needs of our veterans. We have expanded resources to treat the types of injuries and illnesses that our veterans are facing today. We are doing more research into prosthetics and the use of artificial limbs is another important area we are addressing more fully in this bill than we ever have before. Also, research into prosthetics and the use of artificial limbs is another important area we are addressing more fully in this bill than we ever have before.

We are doing more research into gulf war illness and, as well, geriatric care for our older veterans. These are critical needs. We will never quit looking for answers, and this fully funds the research for the areas in which we need to do more and better for our veterans. We will continue to deploy and adapt to the types of injuries that our warriors experience in the different theaters in which they serve. We must also prepare for future weapons, such as chemical and biological, that may be used against our soldiers.

Mr. President, I think every Member of Congress shares in the desire to fairly compensate, medically treat, and
honor the veterans who have sacrificed and borne the responsibility of military service. The VA provides health care free of charge to any and all service-connected illnesses or disabilities, mental or physical, including those conditions which may manifest decades after service.

The VA also provides health care free of charge to low-income veterans regardless of service-connected disability or illness. We always have—and always will—take care of our Nation's veterans.

In summary, this Congress has shown its resolve time and again to care for our men and women in uniform, as well as the more than 7 million veterans in America. We owe them our gratitude. We owe them what they deserve, and that is that we take care of their needs.

I appreciate working with Senator Reed. I appreciate that we have done everything we could with the dollars we had. I want to note that President Bush has said if the bill stays as it is now, he plans to sign it so that we can implement it quickly. But I do hope as we go through the conference process and finish the bill on the Senate floor that we stay true to the intent of the bill, that we will make sure we stay within the guidelines we have.

We have added $4 billion above the President's request already. That money is allocated, so there will be relatively few changes I think we should make if we are going to expeditiously send the bill to the President for his signature and assure that he will sign it.

Once again, I thank Senator Reed and his able staff for accommodating me and allowing me to make my statement. I look forward to getting this bill out tomorrow and on to the President very soon.

The PRESIDING OFFICER. The Senator from Rhode Island is recognized.

Mr. REED. Mr. President, I ask unanimous consent that the substitute amendment be considered and agreed to; that the bill, as thus amended, be considered as original text for the purpose of further amendments; and that no points of order be considered waived by this agreement.

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

Mr. REED. Mr. President, I commend the chair and her hard work and that of her staff. She has been a very positive and laudable member of the committee. She has vast experience, having served on the committee many years, and has made a major contribution to this legislation, and she should be acknowledged for that contribution.

Mr. President, this is a critically important piece of legislation, and I hope that the Senate will act on it expeditiously. Both the Department of Veterans Affairs and the veterans service organization have urged prompt action on this bill, and the President himself has cited the importance of not delaying crucial funding for our Nation's veterans and military forces.

The Military Construction and Veterans Affairs Appropriations bill funds urgently needed investments in the facilities in which our military forces and their families work and train for battle. It also provides funding for the benefits and medical care acutely needed by our Nation's veterans.

The bill before the Senate today provides a total of $12 billion in funding, including $64.7 billion in discretionary funds. In all, the discretionary funding is $4 billion over the President's budget request. As Senator Hutchison said, the President is prepared to sign the legislation as is.

Funding for the Department of Veterans Affairs totals $87.5 billion, of which $44.5 billion is for mandatory programs and $43 billion is for discretionary programs, an increase in discretionary funding of $3.6 billion over the President's budget request. We have independently determined additional needs for military construction and veterans affairs, and we found a responsible way to meet these additional needs.

More than 70 percent of the increase—$2.6 billion—is for the Veterans Health Administration. This increase will allow the Department of Veterans Affairs to dedicate additional resources to deal with spiraling health care needs for veterans. Chief among those needs of Iraq and Afghanistan war veterans. Chief among needs, in terms of widespread impact, is the treatment of traumatic brain injury and post-traumatic stress disorder.

The extent of these problems among returning veterans—and the strain that the treatment of them is placing on the Veterans health care system—is only now coming to be fully understood. The Defense Department estimates that as many as 30 percent of returning Iraq and Afghanistan war veterans suffer from traumatic brain injury or post-traumatic stress disorder—or both. This is a startling statistic and a looming crisis that needs to be addressed immediately.

The urgency of this problem was among the top findings cited in the report of the President's Commission on Care for America's Returning Wounded Warriors, better known as the Dole-Shalala Commission's report, which was released earlier this summer, spotlights the need to aggressively prevent and treat post-traumatic stress disorder and traumatic brain injury, including preparing for the long-term consequences of these injuries.

Many of the veterans wounded in Iraq and Afghanistan will require years, if not a lifetime, of medical care from the Department of Veterans Affairs. And this new influx of veterans is occurring at a time when the veterans from previous wars are aging and requiring substantial increases in medical services as well as long-term care. It is vital that the Department of Veterans Affairs have adequate resources to address these emerging and unanticipated requirements without draining funds from other needed and high priority programs, such as long-term care for aging veterans.

Unfortunately, the President's Office of Management and Budget has ignored the financial impact of the wars in Iraq and Afghanistan on the Department of Veterans Affairs, and has continued to penny pinch the Department's budget.

As a result, the Department of Veterans Affairs has struggled over the past several years—often unsuccessfully—to keep pace with the rising demands for veterans health care. It has been Congress that has had to lead in providing the resources to bail out the Department when its projected health care costs fell abysmally short of the mark. And it has been Congress that has led the effort to provide the Department with more resources for mental health care programs at a time when the requirement for such services is soaring.

I am pleased to report that the bill before the Senate today corrects the deficiencies of the past and provides the necessary investment to guide the Department into the future.

And there is more good news for veterans in this bill. This legislation provides $1 billion over the President's budget request for minor construction and nonrecurring maintenance of veterans hospitals and clinics. Last February—after the President submitted his fiscal year 2008 budget request and after the deplorable conditions at Walter Reed Medical Center were revealed—the Veterans Affairs Department released a report identifying roughly $5 billion worth of deficiencies in its facilities system-wide. If we do not want to see another Walter Reed horror story in veterans' facilities, we need to move aggressively to correct these deficiencies, and the funding in this bill will allow the Department to do so.

The bill also includes $131 million to hire at least 500 new claims processors to reduce the growing backlog of veterans' disability claims. The Veterans Benefits Administration currently has a backlog of almost 400,000 pending claims, with the average claim taking almost 6 months to process. In testimony before the Senate Veterans Affairs Committee in March, the GAO highlighted the need for the VA to take steps to reduce the existing backlog of claims and improve the accuracy and consistency of decisions. This bill takes dead aim at correcting those problems.

I know, as all my colleagues do—because we get the calls in our State offices from veterans who need help and are frustrated with the inconsistency of decisions. This bill takes dead aim at correcting those problems.
It has been reported that the Senate bill harbors $6.5 billion in undisclosed earmarks, which comprises the funding for construction projects in the BRAC 2005 account. This characterization reflects an unfortunate misunderstanding of the BRAC account which I am pleased to clarify for the record.

Unlike the regular military construction program, the BRAC account does not require line-item authorization and appropriation for individual projects. Instead, the account receives lump-sum funding from which the Defense Department develops a spending plan to implement the recommendations of the Base Closure and Realignment Commission. Neither Congress nor the Department has the authority to deviate from the Commission’s recommendations. It is the policy of this committee to not earmark or accelerate funding for specific projects within the BRAC account because of the complicated domino effect of closing and realigning facilities among installations. Thus, each of the BRAC 2005 projects identified in the committee report was determined by the administration, in accordance with the BRAC law. The account includes no congressional earmarks.

I regret that due to a lack of understanding of the BRAC process, the Military Construction and Veterans Affairs appropriations bill has been used as a poster child for undisclosed earmarks. Such an assertion is inaccurate on its face, but to correct any lingering misconceptions, I have prepared a list of the 189 BRAC 2005 projects that were published in the report accompanying the bill, annotated to show that each project, since it was funded through the President’s budget request, was requested by the President.

I ask unanimous consent to have the list printed in the RECORD so there can be no question as to the origin of these projects.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

appeals. All of this is going to be corrected, and it is going to help the people who need help, veterans who need access to the veterans system quickly and efficiently, and we hope this bill will do that.

On the military construction side, which is the other major provision in our legislative agenda, the bill provides $21.2 billion. While this is a substantial increase over last year’s funding level, it should be noted that more than half of the budget request was to fund the 2005 base realignment and closure program and the President’s Grow the Force Initiative. For military construction associated with conventional mission requirements, the budget request, following the trend of the past 5 years, was basically flatlined, but we have two major initiatives—the BRAC of 2005 and the new initiative of the President to increase principally the size of the Army—and those initiatives have required additional funding.

The Senate bill fully funds the President’s $8.2 billion request for BRAC 2005 and for his Grow the Force Initiative, and it increases funding for the regular military construction program by nearly $100 million over the President’s request. Especially in a time of war, we must not skip on funding the basic infrastructure needed to support our men and women in uniform.

The Senate bill also provides $320 million—that is $100 million over the President’s budget request—for the BRAC 1990 legacy program. This goes back to the prior BRAC in 1990.

It is important that the Government keep its commitment to the communities affected by prior BRAC rounds and ensure that environmental cleanup of closed military installations is completed as thoroughly and rapidly as possible. Although it has been nearly 13 years since the last round of closures under the previous BRAC rounds, the backlog and environmental cleanup remains at $3.5 billion. At the current rate, it will take decades to return some of that property to a safe and usable condition. In the meantime, affected communities cannot use much of the land on which these bases sit.

The Senate bill fully funds the President’s budget request for Guard and Reserve military construction projects. The Guard and Reserve are central components of our Nation’s military forces. Yet the President’s request for military construction to support these components has been steadily declining. The Senate bill corrects that deficit.

Because of the enhanced scrutiny of earmarks under the requirements of S. 1 and the guidance of Chairman BYRD and Senator COCHRAN, it is important to understand how the military construction portion of this bill is funded. The vast majority of military construction funding is project based. That means Congress cannot correct deficiencies in the President’s budget request simply by increasing the top line of individual accounts. Military construction funding is allocated by project and by law. Each and every major construction project must be individually authorized and individually funded. The President’s military construction budget request is composed primarily of earmarked projects, and congressional increases to the budget request must also be earmarked for specific projects.

The 2008 Senate bill includes 665 individual earmarks, of which 580 were requested by the President. The staff of the Military Construction and Veterans Affairs Subcommittee worked diligently to identify every earmark in the Senate bill. Every Senator was required to submit to the committee both a written request and a letter of financial interest before a request would be considered. Moreover, the military construction title of this bill is developed in close coordination with the Senate Armed Services Committee, and every congressionally directed project in the appropriations bill is authorized in the Defense authorization bill. The process could not be more open and aboveboard.
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Mr. REED. Mr. President, it has been a remarkable process putting this bill together, principally because of the staff of the subcommittee on both sides. I wish to particularly thank Cristina Evans, B.G. Wright, and Chad Schulken for the majority, and Dennis Balkcom, and Dennis Stone for the minority for their hard work and cooperative effort to produce this bill.

I believe the 2008 Military Construction Appropriations Bill is an excellent piece of legislation, one that is needed now, not later. It is needed to fund programs that are crucial to our national defense, to the defense of the Nation, and to the well-being of our veterans. I hope and urge that the Senate quickly pass this bill.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The junior Senator from Texas is recognized.

Mr. CORNYN. Mr. President, the August recess has given us all an opportunity to return to our constituents and reconnect with the people of our States and listen to what is on their minds, not just what we hear inside the bubble of Washington, DC. I mention, of course, in any part, the issues I encountered wherever I went in Texas were concerns about the economy, about jobs, about Government spending. Many people are concerned, and given, unfortunately, the recent history of the Congress and the economy, about the size of Government and increasing Government spending.

Mr. President, you will recall that in 2001 and 2003, when Republicans were in the majority, Congress passed well-timed tax relief that helped the economy overcome the fallout from corporate accounting scandals of the late 1990s, the bursting of the tech bubble, and the horrific attacks of September 11, 2001. This well-timed and important tax relief put money back into the pockets of working families all across America, in the pockets of small businesses and entrepreneurs, and as a result, the economy has bounced back in an incredible and impressive way. Items such as bonus depreciation and the $100,000 expense that have allowed capital at home and to attract American businesses and provided my colleagues and the American entrepreneurial spirit, some are talking about expanding the size of Government and increasing Government spending.

First, we passed a budget a few months ago that contemplated the largest tax increase in our Nation’s history, not as a result of the vote of Members of the Congress but by allowing the temporary tax provisions I mentioned a moment ago to expire at the end of this year. This budget stacked the cards against taxpayers by making it easier for Washington to raise taxes. Then the Senate considered tax policies on a so-called Energy bill that produced no new domestic sources of energy. Instead, it would have reinforced America’s dependence on foreign energy sources. At the same time, we have seen legislation that pass that raises taxes that especially hits low- and middle-income individuals hard.

Next, we saw proposals rejected that would have forced Congress to err on the side of the people by making it more difficult for the Senate to raise taxes. For example, a 60-vote point of order to the order of raising individual income taxes that overwhelmingly passed the Senate but was later stripped out during the conference committee on the budget.

In addition, some on the other side of the aisle have proposed to raise the Federal gas tax at a time when the price of gasoline remains around $3 a gallon. They have also proposed legislation that slaps what I believe could accurately be called a competition tax on America’s entrepreneurs and small businesses, something that would have reinforced America’s dependence on foreign energy sources. At the same time, we have seen legislation that pass that raises taxes that especially hits low- and middle-income individuals hard.

Finally, we have actually advocated rolling back the 2001 and 2003 tax relief that has done so much good for American businesses and provided my home of Texas with historically low unemployment rates.

As this chart shows, American workers will have to work 79 days just to pay for their Federal taxes this year. And that, of course, is on top of the 41 days to pay their State and local taxes—which we can see far exceeds any other category, whether it is housing and household operation or health and medical care or transportation, clothing, or other items. They are far exceeded by the Federal tax bite taken out of the average taxpayer’s paycheck.

We have been treated to an interesting debate during the Presidential primaries already to see how leading Presidential candidates compare on these issues. We have seen proposals from the top Democratic candidates to actually raise the individual tax rate to 39.6 percent from 35 percent. We have seen proposals from the top Democratic candidates to tax private equity, carried interest at higher ordinary income rates, and we have seen a proposal to preserve the death tax.

On the other hand, top Republican candidates have proposed to preserve the tax cuts, including the 35 percent top rate, preserving the lower capital gains tax rate for carryovers, and we see on the bottom the difference in the way the top Democratic candidates for President and top Republican candidates for President would treat capital gains and other taxes.

Invariably, it seems as if the differences are between those who would take more of a tax bite out of the hard-earned income of the American taxpayer and spend more on Federal Government and those who believe the people who earn the money deserve to keep more of what they earn. This tax relief has given rise to an unprecedented expansion of the economy and job creation beyond some of our wildest dreams.

The politics of tax and spend has unfortunately crept back into Washington and threatened to undo a lot of good work that has been done over the past several years. One rather confusing example is the recent passage of CHIP, the Children’s Health Insurance Program. This bill increased the CHIP budget by 300 percent, effectively raising taxes to cover the expenditure. But this program has also increased the scope of CHIP coverage to include families of four with an income of more than $30,000, some 400 percent of the poverty level. This creates the double standard of such families being in need by CHIP standards but wealthy under the Tax Code. Of course, it is not only such a ridiculous double standard.

This battle for higher taxation and fiscal irresponsibility is nowhere more evident than it is with the confirmation of Jim Nussle as the head of the Office of Management and Budget, a nomination we will be voting on later today. Despite the progress and economic boom that I have described, many Members of Congress are fighting against this nomination, even though this former chairman of the House Budget Committee and architect of these successful tax policies which I have described. The House majority leader even remarked that from
The stock market has been up and down through the course of the last 5 years. And though 8 million jobs have been created in the last 5 years, the unemployment rate has declined to 4.6 percent. More than average. Continuing low unemployment rates have contributed to economic growth and protect the interests of America’s economy, reduced the deficit and put more money in the pockets of American citizens.

70 percent of Americans own their homes. That is higher than at any time, for example, during the previous administration. And the average home price has increased by more than 50 percent since 2001, meaning that a home worth $200,000 in 2001 is, on average, worth about $300,000 today. That kind of appreciation for housing has obviously increased the wealth of American homeowners by literally billions of dollars.

There are just some of the numbers, Mr. President, but I think they illustrate a very important point, and that is that success in the economy is not the product of accident, first of all. We in Washington need to appreciate that we don’t create success. That is created by the American people—the entrepreneurs, the people who work hard, and the thousands, millions, literally, of decisions made every day in working through our free market economy. But government can also have a big impact on whether that success exists or not by decisions we make relating to regulatory and tax-and-spend policy. And what we do here, I think would have to acknowledge, can have a big impact on the decisions that working Americans and investors make in their economic lives.

It is now undeniable that one of the key facts of the economic growth that I referred to earlier is the 2001 and 2003 tax relief passed by the Republican Congress and signed by President Bush, and it has been a big boon to the economy.

Let me explain what we have done to create the conditions for growth, in other words. We have rewarded work and investment through lower tax rates. We have refused to punish success by taxing the rich even more. We have rewarded responsible financial incentives to grow and to add jobs to the economy, and we have encouraged investors to move their capital around efficiently so that businesses can get the money they need to grow.

In the need to discourage hard work, savings, and investment. We need to protect the pocketbooks of working families and the cash registers of the small businesses by protecting them against tax increases. And, frankly, we need to stop wasteful Washington spending, like the $716 billion in new taxes the President would impose. We should not punish hard work, and block jobs from being created. And repeatedly this year the Democratic Congress has overspent the budget. The war supplemental included billions in agricultural pork projects. The omnibus supplemental resolution included billions in extra spending, and the appropriations bills that have passed out of the House of Representatives and are being considered in the Senate are all over the President’s budget request. This is going to make Jim Nussle’s job a lot more difficult.

And how do the tax-and-spend plans of the Democrats help economic growth? The answer is simple: not at all. The fact is, my Democratic colleagues rarely talk about economic growth. They don’t claim the $716 billion in new taxes would be a boost to the economy, of course, because it wouldn’t. Instead, they advocate new spending and new spending programs and just assume that economic growth will occur regardless of whether they bust the budget and raise taxes on the American people.

The economy is not expanding, there will be very few new jobs. Most of the unemployment is temporary. If the economy is contracting, people will be losing their jobs. And there is a multiplier effect. When one worker loses his job, his family and community suffer. All the money he or she has been earning was either being spent or invested. Now, the people relying on those dollars suffer as well. Those who keep their jobs will see very little wage growth, cuts in their benefits, such as health care, longer work hours, for example. On the flip side. Without economic growth, there is no expansion of existing business facilities, such as expansions to factories, which would lead to more local jobs. No new businesses. For the most part, you don’t see large-scale business startups during economic downturns. And it is not just the people who lose out, it is the supplier and vendor and every business partner who would also have the opportunity to thrive if...
the conditions were better. And your retirement suffers. Retirement savings don't grow; 401(k)s and pensions and savings accounts remain stagnant and can even lose money. Even your Social Security suffers because government depends on economic growth for increases. With lower Social Security tax receipts, the date when the Social Security trust fund goes bankrupt gets even closer.

You can talk about these multiplier effects all day. They are very real. And that is why we have to support policies that strengthen economic growth and assure that American families continue to have opportunity rather than problems. Economic growth drives higher tax revenues to the State and local and Federal Government. The economic growth since the Republican tax cuts went into effect has led to dramatic increases in State and Federal income taxes. Think about it—we lowered taxes on everyone, but our Federal revenues have increased. That just doesn't happen in times of recession. Just the opposite occurs—there are lower tax revenues.

Even at the local level, with schools, for example, and cities—the roads, the police, the libraries, the parks—all of these things depend upon collecting tax revenues. Economic growth is essential at all levels of government. So if you care about good schools, for example, you care about economic growth.

Let me talk just one more little bit about the increase in taxes because this is one of the key factors that can inhibit economic growth, and it is one that concerned me most about the budget that was passed by the Democrats. The plan, as I said, is to repeal the 2001 and 2003 tax rate reductions—that tax relief. Every American benefitted from those tax cuts, so this would be a big mistake for two reasons.

First of all, everyone received some benefit, even those who didn't pay taxes received money back from the Federal Government, and we created a new 10-percent bracket for the very lowest bracket of taxpayers so they wouldn't have to pay as much in taxes. So it wasn't just people at the upper economic stratum that benefitted. It was all Americans, including even some who didn't pay taxes.

Second, everyone benefitted not just because of the specific relief they got but because of economic growth. It was John F. Kennedy who said, in 1963, in supporting the tax rate cuts that he proposed at that time, that a rising tide lifts all boats. What he meant by that was economic growth continues, it helps everybody in our society—more jobs created, wages increased, business investment increased, and money put back into the communities. So even if we just passed the tax relief for lower income people, our economy would still be hurt. Our priorities should be encouraging economic growth and preventing a recession. High taxes and spending send us in exactly the wrong direction.

Well, Mr. President, let me conclude with this thought. We still have challenges, obviously. We are fighting a global war against Islamic extremists. It is enormously costly. But that is another reason we need a strong economy, so people have good jobs and our government has the revenue it needs to address that conflict.

While overall inflation is extremely low, in certain specific areas, such as gasoline prices, they are too high. So we need to work on creating energy independence and look at the viability of alternative fuels. We face rising health care costs with insurance premiums that continue to rise. This is a big issue, and obviously we are working on it. But Republicans know that Americans don't want radical changes that turn our health care into some kind of Washington-run bureaucratic government program—a one-size-fits-all. We need patient-centered health care in this country. We can debate policy solutions to these other problems, but without a vibrant and growing economy producing more and more wealth, any of those things will be difficult to address. We can help solve these problems, but the last thing an American family needs is the economic policy failed result in higher taxes, more spending, and all of the devastating consequences of economic recession.

EXECUTIVE SESSION

NOMINATION OF JIM NUSSLE TO BE DIRECTOR OF THE OFFICE OF MANAGEMENT AND BUDGET

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to consider the following nomination, which the clerk will report.

The assistant legislative clerk read the nomination of Jim Nussle, of Iowa, to be Director of the Office of Management and Budget.

The PRESIDENT OF THE UNITED STATES. The President is in the Chair.

Mr. CONRAD. Mr. President, we are considering the nomination of Congressman Jim Nussle to be the next Director of the Office of Management and Budget. I will vote against the confirmation of Mr. Nussle. I have informed him this morning that I would cast that vote.

I do not make this decision lightly. I like Jim Nussle. I worked with him when he was the House Budget Committee chairman. We have always had a good personal relationship. But this goes beyond a personal relationship; this is a question of the fiscal policy of the United States. Congressman Nussle would be quick to tell you that he has been an architect of this fiscal policy. Of course, the key architect has been the President of the United States, but Mr. Nussle has been a strong ally of the President in constructing a fiscal policy. I believe it is a profound mistake for this country and one that simply must be changed. To send a signal, I will cast my vote in opposition to the confirmation of Mr. Nussle.

Here is the record. When the President came into office he inherited a surplus. In fact, there was a projected surplus at the time of almost $3 trillion over the next 10 years. We all know what happened. The President turned that into massive and record deficits, in fact, the largest deficits in our history. Part of that was because the President increased spending and increased it rather dramatically. He increased it from $1.9 trillion a year to $2.7 trillion, almost a 50-percent increase. We know Iraq was one part of that. He told us at the time that he engaged our forces in Iraq that that would cost about $50 billion; the whole enterprise in Iraq would cost some $50 billion. Instead, we're well past $1 trillion and counting. He has already asked for another $50 billion which would take us over $600 billion committed to Iraq, 12 times the President's original estimate.

At the same time that spending has gone up dramatically, revenues of the country have basically stagnated and stagnated over a 6- or 7-year period. Going back to 2000, you can see that real, inflation-adjusted revenues of the United States were just over $2 trillion. We didn't get back to that amount until last year. This year we are anticipating $2.13 trillion in real revenue.

Spending is up dramatically. Real revenue has stagnated. The result is deficits and debt have soared and that is precisely what has happened. Here is the debt of the United States during this period. We have gone from $5.8 trillion at the end of the first year of the President's time in office to $8.9 trillion in 2007. That is a stunning increase in debt.

Unfortunately, increasingly it is financed from abroad. This is foreign holdings of U.S. debt. You can see we have gone from a combined total when this President took over of just over $1
trillion of U.S. debt held by foreign entities, and look what has happened during this 6 years of this administration. He has more than doubled foreign holdings of our debt. Some of our friends will say that is a sign of strength. I don't know how they can think this is a sign of strength. Owning more countries more money doesn’t strike me as a sign of strength. In fact, here is the list of the 10 top holders of U.S. debt. Japan we now owe over $600 billion; we owe China over $400 billion; we owe the United Kingdom almost $200 billion; we owe the ‘Oil Exporters’ $120 billion; we owe Brazil, Luxembourg, Hong Kong, Taiwan, South Korea and—my favorite—the Caribbean Banking Centers. We owe them almost $50 billion as of now.

I am always amused to hear our colleagues say they have done this with a tax policy that has increased the progressivity of the tax system. I don’t know what calculation would lead you to think that. The fact is, in 2006 alone, those earning over $1 million a year got on average a tax cut of almost $120,000—for that year alone. Somebody earning less than $100,000 got less than $700 in tax cuts.

Against those earning over $1 million a year—and I have nothing against people being successful financially, I am all for it. I wish the success of this country were more broadly shared. That would be a good thing. That would be a positive value. But I must say our friends on the other side are incredibly focused on helping the very wealthiest among us, so they chose a tax policy that gave, on average, to those earning over $1 million a year a tax cut approaching $120,000 in 1 year. That is not my idea of broadly shared tax policy, or one that is fair and equitable.

In fact, we know the cost of the President’s tax cuts for 2007 alone, according to the Congressional Budget Office, is $205 billion. That is more than the projected deficit. So for this year the President’s tax cuts that go overwhelmingly to the most wealthy among us are totally and completely responsible for the deficit.

The President’s answer is more tax cuts. Here is what we are told will happen if the additional tax cuts the President is seeking and the current tax cuts are extended. The additional debt that would be added per year is shown on the chart. The green part of the chart is the debt if the tax cuts expired or are paid for. I heard our colleagues on the other side say the budget passed by the Democrats had big tax increases. No, it did not. There was no assumption of a tax increase of any kind in the budget we passed. In fact, we had very dramatic tax relief, tax relief for middle-class taxpayers, the continuation of the middle-class tax cuts, as well as estate tax, and the assumption was, of course, that things would be paid for—not with tax increases but by closing tax loopholes, by going after the tax gap—the difference between what is owed and what is paid—by closing down abusive tax shelters. That is precisely what we ought to be doing in this country to stop the tax scams that have exploded.

I have also heard that the economy is performing splendidly. The problem with this is if you compare this recovery to the nine previous recoveries since World War II, what you see is dramatic underperformance. In fact, if you look at real revenues you find we are $86 billion short of the typical recovery since World War II. If we look at job creation, we see we are lagging behind the typical recovery since World War II by 7.6 million private sector jobs.

On real business investment, the pattern is the same. We are 63 percent behind the typical recovery since World War II, in terms of real business investment.

In terms of economic growth we see the same pattern. GDP average annual growth during the nine previous business cycles, the nine previous recoveries since World War II, is 3.4 percent; this recovery, a tepid 2.5 percent. This is not an economic record one can be proud of or be talking about in terms of terms because it is an economic recovery that has been among the weakest of the nine major recoveries since World War II.

Here is what happens to spending under our budget resolution. We take it from 20.5 percent of GDP this year down to 18.9 percent. This is a fiscally responsible budget.

With respect to the budget resolution and the difference between it and the President’s plan, we have only 1 percent more spending than the Bush budget—1 percent. And where did that additional spending go? We put it into veterans’ health care, children’s health and education. Those ought to be the priorities for this country—to take care of the veterans to whom we made a promise when we sent them off to war that they would be cared for. This administration did not ask for sufficient resources to keep that promise. We did.

On children’s health care, we said we ought to begin a process of trying to cover all of the children in this country. The administration did not agree with that priority, nor did they agree to expand the support for education that was required if we are going to keep our country No. 1.

With respect to overall revenues, it is very interesting to look at what the President called for in his budget. He called for $14,826 trillion in revenue. That is what he called for in his budget scored by his own agency: $14,826 trillion. Our budget called for $14,828 trillion—virtually no difference. When they talk about the largest tax increase in history, they are engaging in a figment of their imagination. If you score both instead of using the President’s own agency to score his own proposal, which I think is eminently fair—but if you use CBO to score both, we have a 2-percent difference in revenues and we believe that can be easily achieved by closing abusive tax shelters, going after these offshore tax havens, and by beginning to close this looming tax cap gap, the difference between what is owed and what is paid, with no tax increase at all.

Let me conclude by citing Treasury Secretary Snow. He acknowledged the need for a bipartisan approach to solving long-term challenges. He said, ‘‘We can’t do Social Security reform or Social Security reform . . . without a bipartisan consensus. If we made a mistake, it was not approaching it in more of a bipartisan way.’’

That is the former Secretary of Treasury under this administration lamenting the fact that they were not sufficiently bipartisan. That is precisely what is needed in this town, is a more bipartisan approach to dealing with the fiscal challenges facing this country.

I hope very much that this administration gets the message that we need to change course for the fiscal future of our country.

I yield the floor.

The PRESIDING OFFICER. The Senator from New Hampshire.

Mr. GREGG. Mr. President, I wish to rise on behalf of supporting Congressman Nussle, who has been nominated to be head of OMB. I also want to thank the chairman of the Budget Committee in the House, a gentleman who has taken as chairman; he has always been fair. We do appreciate that very much.

I would note that in his closing statement, he called for bipartisanship. It was a bipartisan act on his part to report Mr. Nussle out. It would even be more of a bipartisan act if he voted for Mr. Nussle. That would be truly a bipartisan act.

Let me note that the debate here is not about Congressman Nussle or his qualifications. As chairman of the Budget Committee in the House, he clearly is qualified to do this job. It is the President’s prerogative to pick whomever he wants to be OMB director; it is really an in-house job, really an arm of the White House, and so he has tremendous leverage in this area, in my humble opinion, latitude in this area.

So really today is going to be more about a debate of where the two parties stand on economic policies. And there are significant differences here. All we need to do is to return to the ‘‘scene of the crime,’’ otherwise known as the Democratic budget which passed this Congress which dramatically increased the taxes by $900 billion, a budget which dramatically increased the spending on the discretionary side.

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CONGRESSIONAL RECORD — SENATE

September 4, 2007
by $22 billion this year and $205 billion over the term of the budget, a budget which did not address or even attempt to address the most significant problem we have on the spending side of the ledger, which is the issue of how we deal with the retirement of the baby boom generation and the programs which benefit that generation—Medicare, Social Security specifically. Medicaid to a lesser degree—and the fact that those programs are going to drain our children’s opportunities to be successful and to have quality lifestyles because the cost of those programs is going to simply overwhelm the next generations because we have done nothing as a result of the budget that passed this Congress under the Democratic leadership to address those issues.

But before we return to that issue, let me just simply highlight a few points which I think have been spun a little bit by the other side of the aisle, which are the issues of what these tax cuts which were put in place by this President at the beginning of his term have done and how the economy has grown.

First off, as a result of these tax cuts, in large part, and as a result of the economic policies of this administration, we have seen this economic expansion. It is an economic expansion which has outstripped anything in our history. The rate of growth of revenues to the Federal Government have been about 18.2 percent historically, revenues to the Federal Government have been about 18.2 percent, which has outstripped anything in our history. Now they are up around 18.6 percent, and they are continuing to go up.

What has caused this huge influx of revenues to the Federal Government? What has caused it is that we put in place a fair tax policy which said to entrepreneurial Americans, to working Americans: Go out, invest, take risks, make this economy grow, create jobs. As a result of saying that to American entrepreneurs to working Americans, we have seen this economic expansion. It is an economic expansion that has not only benefited the average American by giving them a better job and more jobs and a higher income rate of growth, but it has obviously benefited the Federal Government because the Treasury has seen a huge influx in revenues from this economic growth, which has been energized in large part by the tax cuts which were put in place in the early part of this administration.

Now we see a policy coming forward from the other side of the aisle, as définied by their budget, which even they admit increased taxes by $400 billion over 5 years and arguably increased them by $900 billion over 5 years. And where are those revenues going to come from? Well, if you listen to the other side of the aisle, it is simply the people running for President, what are they proposing? Well, they are proposing a repeal of the capital gains rate which was put in place, the dividend rate which was put in place. Those are the two primary places they are proposing raising revenues. But they are also proposing raising the marginal tax rate. They are also proposing a proposal, which would require that we book all expenses for tax purposes. They are proposing a repeal of carry interest, which is a way that entrepreneurs invest and take advantage of that investment and generate more investment. They are proposing to eliminate deferrals. Proposal after proposal after proposal is coming out of the Democratic candidates for President, almost at a rate which makes your head spin. The only thing that is coming out faster are proposals to spend money. And believe me, we know because in New Hampshire we are listening to all of this.

I had the fortune—good fortune, I suppose, or the fortune anyway—to listen to the Senator from New York, followed by the Senator from Ohio, followed by the Senator from North Carolina, all coming to New Hampshire in sequence. I listened to all three of their speeches, and I couldn’t keep up with how much money they were going to spend because they were proposing so many new programs. It was like watching a whirligig. Every 10 seconds there would be a new program, new program, followed by taxes, taxes, taxes, taxes.

Well, I think one thing we should have learned, both from the experience of President Kennedy and President Reagan and now President Bush, is that when you start to raise taxes on those who are willing to take risks and invest and as a result create jobs in this economy, you slow the rate of growth of the economy. Why is that? It is human nature. You also slow the rate of growth of revenues in the Federal Government. Why is that? It is human nature. You raise taxes on people and they will change their economic activity to try to avoid paying taxes. It has been proven year in and year out. You get tax rates to a certain level and people simply don’t invest in taxable activities. Thus, they misuse capital. It is inefficiently used, so fewer jobs are created, less economic activity occurs.

But before we return to that issue, let me just simply highlight a few points which I think have been spun a little bit by the other side of the aisle, which are the issues of what these tax cuts which were put in place by the tax cuts which were put in place. Those are the two primary places they are proposing raising revenues. But they are also proposing raising the marginal tax rate. They are also proposing a proposal, which would require that we book all expenses for tax purposes. They are proposing a repeal of carry interest, which is a way that entrepreneurs invest and take advantage of that investment and generate more investment. They are proposing to eliminate deferrals. Proposal after proposal after proposal is coming out of the Democratic candidates for President, almost at a rate which makes your head spin. The only thing that is coming out faster are proposals to spend money. And believe me, we know because in New Hampshire we are listening to all of this.

I had the fortune—good fortune, I suppose, or the fortune anyway—to listen to the Senator from New York, followed by the Senator from Ohio, followed by the Senator from North Carolina, all coming to New Hampshire in sequence. I listened to all three of their speeches, and I couldn’t keep up with how much money they were going to spend because they were proposing so many new programs. It was like watching a whirligig. Every 10 seconds there would be a new program, new program, followed by taxes, taxes, taxes, taxes.

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out and buy cattle that do not exist or subways that do not exist. That is inefficient for the economy, it does not create jobs, and it reduces revenues. What the Bush administration understands, what the John Kennedy administration understood, what the Ronald Reagan administration understood, is that when you create a tax policy which is fair, high-income people pay more taxes, and that is the way it is today.

There is another interesting thing about the Bush tax policy. The bottom 40 percent, the people in the bottom 40 percent of incomes in this country, they actually do not pay income taxes as a group. Individuals obviously do, but as a group they do not pay income taxes. Under the Clinton administration, they got 1.6 percent of benefits back because they got the earned-income tax credit. Under the Bush administration, they are getting almost twice that back under the earned-income tax credit. So not only do you have the high-income people paying more in taxes as a percentage of the total, but you have the people in the moderate income and lower income levels actually getting more money from the Bush taxes. That is called progressivity. That is what you want in a tax system—progressivity that produces revenue, revenue at historic rates. So this argument that we do not have a reasonable tax policy in place that to me is a little bit—it flies in the face of fact, especially on the issue of capital gains and dividends.

Remember something else about capital gains and dividends: disproportionate benefactors from the capital gains rate and dividend rate are seniors. It is seniors who have capital gains income as they sell their homes in which they have lived all of their lives and move on to some other lifestyle. It is these people who have dividend income because they have fixed incomes and they have left their earning jobs. So when these folks on the other side of the aisle who are being spoken for by their leadership who are running for President call for a dividend increase and the capital gains increase, they are calling for an increase of taxes on our seniors, no doubt about that.

Now, there have been some other arguments made here, returning to the scene this senator said, the earned-income credit. There has been a claim that they used pay-go as a way to discipline spending around this place. Pay-go. Pay-go. “Swiss-cheese-go...should be the term, “Swiss-cheese-go...Every time they have a spending program around here that they want to spend money on, pay-go disappears. Where did it go? I do not know where it went. Maybe it went under this desk somewhere. Maybe it is under this desk. But it is not around here whenever you want to spend money on subways. There is no enforcement. Look at these bills which have been brought out just this year which should have been subject to pay-go, which have not been subject to pay-go—bill after bill after bill, the worst being, of course, the SCHIP bill that was just brought out before we departed, but there are other ones. There is a whole series of them. I won’t name them; they are too numerous to even mention any more. So let’s hear no more about this pay-go as being a budget enforcement mechanism. It is a nice phrase. It was used aggressively by all of the people who ran in the last election on the Democratic side of the aisle as the way they were going to discipline spending around this place. It has not been used to discipline spending at all, and it won’t be in the future.

Now, what we are talking about here is very simple. The budget brought forward by the other side of the aisle increased taxes over what the President probably would have had to do because of the AMT issue by at least $600 billion, probably closer to $1 trillion. It then turned around and spent those tax increases to the tune of somewhere around $210 billion plus. In addition, it did not address entitlement spending, which is the key issue that confronts the United States as a nation. It did nothing about disciplining our own fiscal house by putting in place procedural mechanisms which would allow us to discipline.

I find the argument that the reason people are going to vote against Congressman Nussle is Director of the OMB because of the fiscal policies of this President to be a bit disingenuous. Is it that they don’t like 23 quarters of fiscal expansion? Is it that they don’t like 8.5 million new jobs? Is it that they don’t like revenues being at an historic increase over the last 4 years and now being up to about 18.7 percent of gross national product, which closely approaches the fact that they don’t like the fact that seniors now have a reasonable tax rate on their capital gains and a reasonable tax rate on their dividends? It must be because that is the economic policy they are claiming has not worked and isn’t appropriate and, therefore, they are going to vote in protest against Congressman Nussle.

In my view, I hope Congressman Nussle continues those policies. I hope the President will move down the road of fiscal discipline and will continue to give us a tax policy which is fair, balanced, reduces revenue for the Federal Government, gives entrepreneurs a reason to go out there and take risks and thus create jobs for Americans and giant revenue increases for the Government. I yield the floor and reserve the balance of my time.

The PRESIDENTING OFFICER (Mrs. McCaskill). The Senator from North Dakota.

Mr. CONRAD. At this point, I yield 8 minutes to the Senator from North Dakota.

Mr. DORGAN. I ask unanimous consent that following my presentation, Senator SANDERS be recognized.

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

Mr. DORGAN. I thank my colleagues for their courtesy.

Madam President, I sat here enormously entertained by my friend from New Hampshire. It was a believable presentation. I will deal with a couple of points in a few minutes.

Let me first say we have the nomination in front of us of former Congressman Nussle, who was part of the crowd we early on in this administration, as a new administration took shape, came to town with their allies in Congress, including Congressman Nussle, and said: We see at the end of the Clinton administration very large, proposed, projected budget surpluses. Let’s put in place very large tax cuts, mostly to wealthy Americans, that they used pay-go as a way to discipline spending around this place. It has not been used to discipline spending at all, and it won’t be in the future.

Some of us said: Maybe that is not the conservative way to do things. Maybe we should wait a bit and see whether the actual surpluses do materialize.

No, no, they said. We are going to stick in these big tax cuts, most to wealthy Americans, because that is the way things work. We believe in the tax cuts. We believe in the deficit.

Guess what. That crowd had their way. I didn’t vote for it, but they had their way. Mr. Nussle, the nominee, chairman of the House Budget Committee, the President, and others in this administration, of course, we all understand: A $5.6 trillion projected budget surplus was turned in to a projected deficit of $3 trillion. That is during Mr. Nussle’s time.

There was actually one person in the crowd who didn’t go along with it. He got fired. His name was Paul O’Neill. Paul O’Neill said he tried to warn the administration that the growing budget deficits expected to top hundreds of billions of dollars posed a threat to the economy. The Vice President, Mr. Cheney, said, quoting from the book that was written about this:

You know, Paul, Reagan proves that deficits don’t matter.

That is the crowd we are talking about. Deficits don’t matter. That comes from the Vice President, but it could have come from the nominee before us because it is all part of the same crowd, believing in the same thing.

The De leuk is fascinating to me that the previous speaker talked about how wonderful things are going. This economic engine of ours is purring just fine. I guess it is, if you live in the right neighborhood and drive the right vehicle. A whole lot of folks got up this morning to work hard all day, struggle to pay their bills. They are the kind of people who know about seconds. They know about second shifts, second job, second hand, second mortgage, and they take seconds every single day because that is the life they have been given. The Senate floor by people such as my colleague who said things are going well for everybody.
September 4, 2007

CONGRESSIONAL RECORD — SENATE

S11023

Let me describe what we have in our Tax Code. The second wealthiest man in the world, Mr. Warren Buffett, a man I greatly admire, said he thinks our Tax Code doesn’t work at all. He said: If this is class war, my side is winning, or if you will, the richest man in the world says he pays a lower income tax rate than the receptionist in his office. He thinks that is wrong. So do I. Why? Because my colleague is describing his philosophy. We need to reward investment.

How about rewarding work for a change? The philosophy on the other side is, let’s exempt income from investment and tax work. Why is work less worthy than investment? Tell me. You think this works well. You believe this system this crowd has put together makes sense? When the second richest man in the world says: By the way, this system allows me to pay a lower tax rate than the receptionist in my office, are you proud of that? That is worth bragging about? And spending, I keep seeing the disjointed fingers point to the Democratic side on spending. There is no one who has proposed more spending in the history of this country than the Bush administration. No one. We have proposed higher and larger deficits in the history of this country than this administration. So it is a little tired for us to hear about big spending. No one can match the big spending habits of this administration.

One more point: We have in front of us in this Chamber a $145 billion proposal for additional emergency funds for the Department of Defense for Iraq and Afghanistan. We read in the paper last week there is another $50 billion expected on the way which means there will be in front of us $195 billion in requested funding by this President for the war in Iraq and Afghanistan. Incidentally, he proposes it all be judged as an emergency so none of it can be paid for. So we will continue to send soldiers to war and then ask them to back pay the debt because we didn’t as a country decide to do it. This President didn’t want to do it. This President, said: I want all of that money on an emergency basis. Talk about a fiscal policy that is out of balance, one that lacks values, one that I think shortchanges American workers, one that certainly shortchanges this country’s future—this is the policy.

The fact is, this nominee is a significant part of the engine for that policy. He served as chairman of the House Budget Committee for 6 years during the period of the origination of this policy. Three of those 6 years they couldn’t even get a budget together. Three of those years had the highest budget deficits in history, and we still hear people bragging about the content of that fiscal policy? Are they kidding? It is not a fact. I suppose because we all get up and shower in the morning before putting suits on. Those people who shower in the evening after a hard day’s work, they don’t have it quite so good. The fact is, they are the ones who pay the bills, pay taxes, struggle to make ends meet.

Talk about creating jobs in these years. The job creation is anemic with this administration. Take a look at the number of jobs created over the years of this administration and evaluate what we needed to create to keep pace. We are not anywhere close to that.

Finally, all this debt that has been racked up by this fiscal policy, guess who holds a substantial amount of that debt. We borrow money from China and Japan to finance a war in Iraq. That is unbelievable to me. From my standpoint, I don’t intend to vote for this nominee. It is not so much about this nominee. I generally vote for a President’s choices for the Cabinet. But in this case, it is time for us to decide to send a message, a message the American people already understand: This fiscal policy doesn’t work. It is not supported by anything. We already know the result. We see it year after year after year.

I intend to vote against this nominee. My hope is that, perhaps through this process, there is a little bit of a better fiscal policy, one that requires responsibility. I yield the floor.

The PRESIDING OFFICER. The Senator from Oregon, Mr. CONRAD, Madam President, I ask unanimous consent that we now go to Senator Wyden for 8 minutes, followed by Senator Collins for 10 minutes, Senator Lieberman for 10 minutes, and then to Senator Sanders for his time.

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

The Senator from Oregon, Mr. WYDEN, Madam President, a week ago the GAO report told us what is ahead for the Federal budget than anything else. The Census Bureau reported a moral abomination. Here in the richest country on Earth, more than 2 million additional Americans are without health insurance. With many more citizens one health premium rate hike away from joining the ranks of the uninsured, the next Director of the Office of Management and Budget must face up to a stark fact. America’s dysfunctional health care system, with its rising costs, hefty increases in chronic illness and unique hardship for employed workers, will drive the future of Medicare, Medicaid, and Social Security, our largest domestic Government programs.

So it is my hope, having voted for the nominee in the committee because he pledged he would work on bipartisan issues such as fixing health care, the premier domestic issue of our time. He cannot do that job without bipartisanship.

I suggest there are several opportunities for just that. Senator Baucus, Senator Rockefeller, Senator Grassley, and Senator Hatch have worked hard to expand coverage for our Nation’s youngsters. The administration has indicated they would veto that legislation. I hope if Jim Nussle is confirmed as head of the Office of Management and Budget, he will be a voice for bringing all sides together and bringing together all sides quickly to get that legislation passed and provide additional protection for our youngsters. If that is accomplished, then it would be possible late this fall to move on to broader legislation to fix health care. I and Senator B ennett, in the first bipartisan health reform bill brought to the Senate in more than 13 years, have proposed legislation, which has also been sponsored by Senators Nelson, Gregg, and Alexander, that addresses other key issues such as the Tax Code in American health care.

The Tax Code today disproportionately favors the richest and promotes inequality at the same time. We have largely sick care in America, not health care. Medicare Part A will pay thousands for seniors’ hospital bills, and then Medicare Part B will pay hardly anything for prevention.

The administration would have the opportunity to work with Democrats and Republicans on a bipartisan basis to fix health care if someone such as Jim Nussle, confirmed as the head of the Office of Management and Budget, wanted to change course with the administration’s previous priorities.

In his hearing in the Budget Committee, I noted Jim Nussle was interested in a number of key domestic issues in working for reforms. In my family’s tax justice work, for example, we take away the discrimination against work in the Tax Code. Jim Nussle indicated he would be willing to work on tax reform and maybe can convince an administration that has not given the issue the time of day to get back to it.

So it is my hope, having voted for the nominee in the committee because he pledged he would work on bipartisan issues such as fixing health care and tax reform, perhaps he will give his country. I have disagreed and disagreed profoundly with the administration’s priorities, particularly as they relate to health care and taxes. It has been my sense—because in the Senate if you want to get anything done that is important, it has to be bipartisan—we need individuals to step up and say they are going to try to bring both sides together. My colleagues have mentioned that has not been the record, unfortunately, of Congressman Nussle. He was told at his confirmation hearing on key domestic issues—the domestic issues that are going to drive the future of America’s
As the Presiding Officer understands better than many people, budgets, of course, are not the only concern of the Office of Management and Budget. OMB also assists the President in developing and executing policies and programs. In particular, OMB is involved with regulatory, procurement, e-government, and management issues. It is not only a locus of authority within the executive branch but also a critical interface between the President and Congress, helping to set direction for the mechanisms of Government.

As Director of OMB, Congressman Nussle would have great influence on a number of important policy issues aside from helping to formulate and present the President’s budget.

One of these critical issues is the amount of waste and the lack of effective oversight in Federal contracting. The committee which I was privileged to chair and now am the ranking member of, along with my next elected Senator BENNETT and I do not want to do that on fixing American health care. We have Senators who do not want to do that on the CHIP legislation. Because it is my hope Jim Nussle will try to work in a bipartisan way on these issues, I intend to vote for the nominee this afternoon.

Madam President, I yield the floor.

The PRESIDING OFFICER. The Senator from Maine.

Ms. COLLINS. Madam President, I rise in support of the nomination of Congressman Jim Nussle to serve as the Director of the Office of Management and Budget.

The Congressman served his Iowa district in the House through eight Congresses, chairing the House Budget Committee for the last three. During that time and in his testimony before both the Budget Committee and the Homeland Security and Governmental Affairs Committee, the Congressman demonstrated an encyclopedic grasp of the Federal budget, skill in the legislative process, and an understanding of the importance of good relationships between the executive branch and Congress.

A spirit of cooperation has seldom been so needed as it is right now. Much unfinished work on the appropriations bills in the last Congress, which is due for the end of this year, the work of transitioning to a new administration will begin. Regardless of which party occupies the White House, America will have moved steadily closer to a looming fiscal crisis as baby boom demographics collide with unfunded entitlement obligations. Devising a fiscal policy that will honor our commitments and meet vital needs without throttling economic growth will be a huge challenge for the Federal Government. I believe Congressman Nussle can help us meet that challenge. With his blend of knowledge, experience, and personal engagement—he told our committee in July: “I love the budget”—Congressman Nussle can help us design a fiscal policy that will give us time to communicate and debate decisions. His endorsements by Senator TOM HARKIN and by House Democratic Budget Committee Chairman SPRATT, as well as the overwhelming votes he received from both the Homeland Security Committee and the Homeland Security Committee, demonstrate a bipartisan consensus for this nominee.

The DHS defense of these proposed cuts noted that substantial unexpended funds from prior years are still “in the pipeline.” Congressman Nussle appears to share the DHS view that this factor must be considered as we move into a new budget cycle. The National Governors Association has pointed out, however, planning and coordination to deal with new grants and the procurement process all take time, so that not every granted dollar can be committed in the next fiscal year. Furthermore, there is a fear that States are, in fact, meeting statutory deadlines for obligating and expending funds.

Homeland security grants are a critical factor in strengthening the Nation’s security. They allow States and localities to fund planning, equipment, training, and exercises to prevent terrorist attacks; support intelligence gathering and information sharing through fusion centers; establish interoperable communications systems; prepare for mass-casualty incidents; and expand citizen involvement in all-hazards emergency preparedness. I would encourage the Congressman, should he be confirmed—and I hope he will be—to relax the normal fiscal and statutory deadlines on homeland security grants, particularly as we move into a new budget cycle for fiscal year 2008. States and communities must receive adequate assistance to conduct their critical roles in helping to prevent terrorist attacks and respond to emergencies of all types.

Turning from budget to management issues, I was also interested in Congressman Nussle’s views on Federal management, as evidenced by the President’s Management Scorecard. For most agencies, the weak spot is financial management. Indeed, poor financial management hobbles overall planning, management efforts, and the wise use of taxpayers’ dollars in far too many agencies. At a time when making good use of every tax dollar is critical, it is simply intolerable for any agency to be unable to track how, when, for what purpose, and with what result it spends the taxpayers’ money. In March of 2007, the OMB scorecard showed that 14 of 26 agencies received unsatisfactory marks in financial performance. But here is what is perhaps
September 4, 2007

CONGRESSIONAL RECORD — SENATE

S11025

most ironic and most troubling: OMB itself, to my dismay, had the worst ratings of any agency surveyed, receiving unsatisfactory scores in four out of five areas.

While noting various agencies’ improvements in issuing timely financial statements, reducing auditor-identified weaknesses, and obtaining clean audit opinions, Congressman Nussle told us, “We should not be satisfied if any Federal agency has unsatisfactory financial performance.” Indeed, we shall not.

I would note that Congressman Nussle told our committee that he considers OMB’s management-scorecard rankings as “unacceptably low” and he has pledged to work to improve them as Director of OMB. I welcome that commitment, not simply because OMB should stand as an example to other executive branch agencies but also because its critical work with those agencies and with Congress demands high levels of efficiency and effectiveness. The Constitution that is not the Senate’s to relinquish to the Senate—because under the separation of powers clause of the Constitution. To state it had the honor to dispatch my responsibility—the question would be, in dispatching my authority and responsibility, the Constitution.

I rise today to express my intention to support the nomination of Congressman Nussle’s nomination. I speak in my individual capacity, but I also obviously am honored to be the chair of the Homeland Security and Governmental Affairs Committee, and will note for the Record that there were no negative votes in our committee on this nomination, and there was one abstention.

This nomination would be a significant one no matter when it came before the Senate for a vote, because the Office of Management and Budget is a very significant and powerful office in our Government. But fate brings Mr. Nussle’s nomination before us at a very important and challenging fiscal time when we have a new President. The fact is that in less than a month, Congress must enact 12 appropriations bills to fund the vital functions of the Federal Government for the fiscal year beginning October 1. We have much work ahead of us, but it has been complicated by the numerous veto threats emerging from the White House about these appropriations bills.

Some, as the Chair well knows, have even speculated that the ensuing conflict in Congress will lead to a shutdown of parts of the Federal Government. I hope not, because no one gains from such stalemate and such shutdowns.

To meet our obligations to the American people, in this, as in so much else, we must reach across the partisan divide—as voters have so often made clear they want us to do. In this case, that means we must have a new Director of OMB who is not just competent but who can be a consensus builder, a willing partner with Congress, a mediator between the executive and legislative branches, working to solve problems and to accommodate legitimate differences of opinion. He must be a fiscal expert, but he must in the weeks ahead also be a statesman.

I support this nomination of Congressman Nussle, but I do so with the understanding that the Congressman Nussle will have to rise to the measure of his diplomatic skills at both ends of Pennsylvania Avenue to help bring the fiscal year 2008 budget and appropriations process to a satisfactory conclusion. There is a lot on the line in our achieving that end in a responsible and appropriate way. The Nation counts on it, but a lot of individual citizens of our Government who rely on the security the Government provides or the services the Government provides count on us as well.

We are at war. Our soldiers in the field need critical funding to ensure their safety and the success of their mission. We are a nation still under threat of terrorist attack here at home. Resources for our homeland security and for our first responders must be sufficient—more sufficient, I would add, in joining with Senator Collins on this—the administration’s request for $953 billion for homeland security—renders our first responders and homeland protectors to do the jobs we expect them to do for us with the proper equipment and the proper training. We are a nation with an aging infrastructure. The Minneapolis bridge collapse last month was a clear warning that we cannot ignore the highway and transportation systems that move people and commerce in our dynamic and complex society.

We have children going to schools across this country who depend on the investment the Federal Government makes in their education. We have senior citizens who depend on the Federal Government to not only protect their security but to provide a decent minimum standard of living in so many different ways for them in their senior years. These are just a few of the obligations we have to meet for our Nation and for our nation.

That is why it is so critical that on both ends of Pennsylvania Avenue, we come to this budget and appropriations task in the coming weeks with a sense of good faith and shared values as Americans who care about one another and our people. We cannot meet these obligations with confrontation or deadlock.

Let me be specific about this. The key difference between the fiscal year 2008 budget plan and President Bush’s plan is the discretionary spending level. Congress established a level of $953 billion. The President set his level at $933 billion. That is a $20 billion difference. Now, $20 billion is a very significant amount of money, but it represents only 2 percent of all discretionary spending of the Federal Government as proposed for the coming fiscal year, and it represents less than 1 percent of Federal outlays. In other words, as a percentage of the budget we are dealing with, the enormous budget we are dealing with, this is a difference—less than 1 percent—that reasonable people sharing a loyalty to our country ought to be able to resolve. It is not a difference that merits—2 percent, 1 percent—not a difference that merits a shutdown of the U.S. Government in whole or in part. It is a difference that can and must be bridged by people engaged in the budget process and are willing to forge consensus in the public interest.

Congressman Nussle has considerable experience in budgetary matters, having served as chairman of the House Government Affairs Committee through 2006 and on the House Ways and Means Committee. During his confirmation hearing before the Homeland Security and Governmental Affairs Committee, I asked Congressman Nussle if he would be willing to advise President Bush to remain open to compromise on spending levels to avoid a government shutdown. Congressman Nussle
responded: “I will remain open and I need to remain open.”

That is part of the reason why I voted to report Congressman Nussle’s nomination out of committee favorably. I repeat what I said at the beginning—based on his experience, based on his intelligence he is comfortably within the range, in my judgment, of people who can serve as Director of the Office of Management and Budget, and he is the person whom President Bush has set before us. But I will say that to me, it is important that the Congress—Congressman Nussle keep the promise he made to our committee—that he will do everything in his power as the next Director of the Office of Management and Budget to avoid confrontation as we proceed to fund the Federal Government and its operations for 2008.

Madam President, I ask unanimous consent for up to an additional 5 minutes, which I hope I will not use, from the time it was allocated to me.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

Mr. LIEBERMAN. I thank the Chair. Achieving compromise on the fiscal year 2008 appropriations bills is one of the OMB Director’s many critical responsibilities. He also has to help the President prepare and execute the budget for the following year across 14 Cabinet departments and more than 100 executive agencies, boards, and commissions. The Director recommends where every taxpayer dollar is spent, oversees how each agency’s programs are managed, and reviews vital roles for public health, worker safety, and environmental protection.

The OMB Director is also the chief management officer of the Federal Government—the largest entity of this kind, or any kind, in the world today—overseeing how agencies conduct procurement, handle their finances, manage information technology, and carry out their operations. The numbers here—and I want to pause for a moment to stress the “M” part of OMB—the management part, which is often overlooked because it is the budget—the budgeting—that is the most publicly visible. The numbers here are startling, and I would add, disturbing and demand our attention and will, if confirmed, demand Congressman Nussle’s attention. Government contracting on contracts has grown from about $231 billion a year to $415 billion, an astounding 89-percent increase. Yet the number of Federal acquisition specialists—the people who negotiate and oversee the contracts for this $415 billion—these people in number have not kept up. The narratives have increased over a significant period of downsizing of the workforce in the 1990s and a small decrease in the last 6 years in response to an enormous increase in contracting. The numbers are particularly striking. In the fact, where the workforce has declined by nearly 50 percent since the mid 1990s. Government-wide, the workforce is about to shrink even further if nothing is done, since roughly half the current Federal workforce will be eligible to retire within the next 4 years. So it is imperative that Congressman Nussle, if confirmed, pay particular attention to this challenge: Federal Government buying, contracting, which involves more than $219 billion of taxpayers’ hard-earned dollars.

Let me conclude by saying some of what has been said in brief. I have had serious concerns about how budget recommendations are made by the administration over the last 6 years. While I understand that the next Director will not begin with a blank slate, his performance will be judged by how well he comes to grips with some of these inherited problems. The next OMB Director will likely be President Bush’s last OMB Director. He will have the opportunity to craft policy that will be a lasting legacy, and let’s hope it is a lasting legacy of responsibility and fairness. It will be confirmed. Congressman Nussle take a long view of that legacy and work to achieve both the fiscal soundness and fairness that has too often been absent from this administration’s record to date.

For the past several years, we have wrestled with politics and partisan confrontation here in Washington, and generally speaking, not only have all of us lost, but more importantly, the American people, who have been dealt a bitter blow. The OMB Director will likely be President Bush’s last OMB Director. He will have the opportunity to craft policy that will be a lasting legacy, and let’s hope it is a lasting legacy of responsibility and fairness. It will be confirmed. Congressman Nussle take a long view of that legacy and work to achieve both the fiscal soundness and fairness that has too often been absent from this administration’s record to date.

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How can the President and his advisers claim the economy is vibrant when the median income for working-age families has declined by about $2,400 since President Bush has been in office? The reality is, from 2001 through 2005, the personal savings rate in the United States has experienced a 4.2-percent decline in their market-based incomes, representing a loss of over $1,200 per household on average. How does that sound like a vibrant economy?

Madam President, how can the President of the United States and his advisers claim that “the economy is strong and getting stronger,” when the personal savings rate has been below zero for eight consecutive quarters—something that has not occurred since the Great Depression? What this means, with increased energy costs, increased health care costs, increased education costs, and other increased expenses, the average American is now spending more money than he or she is earning. More money is going out than is coming in. In other words, people are going deeper and deeper into debt. This doesn’t sound to me like an economy that is “strong and getting stronger.”

How can the President and his advisers claim the economy is “healthy”—that is another word they have used—when 8.6 million Americans have lost their health insurance since the year 2000, and a record-breaking 47 million Americans are uninsured, with millions more underinsured? That doesn’t sound too healthy to me. All over this country we find workers who are losing their health insurance. We find people who are paying more and more for, in many instances, inferior health insurance. What this means is that the American people are saying, the people who are paying the most for, in many instances, inferior health insurance this last year would be quite surprised to find that this economy is “healthy.”

How can this President and his advisers claim that the economy is “thriving,” when, according to the U.S. Department of Agriculture, 35 million Americans in our country struggled to put food on the table last year, and the number of the hungriest Americans keeps going up? How do you have an economy that is thriving when more and more people are hungry and when millions of our fellow citizens have a difficult time finding food on the table? Is this not a thriving economy? Hunger in America is a national disgrace.

Madam President, how can the President of the United States and his advisers claim that our economy is “booming”—that is another word they have used—when college students today are graduating deeper and deeper in debt, with the average student now owing $20,000 upon graduation. Even more disturbing, some 400,000 qualified high school students don’t go to college at the first place because they cannot afford it and because they do not want to come out of school tens and tens of thousands of dollars in debt. Does this sound like a booming economy to you? Well, tell that to the young people in this country who can no longer afford to go to college. Tell them about how the economy is “booming.”

How can this President and his economic advisers claim that our economy is “fantastic” when home foreclosures are now the highest on record, turning the American dream of home ownership into an American nightmare for millions of families?

How can the President and his economic advisers claim that the economy is “powerful” when the number of working families paying more than half of their limited incomes on housing has decreased by 72 percent since 1997? So you have people working hard, 50, 60 hours a week and, because of the high cost of housing and their limited incomes, they are spending more than 50 percent of what they earn on housing.

How can the President of the United States and his economic advisers claim that our economy is “the envy of the world” when the U.S. has the highest rate of child poverty, the highest infant mortality rate among major industrialized countries, the highest poverty rate, the largest gap between the rich and the poor, and we remain the only country in the industrialized world that does not guarantee health care to all people through a national health care program? How is that the economy the “envy of the world”?

How can the President and his advisers claim that the economy is “amazing” when we have lost over 3 million good-paying manufacturing jobs since the year 2000, mainly due to our record-breaking $765 billion trade deficit? Well, tell workers in the State of Vermont and all over this country about how amazing the economy is when their plants are shut down, when their jobs go to China, and when, if they are lucky enough to find a new job, in most cases that job will pay substantially less than the job they used to have. Tell the white-collar information technology workers whose jobs are going to India how “fantastic” the economy is, when their new jobs pay less than the jobs they used to have.

How can this President and his economic advisers claim the economy is strong when a number of college graduates earning poverty-level wages has more than doubled over the past 15 years?

My goal this afternoon is not to engage in a major debate on the economy or what proposals we need to improve the economic life of working people. That is an enormously important debate and one that I hope we have sooner rather than later, but it is not really today’s debate. My goal today, and the reason I put a hold on the Nurele nomination, is to point out that the Bush administration is completely out of touch with the economic reality facing tens of millions of American families, and that we need an OMB Director and an economic adviser who will make this President understand what the ordinary American family is going through.

Let me give you an example of why we so desperately need an OMB Director who can do this. While the President of the United States and his advisers tell us how “robust” and how “vibrant” and how “strong” the American economy is, well, the people of our country, the people who live in that economy, the people who work in that economy, have a different perception of reality than the gentleman in the Oval Office.

In a Wall Street Journal/NBC News poll, published last month, more than two-thirds of the American people said they believe the U.S. economy is either in recession now or will be in recession next year. That is what the American people are saying, the people who are living the economy. They are saying that despite the daily assertions of the President and his economic advisers, that is not the case. Further, 72 percent of Americans surveyed in a mid-August Gallup poll said the economy was “getting worse.” That is the most pessimistic outlook on the economy since Gallup began asking the question in the early 1990s.

Madam President, we have a real disconnect. We have a situation in which the American people are experiencing a certain reality, telling us about a certain reality, and a President who is living in a very different world.

The President keeps telling us how great the economy is doing, but the American people who work every day, who pay their bills every month, who are trying to provide health care for their families and a college education for their kids are not buying it. In other words, the people who are living in this economy have a very different perspective on reality than does this President and his advisers, and that disconnect must be corrected by an OMB Director who lives in the real world and who can give this President some real-world advice.

What people understand in their guts and what they fear the most is that if economic trends continue along the same path they have been going for the last many years, we will see for the first time in the modern history of this country that our kids, the next generation, will have a lower standard of living than we do.

What the American dream has always been and what my family, which never had much money, experienced and what millions of American families have experienced is that if you work hard, if you save your money, your children will have a better economic life, more opportunities than you do. That is what every parent’s dream is: That their kids will do better than they did.

I am afraid this American dream is rapidly disappearing. I am afraid that with so many American families, the American dream has become an
American nightmare. To cite one source—and there are many others—a recent joint study by the Pew Charitable Trust and the Brookings Institution found that men in their early thirties earned on average 12 percent less in 2004 than their fathers did in 1974 after adjusting for inflation. In other words, for millions of families, despite a huge increase in worker productivity, we are moving in exactly the wrong direction. Workers are producing more but, in many cases, they are worse off than their parents.

President Bush desperately needs an OMB Director who is not afraid to tell the President the truth about these harsh economic realities and not be an echo, not repeat the mythology that this President and his advisers are bringing forth. President Bush needs a Budget Director who will make him face the facts and not his fantasies. Perhaps most importantly, President Bush needs a Budget Director who is willing to work with the Congress in Congress who are fighting for the needs of working families and are not here to represent the wealthiest people in this country and the largest corporations.

Unfortunately, there is nothing in former Congressman Jim Nussle's background to suggest he is that person. Quite the contrary. I must say, I am amused to hear some of my colleagues say: Well, we were at a hearing with the President and we asked him a question and he said he is open to doing this and doing that. That is wonderful at a confirmation hearing. I worked with Mr. Nussle for 16 years in the House. He was chairman of the House Budget Committee for 6 years. His record is clear. Pay attention to the record rather than what someone might or might not say in a confirmation hearing.

Let me suggest where I think the confusion lies in this whole discussion is, where the disconnect lies. That is that when President Bush tells us the economy is doing great, that it is robust, that it is vibrant—all of his adjectives—the truth is he is right in one sense. He is right in one sense. The economy is not doing well for the vast majority of our people who are in the middle class. The economy is certainly not doing well for working families who, in many cases, work longer hours for low wages. The economy is not doing well for our lower income citizens. Poverty has increased significantly since President Bush has been in the White House. But the economy, we must admit, is doing well and, in fact, doing very well for the wealthiest people in this country, and that is true. So I think the confusion lies in that when the President says the economy is doing great, what he means is that the economy is doing great for his wealthy friends and for the CEOs of the largest corporations in America. I admit he is right in that regard.

If you look at the world from the perspective of CEOs of large corporations who now make over 350 times what their workers make, if you look at the economy from the perspective of hedge fund managers, some of whom make hundreds of millions of dollars a year, if you look at the economy from the perspective of people who have more than $1 million in savings, who are willing to talk with, who are literally building yachts that are longer than a football field, I can understand how one could come to the conclusion that the economy is doing very well because from their point of view, in reality, the economy is doing very well.

Today the simple truth is the upper 1 percent of families in America have not had it so good since the 1920s. So I concede, President Bush, you are right. For all your friends who are in the top 1 percent, the economy is doing very well. But some of us—maybe not all of us—but some of us—are here not to represent the richest 1 percent; we are kind of worried about the bottom 90 percent, the ordinary people who go to work every single day and are struggling hard to keep their heads above water and to provide the necessities of life for their kids.

In 2005, the last available figures I have, while average incomes for the bottom 90 percent—that is where most of the folks are—the bottom 90 percent of Americans declined by $172, the wealthiest 1/100th of 1 percent reported a 1.1 percent increase, a 1.1 percent increase of almost $4.4 million. Let me repeat that because I think this deals with the confusion of why the President thinks the economy is doing so good.

The income of the bottom 90 percent of Americans declined by $172 while the income of the wealthiest 1/100th of 1 percent increased by $4.4 million.

In 2005, the top 1 percent of Americans received the largest share of national income and their income is, rather incredibly—and I was interested in hearing a colleague of mine talking about, oh, my goodness, the wealthy are paying so much in taxes. Well, there is a reason, because today, incredibly, the top 300,000 Americans—300,000—now earn nearly as much as the bottom 150 million Americans combined; 300,000 earning almost as much income as the bottom 150 million Americans combined.

This continues for the most unequal distribution of income in any major country on Earth, and that gap continues to grow wider and wider. This is an issue this Congress must address. It is not acceptable. People keep talking in a general sense about the economy while ignoring the people in the economy. We have to focus on this growing income in wealth disparity in this country.

While millions of Americans—it is true in my State of Vermont and it is true all over this country—are working two and three jobs trying to cobble together an income and perhaps some health insurance, the collective net worth of the wealthiest 400 Americans increased by $120 billion last year to $1.25 trillion, according to Forbes magazine.

Let me repeat that statement because it is an astounding fact. The collective net worth of the wealthiest 400 Americans—400—not a lot of people—increased by $120 billion last year to $1.25 trillion. Remember, at the same time as the personal savings rate is below zero and millions of Americans are going deeper and deeper into debt, the collective net worth of the wealthiest 400 Americans increased by $120 billion.

That is what this economy is doing. The top 1 percent now owns more wealth than the bottom 90 percent, and the reality is the rich are getting richer, the middle class is shrinking, and the gap between the very wealthiest people in our society and everyone else is growing wider and wider. We are becoming very different countries—people who live in the United States of America and those who live in another world entirely.

What does all of this have to do with the next Director of the Office of Management and Budget, which is what we are considering this afternoon? In my opinion, it has a whole lot to do with who should become the next Director of the OMB.

A Federal budget—and our budget is now almost $3 trillion—is more than a lot of numbers. It is about taking a hard look at the priorities. How do they spend their money? Where do they spend their money? What are their priorities? It is the same debate we have in the Senate. The Federal budget is a statement about what our country is about, what we stand for, and how we use our resources.

We would all, I believe, find it irresponsible and counterproductive if a family whom we knew, whom we observed, went out and bought a great big car and they bought a great big boat and went on fancy vacations to Las Vegas, all the while neglecting their kids at home. The kids were ill clothed, ill fed, ill taken care of. We would say that family is irresponsible.

We need to use those same values we use in looking at the United States of America. Preparing the Federal budget encompasses the same set of values. It is about spending taxpayers' dollars where we should be spending them and not spending them where we should not be spending them. It is about taking a hard look at the needs of all our people, especially those who are most in need, and prioritizing that budget in an intelligent, fair, and rational way. That is what an OMB Director is supposed to do. That is what his or her job description is.

In February, the President told us about his values and his priorities when he submitted his fiscal year 2008...
budget to Congress. Fortunately, thanks to the excellent work of Chairman CONRAD, the Senate rejected the President’s budget and passed a budget resolution that was much more responsive to the needs of ordinary Americans, quite different from what Mr. Nussle was doing that. I had the opportunity of working with him as a member of the Budget Committee. But as we in the Senate all know, even though the budget resolution conference report passed the Senate in May, it is a first step. It is the annual appropriations bills that actually provide the funding which keeps our Federal Government running. Unlike the budget resolution, which cannot be vetoed, the President has the opportunity to veto each and every appropriations bill that comes across his desk, and with very few exceptions, this is exactly what the President has threatened to do unless Congress accepts his overall spending requests.

In other words, the President has said to Congress: It is my way or the highway. We will do it my way or I will veto what you are proposing to do. This is the wrong way to negotiate with Congress on appropriations.”

The President needs someone to advise him that a budget should address the needs of all the American people and not just the wealthiest people in our country and not just those who have been so successful. I am surprised that Senator LIEBERMAN has indicated that he is prepared to support and push policies which benefit the wealthiest people in this country at the expense of the vast majority of working families or do we need an OMB Director who will speak truth to power and, in fact, explains to the American people the real economic lives of working families in this country.

There are some other points I want to make, Madam President, but I am going to reserve the remainder of my time at this point.

Mr. CONRAD. Madam President, Senator LIEBERMAN has indicated he wishes to give back his time and that I might consume it, so I ask unanimous consent that this be done.

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

Mr. CONRAD. Madam President, I am going to take a few minutes, but I want to say for the record, with my colleague, Senator ALLARD of Colorado, who is going to then take some time, that Senator SANDERS has said it very well. First, I want to say he is a valuable member of the Senate Budget Committee. He is thoughtful, he does his homework, and he has come here with a message that I think is very clear.

I think of my own family. I think of growing up in Burlington, ND. My parents were killed when I was young, so I was sort of a group project. I was raised by my grandparents and my three uncles and aunts and their families, so I was raised in four families. When I was growing up, we had a middle-class family. We were in the newspaper business, the printing and publishing business, and my family were middle class. In every case, the woman of the household stayed home until the children were away from school. I had a lot of kids. We had 13 kids in our family and that includes cousins of mine. Every one of them got a college education. Every one of them got an advanced degree, and that was on middle-class income.

Now, you think about that today. There is no middle-class family who could have had the things we had, who grew up the way we grew up, who had the opportunity to get an advanced education and every single one of these—my two brothers and my cousins—every single one of them got an advanced degree on middle-class incomes.
and yet the women stayed home. They did not work in the workplace. They did not work for a wage. They worked at home. They worked very hard raising these kids. They did a spectacular job of that. But that can’t happen today. The woman or the man can’t stay home because they need to go to school because they need the income to get by, to pay the mortgage, to pay for the car, and to save some money to help kids go to school.

Our budget numbers, our family values, because there was a value on being able to raise kids and give them a happy and healthy home life and have the resources to go to school.

Now I heard some claims here by the other side earlier that are truly astounding—absolutely astounding. They are talking about how successful this fiscal policy has been. Where have they been? Here is the result of the fiscal policy. This is the Revenue Office to evaluate both budgets, here is what we see. The green line is the deficit Office to evaluate both budgets, here is this huge tax increase? Where is it? According to the Congressional Budget Office, will raise $14,828 trillion. Where would we get it? Oh, no. That is a 2 percent difference. That is according to the Congressional Budget Office. Now, let us assume for a moment their way. Let’s say there is 2 percent more revenue. Where would we get it without a tax increase? Well, the first place we would go is the tax gap. The IRS estimates that the tax gap for a single year, the difference between what is owed and what is paid, is $345 billion. That is for 1 year. If we got just that, we would completely eliminate the difference between the revenue in our proposal and the revenue in the President’s. Of course, this is a 5-year budget. We just need 1 year of the tax gap.

The President from New Hampshire, says we cannot get that much. Let’s assume he is right. Let’s say you can’t get that much. Is that the only place you can look for revenue without a tax increase? Oh, no.

There is a place down in the Cayman Islands called the Ugland House. It is a five-story building. It is the home to 12,748 companies, isn’t that amazing? All those companies, 12,748 companies, claim to have no tax liability out of this little five-story building. Does anybody believe that the 12,748 companies are engaged in business out of this little building?

They are not engaged in business. They are engaged in monkey business, and the monkey business they are engaged in is avoiding taxes here. What are they doing? Here is what they are doing. They are engaged in offshore tax haven scams. Here is what they say. Go on the Internet and you know what you will find? You put in the words about tax havens, here is what you get—1.2 million hits. A lot of people out there are being inventive about how to avoid taxes. Hear is what they say.

Your money belongs to you and that means that it belongs offshore.

Why do they want to put the money offshore? Because they don’t want to pay any taxes here. Here is my favorite:

Live tax free and worldwide on a luxury yacht—moving offshore and living tax free just got easier.

Come on, do you know how much money the Government of the United States says is being lost to this kind of scam? Here is the Senate Homeland Security and Governmental Affairs Permanent Subcommittee on Investigations from February of this year. They said:

Experts have estimated that the total loss to the Treasury due to tax evasion alone approaches $100 billion per year.

Some of us say we ought to shut it down and stop this outrage. That is tax increase? No. That is no tax increase. That is requiring people to pay taxes they already owe. If we got just half of this money, half of it, we could meet our budget numbers with no tax increase. Some don’t want to do a thing around here. They want these scams to continue. Let them stand up and defend their scam. And while they are at it, defend this. Abusive tax shelters—what is this a picture of? That is a sewer system in Europe. What does that have to do with the budget of the United States? It turns out it has a lot to do with it because we have companies in the United States and wealthy investors who have bought sewer systems in Europe. Why? Do they want to run sewer systems in Europe? Oh, no, they want to shut down the sewer system. They buy it and depreciate it on their books for U.S. tax purposes and lease it back to the European cities that built it in the first place.

Do you know that is costing us $40 or $50 billion a year, tax shelter scams? If we shut those down, we could meet our budget with no tax increase. So please don’t come out here and give me this about the biggest tax increase in history. There is no tax increase. Is there more revenue? According to the President there is no difference in revenue between our plan and his plan. If you look at what he would claim his revenue system would produce, it is virtually identical to what we say ours will produce.

But let’s accept Congressional Budget Office numbers. They say there is 2 percent more revenue in your plan. Let me tell you, I believe that by closing down these abusive tax shelters, closing down these offshore tax havens that the Permanent Subcommittee on Investigations says is costing us $100 billion a year, or at least reducing the tax gap, the difference between what is owed and what is paid. The vast majority of us pay what we owe. How are we allowing $340 billion a year to go unpaid by others?

When I hear people say this is the budget, this tax increase, that is just not true. There is no proposed tax increase in the budget that we offered—none. And that is a fact.

I yield the floor and reserve the remainder of my time.

The PRESIDING OFFICER. The Senator from Colorado.

Mr. ALLARD. Madam President, I rise today to speak in support of Congressman Nussle, nominee to be Director of the Office of Management and Budget, referred to commonly asOMB.

I am pleased the President chose someone with such an extensive knowledge of the Federal budget process to succeed the very able Director, Rob Portman. I had the pleasure of serving under Congressman Nussle when he was chairman of the House Budget Committee. I came into the House the same time he did and I have had an opportunity to work extensively with what I think is an outstanding individual. There I witnessed firsthand his expertise in the budget process.

As chairman of the House Budget Committee, Congressman Nussle worked effectively with fellow House Members, Senators, and the President to shape the Federal budget—much like he will be required to do if confirmed as Director of OMB. Moreover, throughout his service in Congress, Congressman Nussle demonstrated a firm commitment to fiscal responsibility, restoring and maintaining fiscal
September 4, 2007

CONGRESSIONAL RECORD — SENATE

S11031

discipline, starting with this year’s appropriations process.

It is essential to keeping our economy strong and growing. The fact is, today’s economy is strong. More than 8 million jobs have been created since August unemployment is down, our trade deficit is down, and paychecks are rising. One of the reasons we are enjoying a strong economy today is because the Republican Congress and the President created conditions for individuals and small businesses to thrive. These progrowth economic policies included reducing income tax rates, reducing capital gains and dividend tax rates, reducing the estate and gift taxes, and increasing incentives for small business investment.

If we neglect extending all these taxes that I just ran off — they all have a termination date on them. If we neglect extending these tax reductions, the end result is it is going to be the largest tax increase in the history of this country by neglect. The chairman of the Budget Committee is right. They don’t have any overt proposal to increase taxes. But by neglect and refusing to renew these taxes that are going to be expiring in a few years, the net result is it is going to reduce the revenue and on which priorities to spend it. And it will mean putting aside partisanship of the moment to tackle the long-term economic problem. We need a new Director of OMB who is fully committed to working with Congress to tackle this difficult and pressing problem.

Another critical function of OMB for which Congressman Nussle will be responsible is the management side. OMB plays an important role in the Federal Government’s efforts to prevent waste, fraud, and abuse by pursuing management reforms, evaluating the effectiveness of Federal programs, and providing oversight of agency reports, rules, testimony and proposed legislation. OMB can exert great influence on public policy and I believe it is imperative that the person selected to run OMB be willing and able to work with both parties in Congress to face the extraordinary challenges ahead.

I will support this nomination, and I hope that Congressmen Nussle can meet the many challenges OMB faces at this critical time.

Mrs. LEVIN. Madam President, I will vote for former Congressman Nussle to be Director of the Office of Management and Budget. As a former
Chairman of the House Budget Committee, he is clearly qualified, and as I have indicated in the past, the President is entitled to great deference when it comes to executive branch nominations, especially those for positions which are so close to the President himself. In this respect, the President's nomination for Director of Office of Management and Budget should receive even greater deference than a Cabinet position. Of course, this deference decreases as the position is more distanced from the policymaking functions of the administration.

Given the emphasis I have placed on the need to budget more responsibly, however, I want to make clear my strong disagreement with the administration's budget policies that have featured an unbroken record of massive deficits and increased debt. And while I hope this nominee represents a new period of better relations with Congress on budget matters, I do not vote for Congressman Nussle with the expectation that the President will finally see the light and adopt a more fiscally responsible budget.

When his term of office is complete, this President will leave behind a fiscal mess so massive that it may take decades to clean up. I will continue my efforts during the remaining 15 months of this administration to make sure that it does not make matters even worse.

Ms. MIKULSKI. Madam President, I come to the floor today to voice my opposition to Mr. Nussle's nomination to be head of the Office of Management and Budget. This nomination is another effort by President Bush to obstruct Congress from doing its job and to prevent us from passing fiscally responsible budget and appropriations bills.

We need an OMB Director who can help the President understand that the fiscal problems our country faces are too important and too big for political gamesmanship. And we need an OMB Director who understands that the policies have failed and that the time for change is now. Unfortunately, Mr. Nussle is not the man for the job.

As chairman of the House Budget Committee, he repeatedly failed in his biggest responsibility—to pass the annual budget resolution, which protects the integrity of the appropriations process and provides the blueprint for how we spend taxpayer dollars. Not passing the budget resolution sets the stage for the fiscal mismanagement and wasteful spending that is so much a hallmark of this administration. When Mr. Nussle was chairman of the Appropriations Committee, we failed to pass the budget resolution every year.

Mr. Nussle also presided over a rundown in debt unprecedented in our Nation's history. In 2001, when President Bush came to office and Congressman Nussle took over the Budget committee, there was a projected $5.6 trillion surplus. But today, huge tax cuts for the rich and reckless tax hikes left America $9 trillion in debt. To cover this debt, President Bush has had to borrow more than $1.1 trillion from foreigners, more than the previous 42 Presidents combined.

This means that our grandchildren will have to pay part of their wages and salaries for our tax cuts. This is not only bad policy, it is immoral.

To this day, Nussle continues to support these and other failed Bush fiscal policies that, for the sake of the next generation of Americans, we need to reverse.

The Bush administration has threatened to veto almost every one of our spending bills. These threats are stop-gap measures that the American people want us to do—from working together on the important issues facing our country and changing the priorities and tone of debate in Washington.

As a member of the Appropriations Committee, I would insist that taxpayer dollars are wisely spent on programs that make a difference. The spending bills we wrote in the spring are built on these values. They are fiscally responsible and support the President's priorities to improve the economy and improve the lives of American citizens.

But because we reject President Bush's harmful cuts to housing, law enforcement, education and other critical programs, this administration and some Republicans accuse Democrats of wasteful spending. That is outrageous.

Democrats passed a budget that reflected Americans' priorities: no new taxes, restored funding for critical domestic programs, balance the budget by 2012, and hold Congress to fiscal discipline. We fought to increase funding for education, children's health care, veterans' benefits, and crime reduction.

President Bush says he wants to veto our appropriations bills because we increase funding for critical domestic programs. Democrats increased funding for the Department of Education when the President wanted to cut 44 education programs. Democrats increased funding for the Centers for Health when Bush wanted to cut it by more than $300 million. The President wanted to cut first responder grants and we wanted to increase them. We proposed increasing domestic spending by just 1.4 percent over last year. That is lower than the growth rate of the economy and the growth rate in taxes collected.

These appropriations bills fund every single Federal education, law enforcement, transportation, and housing activity in our country. They were passed out of the Appropriations Committee with bipartisan support. Despite this bipartisan support, the President refuses to negotiate with Congress and is threatening to veto our bills and bring this Nation into a state of gridlock.

It is past time for the President to start facing the facts and to realize that the only way forward is by working together. Ours is the richest country in the history of the world and we have more than enough to provide decent public services on a balanced budget. My Democratic colleagues and I are eager to come to the table and hammer out our differences for the sake of the American people but progress takes political leadership and a willingness to compromise.

November's election showed that Americans want Congress to change the direction and change the tone of politics. Democrats got the message and in May we passed a bipartisan budget that funded the programs the American people want us to do—from working together on the important issues facing our country and changing the priorities and tone of debate in Washington.

As chairman of the House Budget Committee, I pride myself on making the necessary budget and appropriations decisions which are so close to the President himself. In this respect, the President is entitled to great deference. But we have indicated in the past, the President's nomination for Director of Office of Management and Budget. This nomination is an example of the President's inaction and unprincipled budget leadership.

We've had 6 years of undisciplined and unplanned budget growth under the White House and Congressional Republicans. Representative Nussle does not seem to understand that the time for a major change is now and he doesn't seem likely to push President Bush to come to the table.

For this reason, I oppose his nomination and I urge my colleagues to do the same.

Ms. LANDRIEU. Madam President, I rise in support of the nomination of Jim Nussle to be our Nation's next Director of Management and Budget. My support comes, however, with serious reservations about the administration's financial commitment to rebuilding the gulf coast in the wake of Hurricanes Rita and Katrina.

Notwithstanding the administration's financial commitment to rebuilding the gulf coast, at every turn, this administration places financial roadblocks to the region's recovery. From months, the administration refused to waive the Stafford Act requirement that hurricane- ravaged States and localities match 10 percent of the funds that they receive. Similarly, the Office of Management and Budget has refused to lift a barrier to allow the State of Louisiana to use the Hazard Mitigation Grant Program to fund its Road Home Program. Finally, the administration has threatened to veto the Water Resources Development Act, which takes the first major steps toward creating a comprehensive program for the restoration of the Louisiana coast.

Notwithstanding the administration's claims of financial support, we still have a long way to go in rebuilding the gulf coast. The Government Accountability Office, for example, recently concluded that of the $110 million that the Federal Government has
committed to reconstruction, only a small portion of the Federal assistance has been targeted toward long-term needs such as the restoration of the gulf coast’s infrastructure. In fact, the Brookings Institution has concluded that only $35 billion of the $110 billion has been dedicated to long-term building efforts. Only a small portion of this amount is dedicated to reconstructing the gulf coast’s levees and floodwalls.

The bottom line is that the rebuilding is nowhere near complete and neither is the need for Federal aid. The people of the gulf coast appreciate the generosity of the American people. We all know where we’d be without the Federal Government lending a hand to help bring back the gulf coast. That being said, the President promised in his speech at Jackson Square in New Orleans that the Federal Government would be there until the job is complete. While it is a reality that no one enjoys the fact that the rebuilding of the gulf is only in its infancy—reality nonetheless. More needs to be done and it is critical that the Director of the Office of Management and Budget recognizes this fact.

In closing, I will support the nomination of Jim Nussle but with the caveat that the administration must grapple seriously with the long-term financial needs of the gulf coast.

I thank the Chair and ask that my entire statement appear in the RECORD.

Mr. BYRD. Madam President, I oppose the nomination of Jim Nussle to be the Director of the Office of Management and Budget.

During his tenure as chairman of the House Budget Committee, he not only embraced but helped to enact the woefully misguided and disastrous budget policies of this administration, which have resulted in massive deficits, including the highest three on record. Those dangerous policies have left the infrastructure of our Nation to deteriorate, and agencies, such as the Federal Emergency Management Agency, FEMA, unprepared to protect the American people.

When I met with Mr. Nussle in July, I also was taken aback by his lack of knowledge of the billions in military spending in Iraq and his claim that economic growth was the key to solving the current economic woes. He claimed that the $35 billion of the $110 billion has been dedicated to long-term rebuilding, when in fact only $35 billion of the $110 billion has been targeted toward long-term rebuilding.

Mr. CONRAD. Madam President, might I ask the Senator from Maine if she might give 5 minutes to the Senator from Iowa for a statement in support of the nominee?

Ms. COLLINS. I will be happy to yield to that time. I note Senator GRASSLEY also is requesting time. Perhaps I can find out from Senator GRASSLEY how much time he needs as well so we could accommodate both of the Senators from Iowa.

Madam President, how much time is remaining of the time that I have been allotted?

The PRESIDING OFFICER. The Senator has 11 minutes remaining.

Ms. COLLINS. Madam President, I will be happy to yield 5 minutes to Senator HARKIN.

I yield the remainder of my time to Senator GRASSLEY, but I hope we can only find an additional few minutes so he could complete his statement.

Mr. CONRAD. Madam President, we will ask another Senator who controls time if we can get additional time for Senator HARKIN. We will do that while Senator HARKIN and Senator GRASSLEY are speaking.

Ms. COLLINS. Thank you, Madam President.

The PRESIDING OFFICER. The Senator from Iowa is recognized.

Mr. HARKIN. Madam President, I thank the Senator from Maine for yielding me this time.

In July, in testimony before the Senate Homeland Security and Governmental Affairs Committee, Mr. Nussle strongly in favor of President Bush’s nomination of former Congressman Jim Nussle to serve as the Director of the Office of Management and Budget.

In his testimony before the committee and in a subsequent appearance before the Senate Budget Committee, Congressman Nussle impressed all of us with his forthrightness and his obvious expertise on budget issues. This should come as no surprise. The fact is that Congressman Nussle is superbly qualified for the position of Director of Management and Budget. First elected to represent Iowa’s First Congressional District in 1990, he served honorably for eight terms. He joined the House Budget Committee in January of 1995 and was elected chairman in January of 2001, a position he served in for the next 6 years.

Congressman Nussle is a genuine expert and a recognized expert on the budget and a master of the budgeting process. I have known Jim Nussle and worked with him for more than 16 years. I can tell you that he is a skilled and savvy operator. He is a straight shooter whose word is his bond and who can be counted on to follow through with the commitments he makes. As chairman of the Budget Committee, he reached out to majority and minority members and he gave everyone a fair hearing.

In addition, Congressman Nussle will bring to the job an impressive array of political skills. As Senators saw firsthand during his appearances before the two committees this summer, he is open and responsive. He is an excellent communicator, and he is a formidable advocate for the causes in which he believes.

As members of different political parties, Congressman Nussle and I have often disagreed on principles and priorities. But in Jim Nussle, the President has chosen a proven and exceptional intelligence, competence, and experience.

As we enter the final month of the fiscal year, we face enormous challenges with regard to the budget. I have had and continue to have sharp disagreements with President Bush over his budget priorities, in particular his shortchanging of children’s health insurance, education, and biomedical research. And, of course, I believe we need to work to eliminate abusive tax breaks enjoyed by multinational companies and the very wealthy, as was just outlined by the Senator from North Dakota a few moments ago.

Now, we all understand that the Director of the Office of Management and Budget is not the initiator but the implementer of the agenda. However, it is my hope that in Congress, we will have a voice of moderation and corporation.

Finally, I would add that those of us who represent rural America, rural areas, small towns and communities, could have no better advocate for rural America, for our farmers, our farm families, and those who live in small towns and communities than Congressman Jim Nussle. He has always been there fighting for their interests, and it is kind of good to have someone like that in the position of Director of the Office of Management and Budget.

I intend to vote yes on Congressman Nussle’s nomination. I urge all of my colleagues to do likewise. I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. CONRAD. Madam President, I ask that the Senator withhold her comments until the end of the debate, and then the time does Senator GREGG have remaining?

The PRESIDING OFFICER. Thirteen minutes.
Mr. CONRAD. Thirteen minutes. If the Senator would be willing to reserve 10 of his minutes and give the additional 3 minutes to the Senator from Iowa so the Senator from Iowa can have a total of 9 minutes? At least that gets a close to the Senator's request.

Mr. GRASSLEY. I am pleased the Senate is considering the nomination of Jim Nussle to be Director of the Office of Management and Budget.

I thank Chairman LIEBERMAN and Ranking Member GREGG of the Homeland Security and Governmental Affairs Committee for their quick action on the nomination, and I also thank Chairman CONRAD and Ranking Member GREGG of the Budget Committee for helping to move this nomination along very quickly. Also, of course, I thank the majority leader, Senator REID, for making time in the Senate's hectic schedule for the consideration of this most important nomination.

I have known Jim Nussle for nearly 27 years. I worked with him when, as a student at Luther College, he drove me around the State as I campaigned in my first run for the Senate. He was elected to the U.S. House in 1991 at the age of 30. Congressman Nussle quickly rose to prominence as chairman of a committee, and he excelled in that very important leadership role as chairman of the Budget Committee.

Congressman Nussle and I share a strong belief that we here in Washington must hold ourselves and our wise stewards of the taxpayers' money. He took this responsibility very seriously and acted on it early in his congressional career. Few have worked as hard as Congressman Nussle to ferret out wasteful and unnecessary Federal spending. If confirmed for the OMB Director, I am certain he will continue to be one of the taxpayers' advocates there in that new position.

When he was chairman of the House Budget Committee, Jim Nussle did not just focus on short-term goals; he looked down the road at long-term challenges. As an example, in the Deficit Reduction Act, with Jim's leadership at the Budget Committee, Congress took an important first step in reforming our entitlement spending. This step saved taxpayers nearly $40 billion over a 5-year period of time.

Jim Nussle also understands that the Federal budget process can and needs to be reformed. For example, the Budget Committee task force in the late 1990s and developed a bipartisan initiative termed the "Comprehensive Budget Process Reform Act of 1998," and he did it in a bipartisan way with then-Congressman and fellow Senator BEN CARDT. In working with then-Congressman CARDT, he demonstrated his abilities to work across the aisle and develop bipartisan products.

This respect for the other side continued during his time as Budget chairman. During the Senate's impeachment trial, he held that body's hearings to consider his nominee, House Budget Chairman SPROTT attested to the respectful manner in which Congressman Nussle handled the Budget Committee under his chairmanship. Chairman SPROTT, then the ranking member, spoke to the fair and collegial treatment the minority received while Jim Nussle was its chairman and to Congressman Nussle's knowledge of the Senate's rules.

I believe it is Congressman Nussle's qualifications and respect from all sides that led to a unanimous vote in favor of his nomination by the Homeland Security and Governmental Affairs Committee and by Senate by Show of Hands vote. I believe the 22-to-1 vote in the Budget Committee. Yet some have chosen to use Congressman Nussle's nomination to take issue with the President's fiscal and economic policies. So I would point out to my colleagues that while they portray the economy as nothing but doom and gloom, the facts suggest otherwise.

Unemployment remains at historically low levels. Most recently, the unemployment rate stood at 4.6 percent. July was the 47th consecutive month in which new job openings have been created during those 47 months. The fact is, the economy is resilient and growing. We have had 23 consecutive quarters of growth in the gross domestic product.

Contrary to sentiments of some of my colleagues, the budget deficit has been coming down year by year. This year's deficit is estimated to be 1.5 percent of our gross domestic product, and that is lower than the 40-year average of 2.6 percent. The reason the deficit is largely due to the higher than anticipated revenues coming into the Federal Treasury, and this increase in Federal revenue has occurred since the bipartisan tax relief plans passed in 2001 and 2003.

While those on the other side may argue that we are undertaxed, I would like to point out that this year's receipts are projected at 18.6 percent of gross domestic product. That is higher than the 30-year average of 18.3 percent. So while Congress and the President acted in a bipartisan way in response to the economic effects of the tech bubble burst and the attacks of September 11, 2001, we are still generating the necessary revenues to operate the Federal budget at historic levels.

Where would our economy be today if Congress had not enacted a bipartisan economic stimulus tax package? Would we have continued to see tax cuts for the very wealthy above everything, above rebuilding America at the wrong time, in the wrong place. That is what Jim Nussle has done. I understand it is a heartfelt belief of his.

We Democrats have adopted a more responsible position of pay-go. We Democrats believe, yes, we must restore our infrastructure, both physical and human, in America to stay great. And with an OMB Director who remains rigidly wedded to the policies of the past, tax cuts to the very wealthy above everything, above rebuilding our schools and restoring health care and getting our bridges and roads built—we are headed in the wrong direction. So I must vote against him and urge my colleagues to do the same.

IRAQ

Now, I rise today to discuss the situation in Iraq and the continuing efforts of this administration to paint a rosy picture, to cling to straws when the situation on the ground suggests just the opposite.

I first thank my colleague, J ACK REED, who has done great work on MILCON, veterans affairs, which we feel about the President's economic policies, I think we should all agree that the President has the right to choose his Director for the Office of Management and Budget. Rather than delay and object to considerations of this nominee, I believe it makes more sense for us to focus on this person's qualifications and get to the work of finishing the peoples' business.

We have a serious challenge ahead of us. With only 1 of 12 annual appropriations bills having even been considered by the Senate, we find ourselves less than 4 weeks away from the end of the fiscal year. In order for this process to get underway in earnest, it is important that the President has his choice of Budget Director in place. Given Congressman Nussle's experience, knowledge, and commitment to public service, it is fitting that he has been nominated to be the Director of the Office of Management and Budget.

Jim Nussle is highly qualified. He knows the budget. He understands Congress, and he is a decent, honorable public servant. So I hope the Senate will see fit to confirm Jim Nussle to OMB Director.
have just considered, and for his work on Iraq.

Some have argued that the surge in Iraq is working, but all you have to do is look at the facts to know that is not the case. The President went to Anbar Province and the moment he started touting as a measure of success, but we all know what has happened in Iraq. You push on one end of the balloon, and it pops out on another. Anbar may be a little better; other places are worse. The problem in Anbar is that there are still no security forces to replace the U.S. forces. The fundamental problem is that the U.S. government has not been able to provide security in Iraq. We need a new direction in economic policy.

We have the same problem in the United States. The economy is strong when 8.6 million Americans have not been able to put food on the table last year and hunger in America is growing. The economy is strong when median income for working age families has declined by about $2,400 since the year 2000. We do not believe this economy is strong when the personal savings rate has been below zero for eight consecutive quarters. We do not believe this economy is strong when 8.6 million Americans have lost their health insurance since President Bush has been in office. I do not believe this economy is strong when 35 million Americans struggled to put food on the table last year and hunger in America is growing. I do not believe this economy is strong when home foreclosures are now the highest on record, turning the American dream of home ownership into a nightmare.

We need a new direction in economic policy, policies which protect the interests of ordinary Americans and not just the wealthy and the powerful. We need an OMB Director to tell this President the reality of economic life for tens of millions of our families rather than continue a mythology which essentially represents the interests of the people on top who, in fact, are doing very well. Maybe government should represent all rather than just the wealthy and the powerful.

When I talked before about the budget priorities of President Bush, we should continue that discussion and talk about how he treats our veterans. The war in Iraq, something which I strongly opposed, has given us now over 27,000 soldiers who have been wounded, many of them seriously. Studies tell us that many of the soldiers coming home from Iraq are coming home with post-traumatic stress disorder, PTSD. How did the President's budget, a budget which we turned around, how did his initial budget treat the veterans? His budget proposed cutting the VA by $3.4 billion over 5 years after adjusting for inflation. That does not say thank you to our veterans and their families and all they have gone through.

We have a President who in his budget has said we don't have enough money to address the needs of the middle class, working families, senior citizens, children, and veterans. We don't have enough money to do that, to pay attention to the people who are hurting. But amazingly enough, President Bush has told us we do have enough money to provide $739 billion in tax breaks over the next decade to households with incomes exceeding $1 million per year. Under President Bush's proposal, the average tax break for this would be $162,000 by the year 2012. So if you are a millionaire or a billionaire, the good news is, we have enough money for you. But if you are a veteran coming home from Iraq with PTSD, if you are a worker trying to find health insurance, sorry, this country does not have enough money for you.

Let me be very blunt. In my view, it is wrong to be giving huge tax breaks to the very wealthiest people, the people who need them the least, while cutting back on the needs of the middle class and working families. I should say that Mr. Nussle's record as chair of the Budget Committee tells us clearly he supports these tax breaks for the very rich while, at the same time, he has been prepared over the years to cut programs for those who need them the most. That is wrong. That is why I will be voting against Mr. Nussle's confirmation.

Included in President Bush's budget is the complete repeal of the estate tax which would take effect at the end of 2010. The complete repeal of the estate tax would be an obscenity. Sometimes people have not been quite so clear about it, would benefit the wealthiest three-tenths of 1 percent of our population, the top three-tenths of 1 percent, and 99.7 percent of the American people would not benefit. These families would not benefit by one nickel from the repeal of the estate tax. Obviously, if you are in the top three-tenths of 1 percent, you are already a millionaire or a billionaire, and you are already in a family which is doing fantastically well in recent years. In other words, 99.7 percent of Americans would not receive one nickel. The wealthiest people, who are
The American people this is not what America is about, who begins to explain to the American people we need a budget that reflects the needs and deals with the needs of millions of families, where people are working longer hours for lower wages, that deals with the problems of our senior citizens, that deals with the crumbling infrastructure, deals with the problems of kids who cannot afford to go to college, deals with all of the problems our people face every single day. That is the kind of budget we need. That is what we need. What we do not need are policies which give obscene benefits to the very wealthiest people in this country.

Let me simply say at this point that in fact what this debate is about is whether we are going to have an OMB Director who can advise the President about the reality facing our working families or will we continue the same failed policies?

Having said that, Mr. President, I reserve the time left to me.

THE PRESIDING OFFICER. Who yields time?

The Senator from Maine.

Ms. COLLINS. Mr. President, 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. GREGG. Mr. President, I ask unanimous consent that the order for the discharge of the motion be suspended.

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

Mr. GREGG. Mr. President, I rise to discuss a little bit what has been talked about length in this debate. I think it has been a very helpful and good debate. It has not been about Congressman Nussle and his qualifications. That seems to be universally agreed upon. It has been about the issue of policy and how we approach fiscal policy in this country.

The other side of the aisle, for whatever reason, seems to think 24 quarters of economic growth, with the addition of 8.4 million new jobs over the last few years, a tax law which was put into place which has caused us to generate more receipts as a Federal Government than we ever received before over a 3-year period relative to growth and as a percent of gross national product, is something we should not have, that this is a reason to give people jobs, creating economic activity, having a tax policy that is fair, is not good. Therefore, they are attacking Congressman Nussle for him being proposed to become OMB Director for and for the fact he happens to subscribe to it. Mr. GREGG. Mr. President, I, of course, reject the philosophy of the Senator from Vermont. Even France, though he affiliates with the Democratic Party—are not necessarily the philosophies of the President. So I do not expect he is going to nominate somebody with the philosophy of the Senator from Vermont. Even France, though he affiliates with the Democratic Party, does not necessarily the philosophies of the President. So I do not think the President is going to subscribe to it.

What is hard to accept, however, is this argument that for some reason the tax cut the President has put in place has been regressive, that it has been unfairly distributed.

Let’s go back to the record. The simple fact is today the top 20 percent of earned income or taxable income under the tax cut the President is proposing is paying 5.3 percent of the burden of Federal taxes. That is more than was paid under the Clinton administration when those same people, the top 20 percent, were paying 6 percent of the burden of Federal taxes. People of lower income or moderate income who do not pay income taxes basically—individuals do, but as a group they do not pay a net income tax. And the bottom 40 percent of income earners in this country is actually getting more back from the Federal Government in the form of earned income tax credit and other benefits than they received under the Clinton years—almost twice as much back.

So you have the highest income people in this country paying more than under the Clinton years, who are bearing a larger share of the burden, and you have the lower income people or the moderate income people paying more back from the Federal Government. That, ladies and gentlemen, is called progressivity. That is a tax law that is working.

Why is it working? Why are the people with higher incomes paying more taxes? That is called human nature. It is called human nature. If you say to someone: “I am going to take the next 90 cents of the $1 you earn, and take it to the Federal Government and the local government and the State government”—I do not know that Vermont reaches 90 percent. They are probably pretty close. That is why people come to New Hampshire to buy liquor and other goods; they are not subject to a sales tax. That is just a bit of PR for our State. But if you say to a person that you are doing the same, they are not going to go out and make the effort to earn that extra dollar, whether it is 90 percent, 70 percent, or 50 percent. Why? Because they do not want to pay the taxes. They do not want to work for the Government half the year. Actually, everybody is working for the Government half the year, but they
don’t want to work for it for two-thirds of the year.

So if you put in place a tax law that is fair, where you say to a person: “You go out and invest, you take a risk, you become an entrepreneur, and as a result you create jobs, and we are going to tax you fairly,” then you get more economic activity that is taxable. As a result, you get more money to the Federal Government. That is what has happened over the last 3 years. We are now taking in more revenue than we have historically. In fact, we have had the largest increase in the history of our Government in the last 3 years as a percentage, and we are getting more in than what has been the historical norm. Usually, we have been getting, since World War II, about an 18.2-percent raise in revenues from the gross national product. Now we have gone up to 18.6 percent and 18.7 percent, and those are big increases.

Why are we getting those increases? Because people are willing to participate in the taxable economy. Because there is a fair tax rate that is in place today. What is the other side of the aisle suggesting? Let’s raise those taxes. Let’s raise those taxes way up so we can’t play—no, not to spend money—to get debt reduction, as the Senator from North Dakota talks about—so we can raise taxes on the American people to spend the money.

Their budget suggests we increase taxes on people somewhere between $400 billion and $900 billion over 5 years. Their budget suggests we increase spending on the discretionary side by around $200 billion over the next 5 years. Their budget suggests we increase spending on the entitlement side by a number that is so astronomical I cannot even calculate it, but I think it is around $1 trillion. It is a classic tax-and-spend approach. Its purpose is not to make the economy stronger. Its purpose is not to spend money, nor to raise taxes, to spend the money on interest, which the other side of the aisle finds attractive.

Well, that is reasonable if you do it in a way that is fair. But what they are suggesting is you raise taxes on working Americans, and specifically on seniors. Do you know who most benefits from the capital gains rate? Senior citizens. Do you know who most benefits from the dividends rate? Senior citizens. Do you know that? Also, statisticians do. The fact is, when you are a senior citizen, you do not have earned income. You are probably not subject to the income tax rate for the most part, but you might have dividend income from one of the pension funds you invested in or that the company you worked for invested in. And you probably have capital gains income because you probably sold some asset such as your house to move into another lifestyle.

So not only are they suggesting we raise taxes in a manner which will undermine what has been a clear economic benefit to this country, in that we have seen 24 months of economic expansion and we have added 8.4 million jobs, we have seen revenues jump dramatically. In fact, the capital gains revenue is new $100 billion over what they were estimated to be—$100 billion. Why is that? Because people are willing to take risks, willing to take their capital out that was locked up and put it into more productive activity, the result of which is to create jobs.

People are investing in starting new restaurants and starting new software companies, starting new small businesses all across this country because there is a reasonable tax rate on doing that. As a result, we are creating jobs. What is the result of that? We generate revenues to the Federal Government. The other side of the aisle does not like that, I guess. The only way they want to generate revenue to the Federal Government is to raise taxes on people. Well, it doesn’t work very well, quite honestly. President Reagan showed the best way to do it is the way we have done it. President Reagan showed us the best way to do it is the way we have done it. And now President Bush has shown it one more time.

It is hard to accept the philosophy which continues to be paraded out by the other side of the aisle, which we, regrettably, in New Hampshire are hearing a great deal of—actually, we do not regret it. We love it. We love to have the folks come to New Hampshire who are running and lie ten to their positions. But as you listen to people, your head has to spin as to the number of new programs that are being proposed by the front runners of the Democratic Party. It is program after program after program. If you listen to one of their speeches—and I have listened to all the major candidates on their side of the aisle give speeches in New Hampshire over the last few weeks—it is a litany, more or less like a merry-go-round of ideas of how to spend money, followed by ideas as to how to tax people.

The list goes on and on, but right at the top of the list is raise the capital gains rate, raise the dividend rate, raise the taxes on the earning Americans, raise the taxes on the productive Americans, which will result in a reduction of job activity, a reduction of revenues to the Federal Government, and it will be an unfortunate decision to reverse some very good economic news we have had over the last few years.

Mr. President, at this time I reserve the remainder of my time.

The PRESIDING OFFICER. The Senator’s time has expired.

Mr. CONRAD. Mr. President, I believe we sort of agreed casually on an order that the Senator from Vermont will speak, then I will speak, and then the Senator from North Dakota will wrap up.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. SANDERS. Mr. President, the Senator from New Hampshire talks about program after program. Yes, we want to take care of our veterans, we want to provide health insurance to our children, and we do not want to give tax breaks to billionaires.

Mr. President, I yield 1 minute to my friend from California.

Mr. CONRAD. Mr. President, I also yield 1 minute to the Senator from California.

The PRESIDING OFFICER. The Senator from California.

Mrs. BOXER. Mr. President, I thank my colleagues.

I have never seen the Senator from New Hampshire so emotional and so excited. You would think the record we have seen in terms of this economy has been stellar. It reminds me of the expressions: “He doth protest too much” and “the best defense is a strong offense. Get excited and wave your hands.” Let’s talk about what has happened here. This President and the Republicans in this Senate are trying to claim the mantle of fiscal responsibility. In fact, they turned a $236 billion surplus inherited from the Clinton administration into a $248 billion deficit. They oversaw the largest budget deficits in U.S. history, and they are responsible for a $3 trillion increase in the national debt. Now, let me say this: Who owns that debt? Foreign countries—China, Japan. I don’t hear the Senator from New Hampshire talk about the fact that they can hold us hostage.

We need a change here. We need fiscal responsibility. We need investments in things that help our children, education, for one, and help our families, health care, for two, and a way to make sure our veterans truly get what they need. Instead, the President gives us as head of the OMB Mr. Nussle, who is closely associated with all of these policies and failed as chairman of the Budget Committee three out of six times to get a budget and work with Democrats. This is an absolute outrage.

Now, I voted for so many of the President’s appointees. I didn’t vote for Alberto Gonzales, but I did vote for most.

The PRESIDING OFFICER. The Senator’s time has expired.

Mrs. BOXER. I will not vote for a man who put a bag over his head in the House of Representatives. That, to me, shows complete hostility to this great democracy. I urge a “no” vote.

The PRESIDING OFFICER. Who yields time? The Senator from Vermont has 1 minute.

Mr. SANDERS. Mr. President, let me conclude by applauding Majority Leader HARRY REID, Chairman KENT CONRAD, and Senators SCHUMER, DORGAN, and BOXER for publicly expressing their opposition to the Nussle nomination.

The bottom line is today the economy is doing very well if you are in the top 1 percent, if you are a millionaire or a billionaire. But if you are in the
middle class, if you are a working person, the likelihood is you work longer hours for lower wages.

We need a change in economic policy. We need an OMB Director who can advise the President about the reality of the vast majority of the people, and not just the very wealthiest people in our country.

I yield the floor.

Mr. CONRAD. Mr. President, how much time do I have remaining?

The PRESIDING OFFICER. There is 1 1/4 minutes remaining.

Mr. CONRAD. Does the Senator from New Hampshire ask to speak for an additional 30 seconds?

Mr. GREGG. I thought I had some time reserved. I don’t. I ask unanimous consent for 30 seconds.

Mr. CONRAD. Without objection.

The PRESIDING OFFICER. Without objection, the Senator from New Hampshire is recognized.

Mr. GREGG. Mr. President, I simply wish to note we are about to vote on the nomination for the Director of OMB, who is a man of high integrity and high quality, and who has the expertise to do this job well. I think we should presume that the President should have the right to appoint the person of his choosing to this office which is so uniquely part of the White House to begin with.

I yield the floor.

The PRESIDING OFFICER. The Senator from North Dakota is recognized.

Mr. CONRAD. Mr. President, let me end where I began. This is not about a personality; this is about policy. The fiscal policy of this administration has exploded the debt of our country at the worst possible time—right before the baby boom generation retires. Here is the record. It is undisputed. It is uncontradicted. It is a simple fact. The debt of this country under this policy—and Mr. Nussle is one of the architects of the policy—has skyrocketed from $5.8 trillion at the end of the President’s first year to $3.9 trillion at the end of this year. So much of that debt is now held abroad. When this President came into office, there was $1 trillion of U.S. debt held by foreign interests. That has now reached over $2.1 trillion, a more than doubling of U.S. debt held abroad. That puts this country at risk.

We saw during the last few weeks the Chinese Minister indicate they might start to diversify out of dollar-denominated securities. Economists said if they chose to do that, they would push the United States into recession. In many ways, our economic future is now less in our hands and more in the hands of the people who hold our debt. I ask my colleagues on the basis of policy to reject this nomination.

I thank the Chair and yield the floor.

The PRESIDING OFFICER. All time has expired.

Mr. CONRAD. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be.

The question is, Will the Senate advise and consent to the nomination of Jim Nussle, of Iowa, to be Director of the Office of Management and Budget? The clerk will call the roll.

Mr. DURBIN. I announce that the Senator from Connecticut (Mr. DODD), the Senator from South Dakota (Mr. JOHNSON), and the Senator from Illinois (Mr. OBAMA) are necessarily absent.

Mr. LOTT. The following Senators are necessarily absent: the Senator from Kansas (Mr. BROWNBACK), the Senator from Idaho (Mr. CRAIG), the Senator from Arizona (Mr. MCCAIN), and the Senator from Alaska (Ms. MURKOWSKI).

The PRESIDING OFFICER (Mr. MENENDEZ). Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 69, nays 24, as follows:

[Rollcall Vote No. S111 Ex. 1]

YEAS—69

Abakas
Alexander
Allard
Baucus
Bayh
Bennett
Brend
Bunning
Burr
Cantwell
Cardin
Casey
Chambliss
Coburn
Cochrane
Coleyman
Collins
Currie
Curnyn
Crapo
DeMint

Lugar
Martinez
McCaskill
McConnell
Feingold
Pryor
Graham
James
Rangel
Harkin
Hutchison
Inhofe
Inouye
Kohl
Leiberman
Lincoln
Lott

Whitehouse

NAYS—24

Brownback
Craio
Dodd

Obama

Kerry

Johnston

McKenni

Specter

Testa

Voinovich

Warner

Webb

Wyden

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the President will be immediately notified of the Senate’s action.

LEGISLATIVE SESSION

The PRESIDING OFFICER. Under the previous order, the Senate will now return to legislative session.

The majority leader.

TRIBUTE TO SENATOR EDWARD KENNEDY ON CASTING HIS 15,000TH VOTE

Mr. REID. Mr. President, earlier this morning, I made a very brief statement indicating that in the rush of business when we went home for the summer work period, the last vote cast that day was Senator Kennedy’s 15,000th vote. There was a lot going on here at that time, and no one said anything. But I think it certainly is noteworthy—what he did was an understate-ment—to recognize that this good man has passed everyone, except Senator BYRD, in the number of votes cast. Senator BYRD has cast over 18,000 votes, but there is no close second other than Senator KENNEDY.

We all recognize the tremendous work this man has done. As I said this morning, what a family. They have done so much for our country. Two of his brothers were assassinated. One of his other brothers was killed in the line of duty during World War II. Senator KENNEDY has done so much to leave a legacy in the Kennedy name that is remarkable.

We all admire the work he has done. As I said this morning, one of my pleasures in life is being able to come to the Senate and work with this great man. Working with him is such a pleasure because he can get on this floor and speak very loudly, and we all listen. But when you are working with him on legislation, he has so much humility, never wanting to take the limelight, always willing to step back and let those who are his junior move forward, and I include myself in that lot.

So congratulations to Senator KEN-NEDY.

(Appause, Senators rising.)

The PRESIDING OFFICER. The Republican leader.

Mr. MCCONNELL. Mr. President, more than half a century ago, a right end—this is in the days before a tight end was invented—on the Harvard football team caught the eye of the head coach of the Green Bay Packers. The coach wrote the young man to ask if he might consider a pro career. But Ed-ward Moore Kennedy had other ideas. He responded that he was flattered by the attention, but that he had already decided to go to law school and then go into another contact sport—politics.

I rise this afternoon in tribute to a man who is known to most people for his famous name but who is famous among his colleagues in the Senate for his warmth, good humor, and his simply astonishing ability and will to get things done.

Senator KENNEDY, as the majority leader just indicated, cast his 15,000th vote just before we broke for recess, solidifying his place as the third most prolific voter in the history of this body.

It was just the latest milestone in a storied 45-year career marked by countless others. And it surprised no one who has ever witnessed him speaking on the floor or off on the issues he cares about. The Senate has been his arena for more than four decades, and in the course of pushing thousands of pieces of legislation, he has worn out hundreds of staffers, committee members, andstenographers. He ignites
September 4, 2007

CONGRESSIONAL RECORD — SENATE

Mr. KERRY. Mr. President, it is my privilege to join in saying a few words about my senior colleague, the Senator from Massachusetts. The special words that have been spoken about Ted Kennedy are obviously more than appropriate. But let me say, if I may, it is interesting that when we take a measure of Ted Kennedy's work here, which is an unparalleled record of achievement, and we look at the public record, that public record is actually full of comparisons to the greatest Senators who have ever served in the United States Senate or even some of the greatest who have served in Washington.

The Boston Globe wrote of our senior Senator Ted Kennedy:

In actual measurable impact on the lives of tens of millions of working families, the elderly, the needy, Ted belongs in the same sentence with Franklin Roosevelt.

Time magazine said:

Ted Kennedy has amassed a titanic record of legislation affecting the lives of virtually every man, woman, and child in the country.

And in his comprehensive book just a couple of years ago, Adam Clymer wrote that Ted Kennedy is a lawmaker of skill, experience, and purpose rarely surpassed since 1789. He has been compared to Henry Clay for his efforts in creating a more egalitarian, more inclusive America that leaves no one behind. Mr. President, 15,000 votes is a remarkable number. No one knows that more than the Senator sitting in front of me, the Senator from West Virginia, Mr. Byrd, who is the only other member of that exclusive club. He knows, as we all know, that we are not just keeping a statistic representing those votes. It represents and encapsulates countless legislative battles in the trenches, in the committee rooms, in offices, tough negotiations, thankless committee hearings, inspired ideas, setbacks and, to a greater degree than almost any other lawmaker alive, laws that improve the lives of everyday Americans.

From his maiden speech in the Senate demanding an end to the filibuster of the original Civil Rights Act, there has not been a significant policy accomplishment in Washington over four decades that has not borne his fingerprints and benefited from his legislative skill and leadership.

His dedication to principle and his willingness to delve deeply into tough issues has helped him to become one of the greatest legislators in our history.

In all of the great fights that call us to stand up and be counted, from the minimum wage year in and year out, to Robert Bork and Sam Alito, Ted Kennedy did not just hear the call, he led the charge. You can run down the list. The rights of the disabled who for far too long were left in the shadows or left to fend for themselves, Ted Kennedy wrote every single landmark piece of legislation that today prohibits discrimination against those with a disability.

AIDS—when a whole lot of politicians were even afraid to say the word, Ted Kennedy passed a bill providing emergency or relief to the 13 cities hardest hit by the AIDS epidemic.

Mr. President, 300,000 young people today have jobs every single summer because of Ted Kennedy. Guaranteed access to health coverage for 25 million Americans who move from one job to another or who are another or who are in a medical condition—they wouldn't have gotten that coverage without Ted Kennedy.

With Ted Kennedy, there wouldn't have been bilingual education in the United States for the 5 million students who today have a brighter future because they are learning English in our schools.

Without Ted Kennedy, we wouldn't have lowered the voting age to 18 and ended the hypocrisy that 18-year-olds were old enough to die for our country in Vietnam but not old enough to vote for the leadership.

Without Ted Kennedy, we wouldn't be the world's leader in cancer research and prevention.

Without Ted Kennedy, we wouldn't have had title IX, which opened the doors of competition and opportunity for a generation of women athletes all across our country.

The list goes on, and I am not going to go through the whole list. But every since he entered this body at the age of 30, he has stood up again and again to be counted in support of his beliefs. He stood up to be counted. He stood up to lead again and again. He has already secured his place as one of the great legislators in the history of our country.

And then after casting that 15,000th vote before we went away, he celebrated by doing the same thing that made him a legend in the first place. He rolled up his sleeves and he went back to work. That is why a lot of us look forward to seeing these next years with him and watch as he continues to help write the history of the Senate and the history of our progressive politics and the history of our country.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Mr. President, I am happy to join in this chorus of praise for the senior Senator from Massachusetts on the occasion of the 15,000th vote he has cast—a historic milestone in this historic body and a milestone reached by only two other Senators, one of whom continues to serve with great distinction from West Virginia, Senator Robert C. Byrd. Senator Edward Moore Kennedy has now added his name to this roster of distinction.

He is the ninth child of Joseph and Rose Kennedy, born on February 22, 1932—200 years to the day after George Washington. In a family such as the Kennedys, I am sure that coincidence did not go unnoticed. Years ago, Ted Kennedy made the Senate the focus of his life. Some of his decision has helped him to become one of the best Senators ever to serve this body.

His dedication to principle and his willingness to delve deeply into tough issues really have been the hallmarks of his public service.

In his biography of Senator Ted Kennedy, former New York Times reporter Adam Clymer recalls a hearing in the 1960s in the Senate Labor and Public Welfare Committee on which both Ted and I serve. Ted Kennedy, then Senator from New York, served. Clymer describes how the two Kennedys had to wait 2 hours to question a
witness because they were both junior members of the Senate at the time. Bobby Kennedy seemed almost pained by the tedium of sitting there hour after hour waiting his turn. Ted was more patient.

Exasperated, Bobby Kennedy leaned over and asked his brother: Is this the way I become a good Senator, sitting here and waiting my turn?

Ted Kennedy replied to his brother: Yes.

Bobby shot back: How many hours do I have to sit here to be a good Senator?

And Teddi said: As long as necessary.

Well, when it comes to 15,000 votes, I am sure that will be a record which will be hard to match. But when it comes down to it, it is not about the quantity of Ted Kennedy's votes, it is about the quality of his politics. He really cares. He cares about people. He cares about the people who can't afford a lobbyist to stand out in the hallway and beg for a vote. He cares about the people who get up every morning and worry that nobody has noticed their lives, lives of sacrifice and lives of difficulty. He cares about those people. They don't have to be holding big fundraisers with political action committees, but they are the people who have energized him in his public career.

He also cares about the people with whom he works. I can’t think of another colleague with whom I have ever served in the House or Senate who really reaches out in so many different ways to each of us on a personal level to show that he cares. If you have a child in the hospital, an illness in the family, the loss of a loved one, you can count on a telephone call from Ted Kennedy. If no one else remembers, he will.

He also works every single day. I think that is the thing which surprised me the most in the Senate, was just the energy level of Senator Ted Kennedy. He never stops. And now, in his majority position as chairman of the HELP Committee, he has an agenda that he has been waiting on for way too long, an agenda which included increasing the minimum wage in America for the first time in 10 years, an agenda which is going to lead us into the kind of help for students across America to go to college that we haven't seen since the passage of the GI bill after World War II. Ted Kennedy, this Senate has used his commitment and combined it with an energy that has produced dramatic results.

I have had the honor of serving on the Judiciary Committee with him, and I know that from time to time he has stood up to take a lonely and sometimes difficult political position for what he believed was right. It is that kind of courage and dedication to principle which leads me to believe he is one of the finest colleagues with whom I have ever had the honor to serve.

Finally, he knows that life here in the Senate is a privilege. It is a privilege for each of us. Although he has been here longer than most—perhaps only one other Senator has been here longer—he understands that for each of us this is a great privilege, to represent great States in a great nation. It is a source of great pride for me to have once sat with a college student and looked down on Senator Ted Kennedy on the floor, wondering if I would ever meet him, and to be able to stand here today on the occasion of his 15,000th vote and to count him as a friend and as a mentor.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. BYRD. Mr. President, this is a great privilege—a great privilege—that I congratulate my very highly esteemed colleague and dearest friend, Senator Edward Kennedy, upon the casting of his 15,000th vote. Senator Kennedy has now become a member, an illustrious member, of one of the most exclusive clubs in the whole wide world. Throughout the entire history of the Senate, only 2 other Senators have cast 15,000 votes—I and the late Senator Strom Thurmond of South Carolina. As a charter member of this exclusive club, I welcome Senator Kennedy aboard.

This latest achievement is only one of many for this fine son of Massachusetts. He has spent more than half his life in the Senate and he is the third longest serving Senator in U.S. history. As I have said before on this floor, history will be kind to Senator Kennedy. I have no doubt that history will not only regard Senator Ted Kennedy as one of the most effective national legislators of the 20th and now the 21st century but also as one of the great Senators ever to have graced this illustrious Chamber.

Although born to a life of privilege, Senator Kennedy has dedicated his life to serving others. Senator Kennedy represents the heart and the conscience of American liberalism. Senator Kennedy is responsible for much, indeed much of the progressive legislation of the last four decades. He is always a powerful voice for the poor and the oppressed, expressing his views in soaring speeches and passionate struggles for the rights of labor, for health care reform, and for strengthening the social safety net for America's less fortunate.

In the Senate, he has demonstrated that it is through public service—to paraphrase his late brother, President John F. Kennedy—that Americans can stop asking what the country can do for them and actually do something for their country.

Senator Ted Kennedy gave me unthinking support during the years when it was my privilege to serve as the Senate Democratic majority leader and minority leader at different times. One thing stands out in my mind that I could always count on Ted Kennedy's advice and his support. It may have been almost a father figure to so many of us in the Senate. He is so committed to the things he believes in, and you hear it in his speeches and you see it even more so in the great craft with which he yields the legislative pen. But unlike some who may love mankind in the abstract, Ted Kennedy also has a quality of kindness and decency to the individuals of this body and to individuals he just meets. We all see it in him as he walks the halls. Ted Kennedy is a special human being. He would be a special human being in any craft or vocation because of who he is and what he knows, where he comes from.

But I think every one of us—from Senator Byrd, No. 1 in seniority in the Senate, to Senator Barrasso, No. 100—count our lucky stars that we are able to serve with and know a great man such as Ted Kennedy.

The PRESIDING OFFICER. The Senator from Tennessee.

Mr. ALEXANDER. Mr. President, I know that all of the accolades to Senator Kennedy come from that side of the aisle. Forty years ago, in 1967, I came to this body as a very young legislative aide to Senator Howard Baker, and Ted Kennedy was a very young Senator but already in his second term. All the talk for the first hour of this—Mr. President, I imagine Senator Byrd can remember this—was about how long would it take for Senator Baker, a new Republican Senator, to
break on some important issue with father-in-law, the Republican leader, Senator Everett Dirksen and after a few months we knew because Senator Baker walked across the aisle and joined with Senator Ted Kennedy and they fought against Senator Dirksen, Baker and Kennedy, the most respected constitutional lawyer in the Senate, on the issue of one man one vote. I remember working with Jim Fluge, Senator Kennedy’s friend who came back to work in the Senate 3 or 4 years ago. The upsetters won that debate: Baker and Kennedy beat Dirksen and Ervin on the one man one vote issue. That was my first exposure to working with Senator Kennedy.

Several years passed and President Bush the first asked me to be the Education Secretary, and I came to Washington and what did I discover? I have to be confirmed by a committee chaired by Senator Ted Kennedy. That was thirty-five years ago, and eventually confirmed and then we worked together for nearly 2 years on educational issues. Then, 4 years ago I came back and I am in the Senate and today I am serving on the committee that once confirmed me, and who is the chairman 40 years later? Senator Ted Kennedy. So I have had a very special privilege of working with Senator Kennedy and admiring him, both as a legislative aide and a Cabinet member and now as a colleague in the Senate. I can say as a practicing Republican what every Senator in this body already knows: Nothing will bring a Republican audience to its feet faster than a speech against high taxes, against Federal control, and against Ted Kennedy. But those outside the Senate might wonder, then, how could the Republican leader and others here hold him in such affection? I can give you an example of how the opportunity of being in the Senate still called the maiden speech. We think about what we might say when we first come here and make it a special occasion. My first speech was about what it means to be an American, how could we put the teaching of American history and civics back in its rightful place in our classrooms so our children could grow up learning what it means to be an American. This is the subject the Senator from Massachusetts has been in the forefront of Massachusetts. I love the State. I love the people. I have been greatly honored by their confidence and their support over the many years—Joyce years, sad years. They have been extraordinary in terms of their support of a voice in the Senate and a vote to try to recognize that America is not just a land, it is a promise. It is a never-ending promise about strengthening our families and about strengthening our country and about being a fair country and creating greater opportunity and leading the world when we basically reflect our greatest values. I have been greatly honored in working in the Senate with extraordinary men and women over the period of years. I include so many who are here now, so many of those who have worked with me over the period of years, men and women of great integrity and strong commitment and carrying in them the demonstrated extraordinary courage, extraordinary leadership, and have helped to make the country a much better and fairer land; many on our side, many on the other side—many on the other side. When we think back on the great battles and challenges we have had over the period of years, we made progress when we came together. That has been true.

I am very grateful to my friend, and he is my friend, John Kerry, my colleague. I thank him for his friendship and support over many years. He has pointed out he has helped me in my first campaign. I tried to help him on his last campaign. We are friends and colleagues and have a good deal of respect for each other. I have a great deal of affection and respect for John. I thank the Senator from West Virginia, Senator Byrd, so I know, he is not only the President of the Senate, but he has devoted his life to this institution. On so many different occasions and on so many different times—I know many in this body can remember it—when this institution was teetering on the verge we wanted to maintain our position as the Founding Fathers wanted it and tried to devise it or whether we were going to move off track, he has reminded us, particularly in the great debate we had on the Iraq war, about that role of this institution and its role in American life and its role in the world. We are all mindful of that.

He has been a friend. We have a time where we go back and remind each other that our differences have not mattered, but what we also, I think, have valued is the fact that our friendship I believe is stronger because of the times that we did differ. We have great affection for each other, respect for each other. I think the ones who have been the most kind and generous remarks.

Mr. Byrd. And I thank you, Ted. Mr. Kennedy. Mr. President, finally, I could not take this moment without thinking back about, personally, the service that he gave. When I first arrived in this Chamber, I was fortunate to have two brothers, one a President and another an Attorney General. I had the opportunity to work with them on those responsibilities in that regard. Then, to have a brother who served in the Senate was a golden time for me during that period of time.

I have been very proud of the work my nephew, Congressman Kennedy, serving in the House of Representatives, and now son, who serves in the House of Representatives and is a leading voice in terms of the mental health issues for our country—I am so proud of all his good work.

We grew up in a family that believed in public service, that elective office can make a difference but also understood that other people make extraordinary differences in advancing the cause of fairness and decency in the Nation. I think of the work of my sister in that undertaking, all of whom have been involved—Special Olympics or Very Special Arts or other programs in which they have all been involved.

We still believe in the importance of public service and the honor, the high honor that one has in elective office. There are many of those who dismiss that concept as an old-fashioned viewpoint, but I think any of us who have read the history of this Nation and who understood its history know there is no higher personal honor than to have that opportunity.

Finally, I welcomed the opportunity to come back to serve as a Senator
from Massachusetts, to try to be a voice of what I call the march for progress in this country. Thomas Jefferson used to say every 25 years a nation redifines itself. He talked about the continuing expansion of the real cause of liberty in this Nation—not in ways that are imposed and overstated, but in its core, principal meaning.

As I mentioned, this Nation is a country that is a continuing process. That is why each day that I wake up, I think about a new opportunity to try to have some constructive impact. People will agree, and some will differ, on the directions. Sure, programs change—and that is understandable—but basic, fundamental values about what this Nation is all about and what so many of us who have the great honor of service in this body understand is that America is a continuing discovery and a continuing promise and a continuing opportunity for each and every one of us to make a contribution.

I thank the Senator from Tennessee for his comments. I remember that debate very well. It was a rather basic and fundamental issue about one person one vote. The question at that time was, is that going to be continued or whether there was going to be such flexibility that we were going to continue the gerrymandering of different districts. Senator Baker, with the very strong assistance of Senator Alexander, reminded this body and helped maintain and insist about what the Supreme Court had said about that issue. I thank him for his comments and also for his continued work in the areas of education and so many other areas.

I have been fortunate to have a number of my colleagues here from Massachusetts, a number of members of the delegation.

There were some former colleagues here as well. Senator Riegle was here, and Senator Culver. I was reminded actually of my own role in the vote because I had cast the 15,000th vote. I was talking with Senator Culver, and we were reminiscing. He was here when I cast my first vote, which goes back over a very long, considerable period of time.

I am grateful for his presence as well as my other colleagues, Bill Delahunt, Jim McGovern. We saw many of those who were here earlier from our Massachusetts delegation. I thank them very much.

People ask me how long I will continue to serve in the Senate. I give the same response, that is, I am going to stay here until I get the hang of it. I look forward to that. I would never get the hang of it if I did not have the wonderful love, affection, and warmth with my wife Vicky, the joy of my life, gives to me every single day.

I yield the floor.

The PRESIDING OFFICER. The Senator from Tennessee has the floor.

Mr. ALEXANDER. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. ALEXANDER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

IRAQ

Mr. ALEXANDER. Mr. President, during August, as many Members of this body did, I traveled to Iraq, met with Tennesseans there, met with General Petraeus, General Odierno. Then I traveled to Tennessee and discussed my visit and listened.

I want to talk for a few minutes about where I believe we should go from here in Iraq. The strongest message I received, both in Iraq and in Tennessee, was this—not that we get out, not that we even win a victory of the kind we won in Japan or Germany, but it is time for the United States Government to speak with one voice on Iraq.

A retired four star general from Tennessee, who has a lot of experience with the special forces, put it this way to me: How can you have a partnership in Iraq if we are divided and the enemy knows it?

It is inexcusable that we in the Senate should spend so much time lecturing political leaders in Baghdad for their failure to come to us with a consensus when we ourselves have not been able to come up with a consensus about Iraq.

It is time for the Government to speak with a single voice about where we go from here in Iraq. Our troops deserve it and our enemy needs to hear it. I believe that one voice would be a new strategy to change our mission in Iraq from combat to supporting, equipping, and training the Iraqi troops, and then stabilizing Iraq province by province, neighborhood by neighborhood, tribe by tribe.

If we adopt this new strategy as a nation, and if we speak clearly to our troops and to the enemy with one voice, I believe this would likely bring home half our troops within a year or two.

Such a new strategy would put us on a path to finish responsibly what we have undertaken in Iraq. I believe there is a consensus within this body for such a new strategy. I believe that consensus is sitting there staring us in the face.

The strategy I am describing would implement the unanimous recommendations of the bipartisan Iraq Study Group, chaired by former Secretary of State Jim Baker, a Republican, and former Congressman Lee Hamilton, a Democrat. It would take into account the lessons and successes of the last few months under the leadership of General Petraeus in Iraq.

Mr. President, basically what I am describing would implement the recommendations of Baker-Hamilton strategy, the one I am describing, would be grounded upon three basic principles. First, the United States will begin immediately to move our forces in Iraq out of direct combat and into roles of support, training, and providing equipment, using security conditions on the ground permit.

This will proceed province by province as Iraqis demonstrate their capacity to manage their own security as they have, for example, in Anbar Province where President Bush visited yesterday.

General Petraeus and Odierno told a group of us Senators about 10 days ago that they believe that 6 or 7 provinces are on the way to being ready for this sort of mission change and this sort of stabilization. We have seen it in Anbar. We saw it in northern Baghdad where we flew by helicopter to an edge of Baghdad where about 70 American troops were the only Americans there. We had dinner with two Sunni sheiks, two Shi'ite sheiks, and we talked about the progress there.

What had happened is that the Iraqis had simply become exhausted with terrorizing of various sorts of their relatives and terrorizing their neighborhoods. One of the sheiks with whom we had dinner had seen his teenage son murdered in his front yard.

When sufficient American forces, coalition forces, had come to the neighborhood to work with the fed-up Iraqis, they had proceeded basically to run the terrorists out of town. It was much easier for them to tell, as they said, we are bad guys for you to tell who they are. They described them as various groups of thugs, criminals, insurgents, militias, all there for no good. But when the Iraqis began to man the checkpoints and when Iraqis worked with the fed-up Iraqis, and when 600 of their sons were sent to Baghdad to the police academy, as had been done with the prospect that they would then come back and help, then the American officers there said: It may not be long before we can shift our mission from combat to support, equipping, and training of the Iraqi troops for this area.

Now, that is not to say that means instantly in every part of Iraq things will be safe. They certainly were not while we were there. Two province governors were assassinated within a 2-week period of time just before we came. Fourteen Americans lost their lives in a helicopter crash 2 days before we were there. On the day we were there, we found out later, two suicide bombers had gone to the nearest other outpost such as the one we visited and killed 4 people and wounded 11 others. But plenty of life in Iraq.

But there is no mistaking the fact that when we begin to see—and under Petraeus’s leadership we begin to see—those outposts around Baghdad, and work with the Iraqis in certain parts of the country, significant military progress is being made.

So the first principle of a new strategy would be to change the mission of
our troops province by province. The second principle would be to maintain a long-term presence in Iraq but one that would steadily diminish over time.

The troops who would remain would be the ones who could not escape a terrorist haven—troops who would be embedded with training Iraqi Army units and police, those troops necessary for force protection and for search and rescue and for intelligence.

The final principle would be we would step up regional and diplomatic efforts to press others in the region to help Iraq succeed. Those efforts are now well underway with a more expansive United Nations assistance mission for Iraq.

There is plenty of evidence that a new strategy such as the one I have described can attract a consensus here in the Senate and in the Congress, and I believe in the country. To begin with, while I agree with the Baker-Hamilton recommendation, the President has raised the report and has adopted parts of the report. The Democratic leadership has adopted many parts of the report and, in fact, the main difference, it seems, separating that and the President is whether a consensus should be a specific deadline, which the Baker-Hamilton commission rejects.

Some have said, well, that means the Baker-Hamilton recommendations are toothless, do not have effect. Well, I see the Senator from West Virginia here. He will remember exactly what I am about to say. My grandfather was a railway engineer for the Santa Fe Railway. His job was to drive large locomotives onto what was then called a roundtable. The roundtable’s job was to turn that huge locomotive around and head down a different track in a different direction. Once the roundtable had turned the locomotive around and put it on a different track, there was no getting on the other track. You might not know exactly how fast it would go down the new track, and you might have different engineers, but it was headed down a different track. I believe the Baker-Hamilton recommendations, as updated by General Petraeus’s experiences, would begin to put our country on a new track with a new strategy in Iraq that would cause us responsibly to finish our job there and could begin to develop a consensus on both sides of the aisle.

In the Congress there is now bipartisan legislation that would make the Iraq Study Group recommendations our national policy. In the Senate, the legislation is now before the Senate from Colorado, Senator SALAZAR, a Democrat, and myself, has 15 sponsors, 8 Democrats and 7 Republicans. In the House of Representatives, the Udall-Wolf legislation, the same legislation as Salazar-Pacific, has 60 sponsors, 26 Democrats, and 34 Republicans.

If the President of the United States and the Democratic leadership in the Senate supported this bipartisan legislation, I am convinced it would get 75 votes and we would speak with one voice on Iraq to our troops and to our enemy. If the President and the Democratic leadership simply did not oppose it, it would attract a majority of votes in the Senate, maybe 60 votes. The Congress could enact this legislation by the end of the month. The President could sign it immediately. He could then begin to implement its recommendations, moving us in a new strategy down a different track in Iraq and report to us, as the legislation requires, every 90 days.

This is not a perfect option. The Baker-Hamilton group is 15 distinguished Americans—including Ed Meese, President Reagan’s Attorney General; Vernon Jordan, from the National Urban League; Larry Eagleburger, Sandra Day O’Connor, President Clinton’s Secretary of Defense, President Clinton’s former chief of staff, Secretary Baker, Chairman Hamilton; Chuck Robb, a former Member of this body; Alan Simpson, a former Member of this body—a very diverse group, five Democrats, five Republicans. They met for 9 months. They came up with the 79 recommendations. That did not mean they agreed with every single recommendation. But, taken as a whole, they said we can go from here to there in Iraq. This legislation, I believe it would act.

What are the other options? I can understand the Democratic leadership wanting to have a vote on withdrawal immediately with a deadline. Many Members, maybe even every Member on the other side, would vote for that. I respect that. But I would respectfully say we are not going to have a consensus on that approach. Too many of us believe it would strand people who had been loyal in Iraq. Too many of us believe it would not sufficiently honor the lives and the sacrifices that have been invested in Iraq. Too many of us believe there is too great a risk of turning over Iraq to terrorists. And if none of those arguments make a difference, it is simply logistically impossible to move 160,000 American soldiers and marines and airmen out of Iraq overnight. So for all those reasons, while we might have a vote on withdrawal immediately with a deadline, there can’t be the kind of consensus that we need in the Senate.

On the other hand, I do understand those, many on this side, who say we should stay the course for a victory in Iraq. But this is not Japan or Germany. After World War II, we had millions of troops in Japan and Germany for a long time. We had an entire division in Germany which did nothing but wait to see where their might be trouble and then go to snuff it out. We were working with two countries which were homogeneous and which had been nations for a long time. We didn’t have there to do in Iraq. There is not the possibility of the same kind of victory in Iraq that we had in Japan and Germany. We are spending $2 billion plus a week. We are losing two to three American lives each day. Our armed services are stretched thin. Most of the soldiers I talked with—and they are not complaining—were there for their second or third tour of duty and some were expecting to come back again.

Finally, I don’t believe we can sustain a stay-the-course policy in Iraq because there is not the support for that among the American people. I suppose there is another option that one could try. The President and some on the ground in Iraq might be tempted to simply say: Let’s continue the surge for a while longer because already in some places, as I have described—in Anbar Province, in four or five others, in northern Baghdad where we were—already in some places there is demonstration that we are having some military success. But a surge would be open-ended, a surge by itself.

The surge is a tactic; it is not a strategy. We need a strategy about where we go from here.

When I go back to Tennessee, I don’t have Tennesseans rushing up to me to say what do to do about Iraq. What do we expect me to have some idea about what to do about Iraq, to say where we go from here, and then they will critique that and tell me whether they agree. I believe there is some public support for the President simply to go before the American people and say: Let’s continue the surge. We know if we put 25,000, 30,000, 40,000, 50,000 of our tremendous American troops in a particular place in Iraq, we will have some good results. We have already seen it. But a surge by itself does not answer the question. In fact, it never has answered the question: Where do we go from here in Iraq? How do we finish the job responsibly? That is the question.

The surge can be a part of the new strategy. The Baker-Hamilton recommendations in December specifically said that as they called for a new strategy that included change of mission, a surge was a tactic, a part of the strategy, not the strategy itself.

If none of those options are promising for a consensus within this body and in the House of Representatives and the country, then where does that leave us? It leaves us somewhere in the middle, which is often, in a democracy, the right place to be. My father used to say: Finish what you start. We need to finish the job in Iraq.

George Reedy, Lyndon Johnson’s Press Secretary, wrote a book, “Twilight of the Presidents,” in which he described the job of the President—see an urgent need, develop the right strategy, but, third, persuade at least half the country. They had no doubt will have votes in this body on withdrawal with a deadline. We will probably have votes on stay the course and victory. We will probably have a vote on indefinite continuation of the status quo. But there is not a possibility of consensus on any of these approaches.

There is a good prospect for consensus on a strategy based upon the
Baker-Hamilton principles, updated by the lessons and successes of General Petraeus. If the 10 members of the Iraq Study Group, the Baker-Hamilton group, over 9 months could agree unanimously on where we go from here in Iraq, surely 50, 60 or 70 of us can agree on how we go from here in Iraq.

I look forward to the President’s report. I look forward to General Petraeus’s recommendations. He has demonstrated that he is an exceptional leader. We Americans have a special pride in him because of his leadership of the 101st Airborne Division. But once General Petraeus has made those recommendations, I hope the President takes a page from a former President of this country whom President Bush admires, Harry Truman.

In 1947, Harry Truman found himself in about the same shape President Bush finds himself today. Americans were tired of war, even though in that case the war was the Cold War. The President’s poll numbers were very low. The President had lost both Houses of Congress in the preceding election. The President had an urgent overseas mission that he hoped our country would adopt. According to David McCullough in his biography of President Truman, Truman said if he sent a plan with his name on it up there to the Senate and the House, it would quiver a couple of times and die. So he called in General George C. Marshall. He was the Secretary of State. Marshall said he didn’t want to be called in, so he called in Acheson. He said: Let’s call it the Marshall plan and go up to Arthur Vandenberg, the leader of the opposition in the Senate, and try to persuade him it is the right thing to do.

We got the Marshall plan, and Truman today is remembered as a near great President. I am certain that President Bush believes as firmly in his heart that finishing the job in Iraq is as essential today as President Truman believed the Marshall plan was essential in 1947. But President Bush, I hope, will also remember the lesson of Harry Truman and borrow the recommendations and the prestige of the Baker-Hamilton group and borrow the lessons and successes of a distinguished general—in this case General Petraeus—and give us a plan that is a genuinely new strategy, one that can attract significant support on that side of the aisle as well as this. One that, like my grandfather’s big round table wagon locomotive, can take our country and put it on a different track in Iraq that will assure us of that and that will cause us to change our mission for our troops from combat to supporting, equipping, and training, province by province, as soon as we honorably can. If it does, as I said earlier, I believe we will see about half our troops come home within a year or two. The principles also include a long-term but steadily diminishing presence in Iraq to prevent terrorism, and a stepped-up effort for diplomatic and political efforts especially in the region. But if the President were to do this, and if the Democratic leadership would make room for consensus in this body, we could end this spectacle of the U.S. Congress lecturing Baghdad for being in a political stalemate when we are in one ourselves. We can speak with a single voice. We are elected to be able to do so; we should preserve it. The enemy needs to hear it.

I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The Assistant Legislative Clerk, who is not yet on the floor, has suggested the suspension of the rules. The Assistant Legislative Clerk proceeded to call the roll.

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

MORNING BUSINESS

Mr. WHITEHOUSE. Mr. President, I am loath to close the proceedings on this very special day when such a special milestone has been achieved by a very special man, the senior Senator from Massachusetts, whom I am privileged to count as a colleague. But today we must.

So, Mr. President, I ask unanimous consent that there now be a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

RETIREMENT OF SENATOR JOHN WARNER

Mr. McCONNELL. Mr. President, I ask unanimous consent that the President’s statement in relation to the retirement of Senator John Warner be printed in the Record.

There being no objection, the material was ordered to be printed in the Record, as follows:

PRESIDENT BUSH CONGRATULATES JOHN WARNER ON SENATE CAREER

John Warner is one of the most dedicated Senators in American history. Five Presidents have relied on his steady judgment, wise counsel, and candid advice. With Senator Warner’s retirement, the Senate will lose one of its most independent and widely respected voices and the Commonwealth of Virginia will lose one of its fiercest advocates.

John Warner has served our country in many roles throughout his distinguished career, always putting the American people’s needs first. He enlisted in the Navy shortly before his 18th birthday and chose to interrupt his law studies to commence a second career in the military. Warner deployed to Iraq April 2007, where he worked diligently in his infantry unit, awaiting his promotion to corporal. It was during his assignment to the 4th Battalion, 9th Infantry Regiment of the 4th Brigade, 2nd Armored Division, in Taramiyah, Iraq, that he was killed while serving his country.

Today, I join Will’s family and friends in mourning his death. Will was a loving son to his mother and stepfather, Sunny Kay Powell, and to his father and stepmother, Willard and Linda Kerchief. He will be greatly missed by his grandparents, Barbara Poodry, Gloria, and Tim Thibodeau, Larry and Patti Powell, and Raymond Kerchief and his great-grandmother Marcetis “Cedie” Milton.

In Evansville, Will was an active member of the First Christian Church, where he attended Bible study classes with friends and fellow church-goers. Will bonded with the other members of the church’s youth group and built important friendships. He was passionate about sports and a skilled athlete himself, qualifying for the Junior Olympics in bowling. Those who knew him best say he taught them the meaning of true friendship and possessed an extraordinary pride in his service to our country.

Today and always, Will will be remembered by family members, friends, and fellow Hoosiers as a true American hero and we honor the life he made while dutifully serving his country. While we struggle to bear our sorrow over this loss, we can also take pride in the example he set, bravely fighting to make the world a safer place.

As I search for words to do justice in honoring Will’s sacrifice, I am reminded of President Lincoln’s remarks as he addressed the families of the fallen soldiers in Gettysburg: “We cannot dedicate, we cannot consecrate, we...
cannot hallow this ground. The brave men, living and dead, who struggled here, have consecrated it, far above our poor power to add or detract. The world will little note nor long remember what we say here, but it can never forget what they did here."

This statement is important today, for it was nearly 150 years ago, as I am certain that the impact of Will’s actions will live on far longer that any record of these words.

It is my sad duty to enter the name of War娅d M. Powell in the official record of the United States Senate for his service to this country and for his profound commitment to freedom, democracy, and peace. When I think about this just cause in which we are engaged, and the unfortunate pain that comes with the loss of our heroes, I hope that Will’s family can find comfort in the words of the prophet Isaiah who said, “He will swallow up death in victory, and the Lord God will wipe away all tears from their eyes.”

May God grant strength and peace to those who mourn, and may God be with all of you, as I know He is with Will.

TRAGEDY IN GREECE

Mr. BIDEN. Mr. President, I wish to take a moment to recognize the people of the Republic of Greece who have demonstrated great bravery in the midst of terrible tragedy this summer. More than 5 people have died in the fires ravaging Greece during the past month. The scope of these fires is shocking. The flames showed no mercy to the elderly, young children, or the treasures of antiquity. Our sympathy and condolences go out to the families of the dozens of people who have died as a result of this tragedy and to the many people driven from their homes by the disasters.

As in New Orleans after Katrina, or in the case of any other terrible disaster, emergency aid is critical, but focus on the long-term needs of the victims is essential. The Greek people have responded bravely to the crisis. I understand that the Government of the United States has provided assistance and is in the process of working with the Greek Government, Greek-American organizations, and the Greek Orthodox Church to determine what those needs are. I urge the administration to continue to demonstrate our commitment to our Greek allies in the wake of these horrific events. Our allies can and should rightly judge us by our concern and commitment for them in times of adversity. Greece has been there for us; America must be there for Greece.

At the request of Mr. Reid, the following statement was ordered to be printed in the Record.)

SUSTAINED LEADERSHIP IN THE ASIA-PACIFIC REGION

Mr. OBAMA. Mr. President, as President Bush arrives in Sydney to take part in the Asia-Pacific Economic Cooperation, APEC, leaders meeting, it is appropriate to take stock of America’s role in the Asia-Pacific region.

America’s future prosperity and security is directly tied to Asia. The region contains 6 of the world’s 10 largest economies, 7 of the world’s 10 largest militaries, largest energy consumers and importers, and biggest contributors to global climate change. Some of the most critical items on our international agenda—such as North Korea’s nuclear weapons program, developing ties to moderate Muslim states, building a sound global economy, achieving energy security, combating climate change, and responding to pandemic disease—are impossible to achieve without robust U.S. partnerships and sustained engagement in Asia.

But despite the region’s obvious importance, we have lost ground over the past seven years. The war in Iraq that should never have been authorized or managed with exceptional distraction from the fight against al-Qaida, which has reconstituted itself in Afghanistan and Pakistan. In addition to the enormous costs in lives and resources, the war has also set back our standing in the world, and made it far more difficult for America to lead on critical issues. In Asia, a region that both wants and expects United States’ leadership, this inattention has led to a decline in U.S. prestige and influence and has placed our national security interests in jeopardy.

While America has been increasingly absent in Asia, China has promoted itself as an alternative to U.S. leadership. And with fundamental shifts in Asia’s security and economy underway—a rising China, emerging India, a Japan seeking to become a more “normal” and assertive nation, and North Korea and South Korea presenting daunting and opportunities the United States cannot afford to stay on the sidelines.

U.S. engagement is vital to maintaining the balance, and therefore peace, among potentially competing powers. In particular, the rise of China requires a clear-sighted view of our interests. A policy that seeks cooperation with China on security, economic, energy and environmental issues, maintains our military strength in the western Pacific, and strengthens our ability to play a foundational role in any successful policy.

While APEC may be primarily an economic forum, it also offers the opportunity to engage all the region’s leaders in a single setting—and to further our agenda across the range of key challenges. Too often, the U.S. has missed this opportunity.

North Korea’s nuclear ambitions already have had a profound impact on the region, and we must work to achieve a complete and verifiable elimination of all the DPRK’s nuclear weapons capabilities and programs. I welcome the recent statement that North Korea will declare and disable its nuclear programs by the end of the year. For far too long, the administration’s disdain for diplomacy allowed the threat from North Korea to grow. While clearly the best time to negotiate, the United States and North Korea have been before it tested a nuclear weapon, we must now verify North Korean compliance with their commitments. This will demand principled, aggressive, direct and sustained American diplomacy and leadership in the region.

To build support against terrorists and prevail in the long-term battle against violent extremism, the U.S. must work closely with Asia, and Southeast Asia in particular, to develop effective strategies that both prevent acts of terrorism and root out al-Qaida elements. In addition to cooperative military, intelligence, and law enforcement efforts, this will require recognition that our relationships in the region are more complex and multidimensional than a narrow approach to counterterrorism. We should use the opportunity of the APEC forum to explore new initiatives to increase political, diplomatic, economic, educational, and cultural engagement. In terms of our shared security, nowhere is America’s sustained leadership more important in ensuring that the global economy remains vibrant. Together the economies of the APEC region account for over half the world’s output and trade. It is essential that Asian countries work with us to ensure balanced growth and openness of the global trading system. This means shifting away from their traditional dependence on export-led growth and weak currencies toward stronger consumption at home and greater absorption of imports. The United States should negotiate only “gold standard” agreements with our Asian trading partners that stimulate growth and contain binding labor and environmental standards and intellectual property protections.

With the nations of East Asia working together through ASEM, the ASEAN Regional Forum, APEC, the East Asia Summit and other regional arrangements, Asia is moving ahead—with or without us—to create a new regional architecture. Our interests demand that we engage to ensure trans-Pacific linkages are relevant and strong. That means that when we identify new arrangements to meet new and rising challenges in the region, we must have a strategic approach to counterterrorism. We should use the opportunity of APEC to further the dialogue about the growing problem of pandemics.

On climate change and energy, the U.S. and Asia face many of the same
The city has also done a remarkable job in closing the achievement gap between White and minority students. Bridgeport has reduced achievement gaps between Hispanic students and their White peers in high school reading and math, as well as in elementary school reading, and has reduced achievement gaps for African-American students in high school math. In addition, Bridgeport has closed the Hispanic achievement gap faster than the State average in elementary and high school and high school math. This is no small feat, considering that almost 90 percent of the district’s students are racial minorities.

The Broad Foundation has praised the district’s willingness to take a hard look at the data it collects on student performance, and using it to identify where it is succeeding and where it needs to improve. In fact, Bridgeport uses this data to put together quarterly assessments that are tightly aligned to State standards. Data from these assessments is available in real time, allowing for immediate diagnostics and subsequent adjustments. Given the proliferation of data, administrators and teachers have become more comfortable using it and district administrators have reported that school principals have been using the data to determine their schools’ needs and plans. Teachers have also reported that they too analyze the data with students, and they’re working together to determine their strengths and weaknesses.

This results-based approach, where the main focus is on student performance, has so far been a rousing success. I would like to congratulate Superintendent John J. Ramos, Sr., and all the teachers, principals, administrators, and other school personnel of the Bridgeport public schools not just for their hard work they have done to provide better education to their students. They have proven that it is possible to give all children a fair opportunity to receive a high-quality education. May other districts follow their example.

SWEARING IN OF MAURICE DUBE´

Ms. SNOWE. Mr. President, today I honor Maurice “Moe” Dubé whom I have the privilege to welcome home to Maine and officially swear in as Maine’s district director of the U.S. Small Business Administration, SBA. I was incredibly honored to be able to celebrate Moe’s appointment with him and his family in Lewiston-Auburn, where both of our roots run so deep.

Moe’s return to Maine is wonderful news for the numerous small businesses and manufacturers in our state who depend on the SBA and its valuable programs. In my capacity as the ranking member of the Senate Committee on Small Business and Entrepreneurship, I have had the
privilege of working with Moe during his previous service with the SBA and know that his experience, expertise, and dedication will be a true asset for Maine’s robust small business community.

Because our State so depends on small businesses and entrepreneurship for our economic livelihood, I have long considered the position of the district director position is one of Maine’s most critical appointments. Indeed, according to the SBA, in 2005, Maine had an estimated 151,000 small businesses of which over 111,000 were led by self-employed entrepreneurs. Of the 49,000 Maine firms with employees, an overwhelming 97.5 percent were small businesses employing fewer than 500 employees. Clearly, Maine small businesses are the job creators and drivers of our economy, so it is critical to have a district director who will help our state make the most of these programs.

In his new capacity as district director, Moe will, among other things, be responsible for the administration of the SBA business loan portfolio; the oversight of the Maine Small Business Development Center Network; the coordination of Maine’s SCORE chapters; and oversight of the Women’s Business Center at Coastal Enterprises, Inc.

Although Moe will clearly have a lot on his plate as he takes the reins as district director, I am confident that his long experience at the SBA, which he joined in 1987, makes him eminently qualified. Moe began his SBA career as a liquidation loan officer in the SBA’s Maine district office before moving to the business development division, where he was promoted to assistant district director for business development and later to deputy district director. His most recent assignment prior to returning to Maine was as district director of the SBA’s Massachusetts district office.

When Moe was with the Maine SBA, I and my staff had the pleasure of working hand-in-glove with him on a variety of issues on behalf of our State’s small businesses. I can tell you firsthand that his comprehensive background, keen acumen, and tireless dedication will be outstanding assets for Maine’s small business community. And perhaps most importantly, in an ideal “one-two punch” for our small businesses, Moe not only knows how to deliver SBA programs as effectively as possible—but Moe also knows Maine. I look forward to continuing to collaborate with Moe as he advances the SBA’s agenda.

I know Moe will make a fine district director, and I am so pleased that a man of his talents has accepted this position, which is so vital to Maine’s economy. I look forward to working with him closely to ensure that Maine small businesses will continue to thrive and create opportunities for all Mainers.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Ms. Evans, 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, treaties, and withdrawals which were referred to the appropriate committees.

(Television nominations received today are printed at the end of the Senate proceedings.)

MESSAGES FROM THE HOUSE

DURING ADJOURNMENT

ENROLLED BILL SIGNED

Under the authority of the order of January 4, 2007, the Secretary of the Senate, on August 4, 2007, during the adjournment of the Senate, received a message from the House of Representatives announcing that the Speaker had signed the following enrolled bill:

H.R. 2272. An act to invest in innovation through research and development, and to improve the competitiveness of the United States.

Under the authority of the order of January 4, 2007, the enrolled bill was signed on August 4, 2007, during the adjournment of the Senate, by the President pro tempore (Mr. BYRD).

Under the authority of the order of January 4, 2007, the Secretary of the Senate, on August 5, 2007, during the adjournment of the Senate, received a message from the House of Representatives announcing that the Speaker had signed the following enrolled bill:

S. 2287. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes.

ENROLLED BILLS SIGNED

Under the authority of the order of January 4, 2007, the following enrolled bills, previously signed by the Speaker of the House, were signed on August 6, 2007, during the adjournment of the Senate, by the President pro tempore (Mr. BYRD):

H.R. 2863. An act to authorize the Coquille Indian Tribe of the State of Oregon to convey land and interests in land owned by the Tribe.

H.R. 2952. An act to authorize the Saginaw Chippewa Tribe of Indians of the State of Michigan to convey land and interests in land owned by the Tribe.

ENROLLED BILLS SIGNED

Under the authority of the order of January 4, 2007, the following enrolled bills, previously signed by the Speaker of the House, were signed on August 6, 2007, during the adjournment of the Senate, received a message from the House of Representatives announcing that the Speaker had signed the following enrolled bills:

H.R. 1260. An act to designate the facility of the United States Postal Service located at Highway 58 in Harrison, Tennessee, as the “Claude Ramsey Post Office”.

H.R. 1335. An act to designate the facility of the United States Postal Service located in 1396 East Main Street, South Carolina, as the “Sgt Lewis G. Watkins Post Office Building”.

H.R. 1384. An act to designate the facility of the United States Postal Service located at 118 Minner Street in Bakersfield, California, as the “Buck Owens Post Office”.

H.R. 1425. An act to designate the facility of the United States Postal Service located at 331 East 52nd Street in Odessa, Texas, as the “Staff Sergeant Marvin ‘Rex’ Young Post Office Building”.

H.R. 1434. An act to designate the facility of the United States Postal Service located at 5th Street Southwest at 4551 East 52nd Street in Odessa, Texas, as the “Claude Ramsey Post Office Building”.

H.R. 1617. An act to designate the facility of the United States Postal Service located at 118 Minner Street in Bakersfield, California, as the “Buck Owens Post Office”.

S. 2287. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes.

The message further announced that the House had agreed to the following concurrent resolution, without amendment:

S. Con. Res. 43. Concurrent resolution providing for a conditional adjournment or recess of the Senate, and a conditional adjournment of the House of Representatives.

The message also announced that the House had agreed to the following concurrent resolution, without amendment:

S. 1927. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes.

The message further announced that the House had agreed to the amendment of the Senate to the bill (H.R. 3311) to authorize additional funds for emergency repairs and reconstruction of the Interstate 35 bridge located in Minneapolis, Minnesota, that collapsed on August 1, 2007, to waive the $100,000,000 limitation on emergency relief funds for those emergency repairs and reconstruction, and for other purposes.

ENROLLED BILLS SIGNED

The message also announced that the Speaker had signed the following enrolled bills:

H.R. 2025. An act to designate the facility of the United States Postal Service located at 1396 East Main Street, South Carolina, as the “Sgt Lewis G. Watkins Post Office Building”.

H.R. 1722. An act to designate the facility of the United States Postal Service located at 501 Hanyan Trail in Boca Raton, Florida, as the “Leonard W. Herman Post Office”. 

H.R. 2025. An act to designate the facility of the United States Postal Service located at 561 Kingsland Avenue in University City, Missouri, as the “Rachel Carson Post Office Building”.

H.R. 1617. An act to designate the facility of the United States Postal Service located at 561 Kingsland Avenue in University City, Missouri, as the “Rachel Carson Post Office Building”.

S. 1927. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes.
H.R. 2077. An act to designate the facility of the United States Postal Service located at 29805 State Route 125 in Blue Creek, Ohio, as the “George B. Lewis Post Office Building”.

H.R. 2078. An act to designate the facility of the United States Postal Service located at 14536 State Route 136 in Cherry Fork, Ohio, as the “Staff Sergeant Orner T. ‘O.T.’ Hawkins Post Office”.

H.R. 2127. An act to designate the facility of the United States Postal Service located at 408 West 6th Street in Chelsea, Oklahoma, as the “Major Scott Nixey Post Office Building”.

H.R. 2309. An act to designate the facility of the United States Postal Service located at 309 East Linn Street in Marshalltown, Iowa, as the “Major Scott Nixey Post Office Building”.

H.R. 2570. An act to designate the facility of the United States Postal Service located at 301 Boardwalk Drive in Fort Collins, Colorado, as the “Dr. Karl E. Carson Post Office Building”.

H.R. 2688. An act to designate the facility of the United States Postal Service located at 103 South Getty Street in Uvalde, Texas, as the “Mr. and Mrs. Joseph S. Briscoe, Jr. Post Office Building”.

H.R. 3006. An act to improve the use of a grant of a parcel of land to the State of Idaho for use as an agricultural college, and for other purposes.

H.R. 3311. An act to authorize additional funds for emergency repairs and reconstruction of the Interstate I-35 bridge located in Minnesota, Minnesota, that collapsed on August 1, 2007, to waive the 100,000,000 limitation on emergency relief funds for those emergency repairs and reconstruction, and for other purposes.

Under the authority of the order of January 4, 2007, the enrolled bills were signed on August 6, 2007, during the adjournment of the Senate, by the President pro tempore (Mr. BYRD).

MESSAGE FROM THE HOUSE
At 3:07 p.m., a message from the House of Representatives, delivered by Ms. Niland, 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. 2419. An act to provide for the continuation of agricultural programs through fiscal year 2012, and for other purposes.

H.R. 3162. An act to amend titles XVIII, XIX, and XXI of the Social Security Act to extend and improve the children’s health insurance program, to improve beneficiary protections under the Medicare, Medicaid, and the CHIP program, and for other purposes.

H.R. 3221. An act moving the United States toward greater energy independence and security, developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure.

ENROLLED BILL PRESENTED DURING ADJOURNMENT OF THE SENATE
The Secretary of the Senate reported that on August 5, 2007, she had presented to the President of the United States, the following enrolled bill:

S. 1927. An act to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional authorities for acquiring certain acquisitions of foreign intelligence information and for other purposes.

EXECUTIVE AND OTHER COMMUNICATIONS
The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC–2800. A communication from the Director of Defense, Defense Procurement and Acquisition Policy, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “Limitations on Tiered Evaluation of Offers” (DFARS Case 2006–D009) received on August 5, 2007, to the Committee on Armed Services.
Policy, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “Berry Amendment Notification Requirement” (DFARS Case 2006–D006) received on August 3, 2007; to the Committee on Armed Services.

EC–2831. A communication from the Director, Defense Procurement and Acquisition Policy, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “Berry Amendment Restrictions—Clothing Materials and Components Covered” (DFARS Case 2006–D006) received on August 5, 2007; to the Committee on Armed Services.

EC–2834. A communication from the Under Secretary of Defense (Comptroller), transmitting, pursuant to law, a report entitled “Acceptance of Contributions for Defense Programs’ Projects, and Activities; Defense Cooperation Account”; to the Committee on Armed Services.

EC–2835. A communication from the Chief, Programs and Legislation Division, Department of the Air Force, transmitting, pursuant to law, a report relative to the initiation of a standard competition of the Precision Measurement Laboratory Collection at Andrews Air Force Base, Maryland, Dover AFB, Delaware, Pope AFB, North Carolina, and Scott AFB, Illinois; to the Committee on Armed Services.

EC–2836. A communication from the Acting Chief of Legislative Affairs, Department of the Navy, transmitting, pursuant to law, notification of the law, and to the initiation of preliminary planning of multi-functions including household goods; to the Committee on Armed Services.

EC–2838. A communication from the Assistant Secretary of Defense (Reserve Affairs), transmitting, pursuant to law, an annual report relative to the National Guard ChaleneGee Program for fiscal year 2006; to the Committee on Armed Services.

EC–2839. A communication from the Counsel for the Committee on Armed Services, Department of Housing, Department of Housing and Urban Development, transmitting, pursuant to law, the report of a rule entitled “Adjustable Rate Mortgage Loan Loan Servicing, Acquisition of Servicing, and Loan Collection; Additional Index” (RIN2502–A132 (FR 4998–F–01)) received on August 8, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2840. A communication from the Director, Financial Crimes Enforcement Network, Department of the Treasury, transmitting, pursuant to law, a report of a rule entitled “Anti-Money Laundering Programs; Special Due Diligence Programs for Certain Foreign Accounts” (RIN1506–A220) received on August 9, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2841. A communication from the Under Secretary of Defense, Department of Defense, transmitting, proposed legislation entitled, “Voucher and Rent Simplification Act of 2007”; to the Committee on Banking, Housing, and Urban Affairs.

EC–2842. A communication from the Secretary, Department of Transportation, transmitting, pursuant to law, the management reports and statements relative to the Bank’s system of internal control for fiscal year 2006; to the Committee on Banking, Housing, and Urban Affairs.

EC–2843. A communication from the Chairman and President, Export-Import Bank of the United States, transmitting, pursuant to law, a report relative to a transaction involving exports to Mexico including goods and services to be used in the Cantarell oil field; to the Committee on Banking, Housing, and Urban Affairs.

EC–2844. A communication from the Secretary of the Treasury, transmitting, pursuant to law, a report of the national emergency with respect to Cote d’Ivoire that was declared in Executive Order 13322 of February 7, 2006; to the Committee on Banking, Housing, and Urban Affairs.

EC–2845. A communication from the Executive Director, U.S. Interagency Council on Homeownership, transmitting proposed legislation that would extend the Council’s authorization; to the Committee on Banking, Housing, and Urban Affairs.

EC–2846. A communication from the Secretary, Securities and Exchange Commission, transmitting, pursuant to law, the report of a rule entitled “Prohibition of Fraud by Advisers to Certain Pooled Investment Vehicles” (RIN3323–A167) received on August 6, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2847. A communication from the Secretary, Securities and Exchange Commission, transmitting, pursuant to law, the report of a rule entitled “Definition of the Term ‘Intangible’” (RIN3323–A168) received on August 6, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2848. A communication from the Secretary, Securities and Exchange Commission, transmitting, pursuant to law, the report of a rule entitled “Rule 105 of Regulation M” (RIN3323–A175) received on August 6, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2849. A communication from the Secretary, Securities and Exchange Commission, transmitting, pursuant to law, the report of a rule entitled “Rules 200 and 203 of Regulation SHO” (RIN3323–A157) received on August 27, 2007; to the Committee on Banking, Housing, and Urban Affairs.

EC–2850. A communication from the President of the United States, transmitting, pursuant to law, a report on the continuation of the national emergency with respect to the lapse of the Export Administration Act of 1979, as amended; to the Committee on Banking, Housing, and Urban Affairs.

EC–2851. A communication from the Acting Assistant Administrator for Legislative and Intergovernmental Affairs, National Aeronautics and Space Administration, transmitting, pursuant to law, an annual report relative to the category rating system; to the Committee on Commerce, Science, and Transportation.

EC–2852. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Hawker Beechcraft Corporation Model 390 Airplanes” (RIN2120–AA64 (Docket No. 2007–ACE– 001)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2853. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Revision of Class E Airspace; Red River Regional Airspace” (RIN2120–AA64 (Docket No. 07–ACE–4)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2854. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report of a rule entitled “Insurance Airworthiness Directives; Airworthiness Directives; General Electric Company CF34–10B Series ‘Turbofan Engines’” (RIN2120–AA64 (Docket No. 2006– NE–41)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2855. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Airworthiness Directives; Airworthiness Directives” (RIN2120–AA64 (Docket No. 2007–CE–01)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2856. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Standard Instrument Approach Procedures, Weather Takeoff Minimums; Miscellaneous Amendments” (RIN2120– AA65 (Amendment No. 3216)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2857. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report of a rule entitled “Standard Instrument Approach Procedures, Weather Takeoff Minimums; Miscellaneous Amendments” (RIN2120– AA65 (Amendment No. 3217)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2858. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Revision of Class E Airspace; Kodiak, AK” (RIN2120–AA66 (Docket No. 07– AAL–01)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2859. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report of a rule entitled “Revision of Class E Airspace; Port Heiden, AK” (RIN2120–AA66 (Docket No. 07– AAL–02)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2860. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report of a rule entitled “Revision of Class E Airspace; Port Heiden, AK” (RIN2120–AA66 (Docket No. 07– AAL–01)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2861. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, a report of a rule entitled “Revision of Class E Airspace; Canby, MN” (RIN2120–AA66 (Docket No. 07– AAL–02)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2862. A communication from the Progam Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Modification of Class E Airspace; Marshalltown, IA” (RIN2120–AA66 (Docket No. 07–ACE–4)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.
EC-284. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Airbus A330 and A340 Airplanes” ((RIN2120-AA64) (Docket No. 07-ACE-2)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-284. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Modification of Class E Airspace; Monticello, IA” ((RIN2120-AA66) (Docket No. 07-ACE-3)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-284. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Modification of Class E Airspace; Middlesboro, KY” ((RIN2120-AA66) (Docket No. 07-ACE-4)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-284. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Modification of Class E Airspace; Marshalltown, IA” ((RIN2120-AA66) (Docket No. 07-ACE-4)) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-284. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Reims Aviation S.A. Model F406 Airplanes” (RIN2120-AA66) (Docket No. 2006-NE-27) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Airworthiness Directives; Hughes, KS” (RIN2120-AA66) (Docket No. 07-ACE-4) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Program Analyst, Federal Aviation Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled “Establishment of Class E Airspace; Dean Memorial Airport, IA” (RIN2120-AA66) (Docket No. 07-ANE-91) received on August 3, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Greenland Turbot in the Bering Sea” (RIN0648-XB67) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the Western Regulatory Area of the Gulf of Alaska” (RIN0648-XB68) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Greenland Turbot in the Bering Sea” (RIN0648-XB67) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the Western Regulatory Area of the Gulf of Alaska” (RIN0648-XB68) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC-285. A communication from the Acting Director, Office of Sustainable Fisheries, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Fisheries of the Exclusive Economic Zone Off Alaska; Greenland Turbot in the Bering
Sea Subarea of the Bering Sea and Aleutian Islands Management Area” (RIN0648–X151) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2872. A communication from the Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled “Extension of Emergency Fishery Closure Due to the Presence of the Toxin that Causes Paralytic Shellfish Poisoning” (RIN0648–AT48) received on August 27, 2007; to the Committee on Commerce, Science, and Transportation.

EC–2873. A communication from the Director, Minerals Management Service, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Estimates of the Natural Gas and Oil Reserves, Reserves Growth, and Undiscovered Resources in Federal and State Waters off the Coasts of Louisiana, Texas, Alabama, and Mississippi”; to the Committee on Energy and Natural Resources.

EC–2874. A communication from the Chairman, Regulatory Commission, transmitting, pursuant to law, a report relative to the Commission’s Inventory of Commercial and Inherently Governmental Activities for fiscal year 2007; to the Committee on Energy and Natural Resources.

EC–2875. A communication from the Assistant Secretary for Fish and Wildlife and Parks, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Regulations to Implement the Captive Wildlife Safety Act” (RIN1018–AT79) received on August 11, 2007; to the Committee on Environment and Public Works.

EC–2876. A communication from the Chief of Maritime, Fish and Wildlife Service, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled “Revisions of Regulations Implementing the Convention on International Trade in Endangered Species of Wild Fauna and Flora” (RIN1018–AD97) received on August 11, 2007; to the Committee on Environment and Public Works.

EC–2877. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Alaska” (FRL No. 8453–6) received on August 11, 2007; to the Committee on Environment and Public Works.

EC–2878. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Kansas” (FRL No. 8453–7) received on August 11, 2007; to the Committee on Environment and Public Works.

EC–2879. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Pennsylvania”; to the Committee on Environment and Public Works.

EC–2880. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Wisconsin”; to the Committee on Environment and Public Works.

EC–2881. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Massachusetts”; to the Committee on Environment and Public Works.

EC–2882. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Washington”; to the Committee on Environment and Public Works.

EC–2883. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Oregon”; to the Committee on Environment and Public Works.

EC–2884. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Nevada”; to the Committee on Environment and Public Works.

EC–2885. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: New Mexico”; to the Committee on Environment and Public Works.

EC–2886. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Utah”; to the Committee on Environment and Public Works.

EC–2887. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Idaho”; to the Committee on Environment and Public Works.

EC–2888. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Pennsylvania”; to the Committee on Environment and Public Works.

EC–2889. A communication from the Principal Deputy Associate Administrator, Office of Policy, Economics and Innovation, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Approval and Promulgation of Air Quality Implementation Plans: Texas”; to the Committee on Energy and Natural Resources.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. BYRD, from the Committee on Appropriations:

Special Report entitled “Further Revised Amendment to Subcommittees’ Budget Totals from the Concurrent Resolution for Fiscal Year 2008” (Rept. No. 110–149).

By Mr. LIEBERMAN, from the Committee on Homeland Security and Governmental Affairs, without amendment and with a preamble:

S. Res. 22. A resolution reaffirming the constitutional and statutory protections accorded seated domestic mail, and for other purposes.

REPORTS OF COMMITTEES DURING ADJOURNMENT OF THE SENATE

Under the authority of the order of the Senate of August 3, 2007, the following reports of committees were submitted on August 29, 2007:

By Mr. Baucus, from the Committee on Finance:

Report to accompany S.J. Res. 16, A joint resolution approving the renewal of import restrictions contained in the Trade Act of 1974; to the Committee on Homeland Security and Governmental Affairs.

By Mr. Akaka, from the Committee on Veterans’ Affairs, with an amendment in the nature of a substitute and an amendment to the title:

S. 223. A bill to provide and enhance intervention, rehabilitative treatment, and services to veterans with traumatic brain injury, and for other purposes (Rept. No. 110–147).

By Mr. Lieberman, from the Committee on Homeland Security and Governmental Affairs:

A bill to amend title 38, United States Code, to enhance life insurance benefits for disabled veterans, and for other purposes (Rept. No. 110–148).

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second time, and referred as indicated:

By Mr. Levin:

S. 156. A bill for the relief of Sopuruchi Chukwade; to the Committee on the Judiciary.

By Mr. Bingaman (for himself and Mr. Stevens):

S. 11051.
S. 207. A bill to amend the Energy Policy and Conservation Act to provide for national energy efficiency standards for general service incandescent lamps, and for other purposes: to the Committee on Energy and Natural Resources.

ADDITIONAL COSPONSORS

S. 457
At the request of Mr. Inouye, the name of the Senator from Ohio (Mr. Brown) was added as a cosponsor of S. 457, a bill to amend the Public Health Service Act to provide a means for continued improvement in emergency medical services for children.

S. 65
At the request of Mr. Inhofe, the name of the Senator from Nebraska (Mr. Hagel) was added as a cosponsor of S. 65, a bill to modify the age-60 standard for certain pilots and for other purposes.

S. 507
At the request of Mr. Conrad, the name of the Senator from Oregon (Mr. Wyden) was added as a cosponsor of S. 507, a bill to amend title XVIII of the Social Security Act to provide for reimbursement of certified midwife services and to provide for more equitable reimbursement rates for certified nurse-midwife services.

S. 561
At the request of Mr. Bunning, the name of the Senator from Ohio (Mr. Brown) was added as a cosponsor of S. 561, a bill to repeal the sunset of the Economic Growth and Tax Relief Reconciliation Act of 2001 with respect to the expansion of the adoption credit and adoption assistance programs.

S. 582
At the request of Mr. Smith, the name of the Senator from Georgia (Mr. Isakson) was added as a cosponsor of S. 582, a bill to amend the Internal Revenue Code of 1986 to classify automatic fire sprinkler systems as 5-year property for purposes of depreciation.

S. 673
At the request of Mr. Salazar, the name of the Senator from Minnesota (Mr. Coleman) was added as a cosponsor of S. 673, a bill to amend the Internal Revenue Code of 1986 to provide credits for the installation of wind energy property, including by rural homeowners, farmers, ranchers, and small businesses, and for other purposes.

S. 691
At the request of Mr. Conrad, the name of the Senator from South Carolina (Mr. Graham) was added as a cosponsor of S. 691, a bill to amend title XVIII of the Social Security Act to improve the benefits under the Medicare program for beneficiaries with kidney disease, and for other purposes.

S. 773
At the request of Mr. Warner, the name of the Senator from Alabama (Mr. Shelby) was added as a cosponsor of S. 773, a bill to amend the Internal Revenue Code of 1986 to allow Federal civilian and military retirees to pay health insurance premiums on a pretax basis and to allow a deduction for TRICARE supplemental premiums.

S. 790
At the request of Mr. Lugar, the name of the Senator from Massachusetts (Mr. Kerry) was added as a cosponsor of S. 790, a bill to amend the Richard B. Russell National School Lunch Act to permit the simplified summer food programs to be carried out in all States and by all service institutions.

S. 819
At the request of Mr. Dorgan, the name of the Senator from Oregon (Mr. Wyden) was added as a cosponsor of S. 819, a bill to amend the Internal Revenue Code of 1986 to expand tax-free distributions from individual retirement accounts for charitable purposes.

S. 829
At the request of Ms. Mikulski, the name of the Senator from South Carolina (Mr. Graham) was added as a cosponsor of S. 829, a bill to reauthorize the HOPE VI program for revitalization of severely distressed public housing, and for other purposes.

S. 849
At the request of Mr. Leahy, the name of the Senator from Oklahoma (Mr. Coburn) was added as a cosponsor of S. 849, a bill to promote accessibility, accountability, and openness in Government by strengthening section 552 of title 5, United States Code (commonly referred to as the Freedom of Information Act), and for other purposes.

S. 886
At the request of Mr. Bingaman, the name of the Senator from Illinois (Mr. Obama) was added as a cosponsor of S. 886, a bill to amend chapter 22 of title 44, United States Code, popularly known as the Presidential Records Act, to establish procedures for the consideration of claims of constitutionally based privilege against disclosure of Presidential records served in Presidential capacities.

S. 910
At the request of Mr. Kennedy, the name of the Senator from South Dakota (Mr. Johnson) was added as a cosponsor of S. 910, a bill to provide for paid sick leave to ensure that Americans can provide for their own health needs and the health needs of their families.

S. 959
At the request of Mrs. Clinton, the name of the Senator from California (Mrs. Boxer) was added as a cosponsor of S. 959, a bill to award a grant to enable Teach for America, Inc., to implement and expand its teaching program.

S. 961
At the request of Mr. Specter, his name was added as a cosponsor of S. 961, a bill to amend title 46, United States Code, to provide benefits to certain individuals serving in the United States merchant marine (including the Army Transport Service and the Naval Transport Service) during World War II, and for other purposes.

S. 1015
At the request of Mr. Cochran, the name of the Senator from Connecticut (Mr. Dodd) was added as a cosponsor of S. 1015, a bill to reauthorize the National Writing Project.

S. 1033
At the request of Mr. Lieberman, the name of the Senator from Vermont (Mr. Sanders) was added as a cosponsor of S. 1033, a bill to assist in the conservation of rare felid and rare canid populations by supporting and providing financial resources for the conservation programs of nations within the range of rare felid and rare canid populations and projects of persons with demonstrated expertise in the conservation of rare felid and rare canid populations.

S. 1125
At the request of Mr. Lott, the name of the Senator from Pennsylvania (Mr. Casey) was added as a cosponsor of S. 1125, a bill to amend the Internal Revenue Code of 1986 to provide incentives to encourage investment in the expansion of freight rail infrastructure capacity and to enhance modal tax equity.

S. 1166
At the request of Mr. Warner, the name of the Senator from Illinois (Mr. Durbin) was added as a cosponsor of S. 1166, a bill to amend the Internal Revenue Code of 1986 to exclude from gross income certain zone compensation of civilian employees of the United States.

S. 1200
At the request of Mr. Dorgan, the name of the Senator from Michigan (Ms. Stabenow) was added as a cosponsor of S. 1200, a bill to amend the Indian Health Care Improvement Act to revise and extend the Act.

S. 1246
At the request of Mr. Lieberman, the name of the Senator from New York (Mrs. Clinton) was added as a cosponsor of S. 1246, a bill to establish and maintain a wildlife global animal information network for surveillance internationally to combat the growing threat of emerging diseases that involve wild animals, such as bird flu, and for other purposes.

S. 1254
At the request of Ms. Mikulski, the name of the Senator from Michigan (Ms. Stabenow) was added as a cosponsor of S. 1254, a bill to amend title II of the Social Security Act to provide that the reductions in social security benefits which are required in the case of spouses and surviving spouses who are also receiving certain government pensions shall be equal to the amount by which two-thirds of the total amount of the combined monthly benefit (before reduction) and monthly pension exceeds $1,200, adjusted for inflation.

S. 1306
At the request of Mr. Durbin, the names of the Senator from Massachusetts (Mr. Kerry), the Senator from
New York (Mr. Schumer), the Senator from Vermont (Mr. Sanders) and the Senator from Michigan (Ms. Stabenow) were added as cosponsors of S. 1306, a bill to direct the Consumer Product Safety Commission to classify certain children’s products containing lead to be banned hazardous substances.

S. 1306

At the request of Mr. Leahy, the names of the Senator from Massachusetts (Mr. Kerry) and the Senator from Rhode Island (Mr. Whitehouse) were added as cosponsors of S. 1328, a bill to permit permanent partners of United States citizens and lawful permanent residents to obtain lawful permanent resident status in the same manner as spouses of citizens and lawful permanent residents and to penalize immigration fraud in connection with permanent partnerships.

S. 1328

At the request of Mr. Rockefeller, the name of the Senator from New York (Mr. Schumer) and the name of the Senator from Illinois (Mr. Durbin) were added as cosponsors of S. 1338, a bill to amend title XVIII of the Social Security Act to provide for a two-year moratorium on certain Medicare physician payment reductions for imaging services.

S. 1338

At the request of Mr. Brown, the name of the Senator from Vermont (Mr. Sanders) were added as cosponsors of S. 1356, a bill to amend the Federal Deposit Insurance Act to establish industrial bank holding company regulation, and for other purposes.

S. 1356

At the request of Ms. Stabenow, the names of the Senator from New York (Mr. Schumer) and the Senator from Minnesota (Mr. Coleman) were added as cosponsors of S. 1391, a bill to amend the Internal Revenue Code of 1986, to exclude from gross income of individuals the amounts attributable to certain forgiven residential mortgage obligations.

S. 1391

At the request of Mr. Reid, the names of the Senator from Rhode Island (Mr. Reed) were added as cosponsors of S. 1398 to amend the Immigration and Nationality Act to eliminate discrimination in the immigration laws by permitting permanent partners of United States citizens and lawful permanent residents to obtain lawful permanent resident status in the same manner as spouses of citizens and lawful permanent residents and to penalize immigration fraud in connection with permanent partnerships.

S. 1398

At the request of Mrs. Boxer, the names of the Senator from New York (Mr. Schumer) and the Senator from Illinois (Mr. Durbin) were added as cosponsors of S. 1556, a bill to amend the Federal Deposit Insurance Act to establish industrial bank holding company regulation, and for other purposes.

S. 1556

At the request of Ms. Casey, the name of the Senator from Michigan (Ms. Stabenow) was added as a cosponsor of S. 1755, a bill to amend the Richard B. Russell National School Lunch Act to make permanent the summer food service pilot project for rural areas of Pennsylvania and apply the program to rural areas of every State.

S. 1755

At the request of Mrs. Clinton, the names of the Senator from Vermont (Mr. Sanders) were added as cosponsors of S. 1800, a bill to amend the Internal Revenue Code of 1986 to provide for a comprehensive food assistance program to rural areas of every State.

S. 1800

At the request of Mrs. Clinton, the name of the Senator from Vermont (Mr. Sanders) was added as a cosponsor of S. 1880, a bill to amend chapter 31 of title XVIII of the Social Security Act to extend and foster continued patient quality of care by establishing facility and patient criteria for long-term care hospitals and related improvements under the Medicare program.

S. 1880

At the request of Mr. Leahy, the name of the Senator from Vermont (Mr. Sanders) were added as cosponsors of S. 1924, a bill to amend title VII of the Civil Rights Act of 1964 and the Age Discrimination in Employment Act of 1967 to clarify that an unlawful practice occurs each time compensation is paid pursuant to a discriminatory compensation decision or other practice, and for other purposes.

S. 1924

At the request of Mrs. Feinstein, the name of the Senator from Washington (Mrs. Murray) was added as a cosponsor of S. 1476, a bill to authorize the Secretary of the Interior to conduct special resources study of the Tule Lake Segregation Center in Modoc County, California, to determine suitability and feasibility of establishing a unit of the National Park System.

S. 1476

At the request of Mr. Leahy, the name of the Senator from Massachusetts (Mr. Kerry) was added as a cosponsor of S. 1638, a bill to adjust the salaries of Federal justices and judges, and for other purposes.

S. 1638

At the request of Mr. Kennedy, the name of the Senator from New Hampshire (Mr. Sununu) was added as a cosponsor of S. 1699, a bill to enhance the adoption of a nationwide interoperable health information technology system and to improve the quality and reduce the costs of health care in the United States.

S. 1699

At the request of Mr. Boxer, the name of the Senator from Rhode Island (Mr. Whitehouse) and the Senator from Wisconsin (Mr. Feingold) were added as cosponsors of S. 1744, a bill to provide for a two-year moratorium on certain restrictive eligibility requirements to foreign nongovernmental organizations with respect to the provision of assistance under part I of the Foreign Assistance Act of 1961.

S. 1744

At the request of Ms. Boxer, the name of the Senator from New York (Mr. Schumer) and the Senator from Massachusetts (Mr. Kennedy) were added as cosponsors of S. 1840, a bill to amend the Immigration and Nationality Act to eliminate discrimination in the immigration laws by permitting permanent partners of United States citizens and lawful permanent residents to obtain lawful permanent resident status in the same manner as spouses of citizens and lawful permanent residents and to penalize immigration fraud in connection with permanent partnerships.

S. 1840

At the request of Mr. Conrad, the names of the Senator from Kentucky (Mr. Bunning) was added as a cosponsor of S. 1843, a bill to amend title XVIII of the Social Security Act to ensure and foster continued patient quality of care by establishing facility and patient criteria for long-term care hospitals and related improvements under the Medicare program.

S. 1843

At the request of Mrs. Clinton, the names of the Senator from Vermont (Mr. Sanders) were added as cosponsors of S. 1848, a bill to amend the Federal Deposit Insurance Act to establish industrial bank holding company regulation, and for other purposes.

S. 1848

At the request of Mrs. Feinstein, the names of the Senator from New Jersey (Mr. Menendez) were added as cosponsors of S. 1693, a bill to express the sympathy of the Senate to the families of women and girls murdered in Guatemala, and encouraging the United States to work with Guatemala to bring an end to these crimes.

S. 1693

At the request of Mr. Bingaman, the names of the Senator from Wisconsin (Mr. Feingold) and the Senator from New Jersey (Mr. Menendez) were added as cosponsors of S. 178, a resolution expressing the sympathy of the Senate to the families of women and girls murdered in Guatemala, and encouraging the United States to work with Guatemala to bring an end to these crimes.

S. 178

At the request of Mrs. Feinstein, the name of the Senator from Washington (Mrs. Murray) was added as a cosponsor of S. 1476, a bill to authorize the Secretary of the Interior to conduct special resources study of the Tule Lake Segregation Center in Modoc County, California, to determine suitability and feasibility of establishing a unit of the National Park System.

S. 1476

At the request of Mr. Harkin, his name was withdrawn as a cosponsor of S. Res. 305, a resolution to express the sense of the Senate regarding the Medicare national coverage determination.
The bill seeks to help consumers make their lighting purchasing decisions based on lifecycle cost, lamp lifetime and lighting quality by improving the targeting requirements for light bulbs. In addition, the Secretary of Energy, in cooperation with EPA, Commerce, and the FTC is required to provide an annual assessment of the market for general service lamps and compact fluorescents. The Secretary is also required to work with the lighting industry, utilities and other parties to carry out a national consumer awareness program to help consumers make energy efficient lighting choices.

Many of the provisions in my bill were hammered out in negotiations between major lighting manufacturers and efficiency advocates. In fact, Philips Lighting was the initiator of the negotiations on phasing out inefficient incandescent lamps, and Osram Sylvania and General Electric were actively engaged in the process. Many efficiency advocates participated in the negotiations for the Alliance to Save Energy, ACEEE, and NRDC. The negotiators made a great deal of progress but were unfortunately unable to reach consensus on all of the issues involved before the energy bill was considered by the Senate.

My bill sets forth a reasonable process that will save a significant amount of energy and also allow manufacturers to plan for and implement major changes in an orderly way. The House energy bill includes a similar lighting provision authored by Representatives HARMAN and UPTON.

I intend to hold a hearing on this legislation next week. I hope that we learn at the hearing will facilitate reaching a consensus on efficient lighting standards during the House-Senate conference H.R. 6, the energy bill. We must take action to assure that the potential energy savings from these standards become a reality.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD. There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

SEC. 1. SHORT TITLE; TABLE OF CONTENTS.

(a) Short Title.—This Act may be cited as the “Energy Efficient Lighting for a Brighter Tomorrow Act of 2007.”

(b) Table of Contents.—The table of contents of this Act is as follows:

Sec. 1. Short title; table of contents.
Sec. 2. Findings.
Sec. 3. Definition of Secretary.

TITLE I—GENERAL SERVICE INCANDESCENT LAMPS

SEC. 101. ENERGY EFFICIENCY STANDARDS FOR GENERAL SERVICE INCANDESCENT LAMPS.

(a) Definition of General Service Incandescent Lamp.—Section 321(30) of the Energy Policy and Conservation Act (42 U.S.C. 6291(30)) is amended—

(i) in general—The term ‘general service incandescent lamp’ means a standard incandescent or halogen type lamp that—

(ii) is intended for general service applications;

(iii) has a medium screw base;

(iv) has a lumen range of not less than 200 lumens and not more than 1,500 lumens;

(v) has a voltage range at least partially within 110 and 130 volts;

(vi) has an A–19, A–21, A–23, A–25, PS–25, PS–30, BT–14, PS–25, BT–15, CP–19, TB–19, CA–22, or equivalent shape (as defined in ANSI C78.20–2003); and

(vii) does not include the following:

(i) an appliance lamp;

(ii) a black light lamp.

(b) Energy Efficiency Standards for General Service Incandescent Lamps.


(ii) Prohibited Acts.

(iii) Enforcement.

(iv) Research and development program.

(v) Report on mercury use and release.

TITLE II—STANDARDS FOR METAL HALIDE LAMP FIXTURES

Sec. 201. Definitions.
Sec. 203. Test procedures.
Sec. 204. Labeling.
Sec. 205. Energy conservation standards.
Sec. 206. Effect on other law.

SEC. 3. Definition of Secretary.

In this Act, the term “Secretary” means the Secretary of Energy.
“(VIII) A marine signal service lamp.

“(IX) A mine service lamp.

“(X) A plant light lamp.

“(XI) A reflector lamp.

“(XII) A rough service lamp.

“(XIII) A shatter-resistant lamp (including a shatter-proof lamp and a shatter-protected lamp).

“(XIV) A sign service lamp.

“(XV) A silver bowl lamp.

“(XVI) A showcase lamp.

“(XVII) A 3-way incandescent lamp.

“(XVIII) A traffic signal service lamp.

“(XIX) A vibration service lamp.”; and

“(ii) by adding at the end the following:

“(T) APPLIANCE LAMP.—The term ‘appliance lamp’ means any lamp that—

“(i) is specifically designed to operate in a household appliance, has a maximum wattage of 40 watts, and is sold at retail, including an oven lamp, refrigerator lamp, and vacuum cleaner lamp; and

“(ii) is designated and marketed for the intended application, with—

“(I) the designation on the lamp packaging; and

“(II) marketing materials that identify the lamp as being for appliance use.

“(U) CANDELABRA BASE INCANDESCENT LAMP.—The term ‘candelabra base incandescent lamp’ means a lamp that uses can- delabra screw base as described in ANSI C81.61–2006, Specifications for Electric Bases, common designations E11 and E12.

“(V) INTERMEDIATE BASE INCANDESCENT LAMP.—The term ‘intermediate base incandescent lamp’ means a lamp that uses an intermediate screw base as described in ANSI C81.61–2006, Specifications for Electric Bases, common designation E17.

“(W) MODIFIED SPECTRUM.—The term ‘modified spectrum’ means, with respect to an incandescent lamp, an incandescent lamp that—

“(i) is not a colored incandescent lamp; and

“(ii) when operated at the rated voltage and wattage of the incandescent lamp—

“(I) has a color point with (x,y) chromaticity coordinates on the Commission Internationale de l’Eclairage (C.I.E.) 1931 chromaticity diagram that lies below the blackbody locus; and

“(II) has a color point with (x,y) chromaticity coordinates on the C.I.E. 1931 chromaticity diagram that lies at least 4 MacAdam steps (as referenced in IESNA LM16e) distant from the color point of a clear lamp with the same filament and bulb shape, operated at the same rated voltage and wattage.

“(X) ROUGH SERVICE LAMP.—The term ‘rough service lamp’ means a lamp that—

“(i) has a minimum of 5 supports with filament configurations similar to but not limited to C-7A, C-11, C-17, and C-22 as listed in Figure 6-12 of the 9th edition of the IESNA Lighting handbook, where lead wires are not counted as supports; and

“(ii) is designated and marketed specifically for ‘rough service’ applications, with—

“(I) the designation appearing on the lamp packaging; and

“(II) marketing materials that identify the lamp as being for rough service.

“(Y) 3-WAY INCANDESCENT LAMP.—The term ‘3-way incandescent lamp’ includes an incandescent lamp that—

“(i) employs 2 filaments, operated separately and in combination, to provide 3 light outputs; and

“(ii) is designated on the lamp packaging and marketing materials as being a 3-way incandescent lamp.

“(Z) SHAFTER-RESISTANT LAMP, SHATTER-PROOF LAMP, OR SHATTER-PROTECTED LAMP.—The terms ‘shatter-resistant lamp’, ‘shatter-proof lamp’, and ‘shatter-protected lamp’ mean a lamp that—

“(i) has a coating or equivalent technology that is compliant with NSF/ANSI 51 and is designated on the lamp packaging; and

“(ii) is designated and marketed for the intended application, with—

“(I) the designation on the lamp packaging; and

“(II) marketing materials that identify the lamp as being shatter-resistant.

“(AA) VIBRATION SERVICE LAMP.—The term ‘vibration service lamp’ means a lamp that—

“(i) is specifically manufactured or imported after December 31, 2011.

“(ii) REQUIREMENT.—For purposes of this paragraph, each lamp described in clause (i) shall have a color rendering index that is greater than or equal to—

“(I) 80 for frosted, clear, and soft white lamps; or

“(II) 75 for modified spectrum lamps.

“(BB) CANDELABRA INCANDESCENT LAMPS AND INTERMEDIATE BASE INCANDESCENT LAMPS.—

“(i) has now external bulb or a bulb of the frosted, clear, or modified spectrum type; and

“(ii) if manufactured or imported after December 31, 2011.

“(BB) COLOR RENDERING INDEX.—

“(i) APPLICATION.—This subparagraph applies to each lamp that—

“(I) is intended for a general service or general illumination application (whether incandescent or fluorescent); and

“(II) has a medium screw base;

“(III) has a voltage range that is at least partially within 110 and 130 volts;

“(III) has a voltage range that is at least partially within 110 and 130 volts;

“(IV) has no external bulb or a bulb of the frosted, clear, or modified spectrum type; and

“(V) is manufactured or imported after December 31, 2011.

“(II) REQUIREMENT.—For purposes of this paragraph, each lamp described in clause (i) shall have a color rendering index that is greater than or equal to—

“(I) 80 for frosted, clear, and soft white lamps; or

“(II) 75 for modified spectrum lamps.

“(BB) CANDELABRA INCANDESCENT LAMPS AND INTERMEDIATE BASE INCANDESCENT LAMPS.—

“(i) has now external bulb or a bulb of the frosted, clear, or modified spectrum type; and

“(ii) if manufactured or imported after December 31, 2011.

“(BB) COLOR RENDERING INDEX.—

“(i) APPLICATION.—This subparagraph applies to each lamp that—

“(I) is intended for a general service or general illumination application (whether incandescent or fluorescent); and

“(II) has a medium screw base;

“(III) has a voltage range that is at least partially within 110 and 130 volts;
and opportunity for public comment, that it is not technically feasible to serve a specialized lighting application (such as a military, medical, public safety, or certified historic lighting application) using a lamp that meets the requirements of this subsection.

(iii) ADDITIONAL CRITERION.—To grant an exemption for a product under this subparagraph, the Secretary, in consultation with the National Electrical Manufacturers Association, shall—

(A) collect actual data for United States unit sales for each of calendar years 1990 through 2006 for each of the 5 types of lamps described in subparagraph (A) to determine the historical growth rate of the type of lamp; and

(B) construct a model for each type of lamp based on coincident economic indicators that closely match the historical annual growth rate of the type of lamp to provide a neutral comparison benchmark to model future unit sales after calendar year 2006.

(ii) SCOPE.—The rulemaking shall not be limited to incandescent lamp technologies.

(iii) AMENDED STANDARDS.—If the Secretary determines that the standards in effect for general service incandescent lamps have increased significantly since the standards on general service incandescent lamps were established, the Secretary shall—

(A) collect actual data for United States unit sales for each of calendar years 1990 through 2006 for each of the 5 types of lamps described in subparagraph (A) to determine the historical growth rate of the type of lamp; and

(B) construct a model for each type of lamp based on coincident economic indicators that closely match the historical annual growth rate of the type of lamp to provide a neutral comparison benchmark to model future unit sales after calendar year 2006.

(iv) PHASE-IN EFFECTIVE DATES.—The Secretary shall consider phased-in effective dates under this subparagraph after considering—

(A) the impact of any amendment on manufacturers, retailing and repurposing existing inventories, equipment suppliers, service contracts, workers, and raw materials; and

(B) the time needed to work with retailers and lighting designers to revise sales and marketing strategies.

(iv) PHASE-IN EFFECTIVE DATES.—The Secretary shall consider phased-in effective dates under this subparagraph after considering—

(A) the impact of any amendment on manufacturers, retailing and repurposing existing inventories, equipment suppliers, service contracts, workers, and raw materials; and

(B) the time needed to work with retailers and lighting designers to revise sales and marketing strategies.

(B) BENCHMARKS.—Not later than 1 year after the date of the issuance of the final rule, the Secretary shall require rough service lamps to—

(i) have a shatter-proof coating or equivalent technology that is compliant with NSF/ANSI 51 and is designed to contain the liquid in the event of breakage; and

(ii) not later than the date that is 1 year after the end of the previous calendar year, complete an accelerated rulemaking to establish an energy savings standard for rough service lamps.

(B) BENCHMARKS.—Not later than 1 year after the date of the issuance of the final rule, the Secretary shall require rough service lamps to—

(i) have a shatter-proof coating or equivalent technology that is compliant with NSF/ANSI 51 and is designed to contain the liquid in the event of breakage; and

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(ii) not later than the date that is 1 year after the end of the previous calendar year, complete an accelerated rulemaking to establish an energy savings standard for rough service lamps.

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(ii) not later than the date that is 1 year after the end of the previous calendar year, complete an accelerated rulemaking to establish an energy savings standard for rough service lamps.

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(i) have a shatter-proof coating or equivalent technology that is compliant with NSF/ANSI 51 and is designed to contain the liquid in the event of breakage; and

(ii) not later than the date that is 1 year after the end of the previous calendar year, complete an accelerated rulemaking to establish an energy savings standard for rough service lamps.
“(II) a requirement that those lamps be sold at retail only in a package containing 1 lamp.

(II) Rulemakings before January 1, 2025.-(d) Except as provided in clause (ii), if the Secretary issues a final rule prior to January 1, 2025, establishing an energy conservation standard for any of the 5 types of lamps and makes energy-efficient lighting choices that meet the needs of consumers.

(b) Authorization of Appropriations.-(1) There is authorized to be appropriated to carry out this section $10,000,000 for each of fiscal years 2009 through 2012.

SEC. 104. GENERAL RULE OF PREEMPTION FOR ENERGY CONSERVATION STANDARDS BEFORE FEDERAL STANDARD BECOMES EFFECTIVE FOR A PRODUCT.—

Section 327(b)(1) of the Energy Policy and Conservation Act (42 U.S.C. 6297(b)(1)) is amended—

(1) by inserting “(a)” after “(1);”

(2) by inserting “or” after the semicolon at the end; and

(3) by adding at the end the following:

“(b) in the case of any portion of any regulation that establishes requirements for general service incandescent lamps, intermediate base incandescent lamps, or candelabra base lamp products—

(1) to assist manufacturers of general service lamps to conform with Federal standards and effective dates; and

(2) to assist manufacturers of general service lamps to conform with Federal standards and effective dates.”.

SEC. 105. PROHIBITED ACTS.—

Section 332(a) of the Energy Policy and Conservation Act (42 U.S.C. 632(a)) is amended—

(1) in paragraph (4), by striking “or” at the end;

(2) in paragraph (5), by striking the period at the end and inserting “;”;

(3) in Subsection (A), by striking “or” at the end and inserting “;”;

(4) in Subsection (B), by striking “and” at the end and inserting “;”;

(5) by adding at the end the following:

“(b) has a voltage range that includes 110 and 130 volts.”.

SEC. 106. ENFORCEMENT.—

Section 334 of the Energy Policy and Conservation Act (42 U.S.C. 6304) is amended by inserting after the second sentence the following:

“Any such action to restrain any person from distributing in commerce a general service incandescent lamp that does not meet the applicable standard established under section 325(f)(1)(A), if the Commission determines that further labeling changes are needed to help consumers understand lamp alternatives.”.

SEC. 107. RESEARCH AND DEVELOPMENT PROGRAM.—

(a) In General.—The Secretary may carry out a lighting technology research and development program—

(1) to support the research, development, demonstration, and commercial application of lamps and related technologies sold, offered for sale, or otherwise made available in the United States; and

(2) the manufacture of general service lamps in the manufacturing of general service lamps that, at a minimum, achieve...
the wattage requirements imposed as a result of the amendments made by section 101. (b) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this section $10,000,000 for each of fiscal years 2008 through 2013. (c) TERMINATION OF AUTHORITY.—The program under this section shall terminate on September 30, 2013.

SEC. 108. REPORT ON MERCURY USE AND RE-LEASE.

Not later than 1 year after the date of enactment of this Act, the Secretary, in cooperation with the Administrator of the Environmental Protection Agency, shall submit to the Congress a report describing recommendations relating to the means by which the Federal Government may reduce or prevent the release of mercury during the manufacture, transportation, storage, or disposal of light bulbs.

TITLE II—STANDARDS FOR METAL HALIDE LAMP FIXTURES

SEC. 201. DEFINITIONS.

Section 321 of the Energy Policy and Conservation Act (42 U.S.C. 6291) is amended by adding at the end the following:

"(52) BALLAST.—The term ‘ballast’ means a device used with an electric discharge lamp to operate the lamp, circuit, electrodes, and reactance devices for light output; in a magnetic ballast that starts a discharge through the glow-to-arc transition; or in an electronic ballast that starts a discharge through the arc-tube transition.

"(53) BALLAST EFFICIENCY.—(A) IN GENERAL.—The term ‘ballast efficiency’ means, with respect to a high intensity discharge fixture, the efficiency of a lamp and ballast combination this is equal to the percentage obtained by dividing P

out

by P

in

as measured, with—

(i) P

out

equal to the measured operating input wattage; and

(ii) P

in

equal to the measured operating input wattage.

(B) ADMINISTRATION.—In calculating ballast efficiency, the following procedures shall apply:

(i) the lamp and (if provided) the capacitor shall constitute a nominal system in accordance with the ANSI Standard C78.43-2004; and

(ii) P

in

and P

out

shall be measured after lamps have been stabilized according to section 4.4 of ANSI Standard C78.2-2005 using a wattmeter basis.

"(54) ELECTRONIC BALLAST.—The term ‘electronic ballast’ means a device that uses semiconductors as the primary means to control lamp starting and operation.

"(55) GENERAL LIGHTING APPLICATION.—The term ‘general lighting application’ means lighting that provides an interior or exterior area with overall illumination.

"(56) METAL HALIDE BALLAST.—The term ‘metal halide ballast’ means a ballast that is used to start and operate metal halide lamps.

"(57) METAL HALIDE LAMP.—The term ‘metal halide lamp’ means a high intensity discharge lamp with the major portion of the light produced by radiation of metal halides and the products of dissociation of metal halides, possibly in combination with metallic vapors.

"(58) METAL HALIDE LAMP FIXTURE.—The term ‘metal halide lamp fixture’ means a light fixture for general lighting application that is designed to be operated with a metal halide lamp and a ballast for a metal halide lamp.

"(59) PROBE-START METAL HALIDE BAL-LAST.—The term ‘probe-start metal halide ballast’ means a ballast that—

(A) starts a probe-start metal halide lamp; and

(B) does not generally contain an igniter and instead starts lamps with high ballast open circuit voltage.

"(60) PULSE-START METAL HALIDE BAL-LAST.—The term ‘pulse-start metal halide ballast’ means a ballast with a high intensity discharge lamp that starts by providing a high voltage pulse, with—

(A) the lamp started by first providing a high voltage pulse for ionization of the gas to produce a glow discharge; and

(B) to complete the starting process, power provided by the ballast to sustain the discharge through the glow-to-arc transition.

"(61) PRODUCTS MANUFACTURED AFTER JANUARY 1, 2011.—(i) IN GENERAL.—Not later than January 1, 2012, the Secretary shall publish a final rule to determine whether the standards established under paragraph (1) should be amended.

(ii) ADMINISTRATION.—The final rule shall—

(I) contain the amended standards, if any; and

(II) apply to products manufactured after January 1, 2015.

"(62) STANDARDS FOR METAL HALIDE LAMP FIXTURES.—

(1) IN GENERAL.—Subject to paragraphs (2) and (3), the standards established under this section may contain both design and performance requirements.

(2) DESIGN AND PERFORMANCE REQUIRE-MENTS.—Notwithstanding any other provi- sion of law, any standard established under this subsection may contain both design and performance requirements.

(3) EFFECTIVE DATE.—The standards established under paragraph (1) shall apply to metal halide lamp fixtures manufactured on or after the later of—

(A) January 1, 2009; or

(B) the date that is 270 days after the date of enactment of the Energy Efficient Lighting for a Brighter Tomorrow Act of 2007; and

(4) DESIGN AND PERFORMANCE REQUIRE-MENTS.—Notwithstanding any other provision of law, any standard established under this subsection may contain both design and performance requirements.

"(63) ELECTRONIC BALLAST.—The term ‘electronic ballast’ means a device that uses semiconductors as the primary means to control lamp starting and operation.

(1) by redesignating paragraph (19) as para- graph (20); and

(2) by inserting after paragraph (18) the fol- lowing:

"(19) Metal halide lamp fixture.

SEC. 203. TEST PROCEDURES.

Section 323(b) of the Energy Policy and Conservation Act (42 U.S.C. 6292(b)) is amended by adding at the end the following:

"(17) METAL HALIDE LAMP BALLASTS.—Test procedures for metal halide lamp ballasts shall be based on ANSI Standard C82.6-2005, entitled ‘Ballasts for High Intensity Discharge Lamps—Method of Measurement’.

SEC. 204. LABELING.

Section 324(a)(2) of the Energy Policy and Conservation Act (42 U.S.C. 6292(b)) is amended by adding at the end the following:

"(H) METAL HALIDE LAMP FIXTURES.—

(1) IN GENERAL.—The Commission shall prescribe labeling rules under this section applicable to the covered product specified in section 322(a)(19) and to which standards are applicable under section 325.

(2) LABELING.—The rules shall provide that the labeling of any metal halide lamp fixture manufactured on or after the later of January 1, 2009, or the date that is 270 days after the date of enactment of this subsection, shall include conspicuously, in a manner prescribed by the Commission under subsection (b) by July 1, 2008, a capital letter ‘E’ printed within a circle on the packaging of the fixture, and on the ballast contained in the fixture.

SEC. 205. ENERGY CONSERVATION STANDARDS.

Section 325 of the Energy Policy and Conservation Act (42 U.S.C. 6295) is amended—

(1) by redesignating subsection (gg) as subsection (hh); and

(2) by inserting after subsection (ff) the fol- lowing:

"(gg) STANDARDS FOR METAL HALIDE LAMP FIXTURES.—

(1) IN GENERAL.—Subject to paragraphs (2) through (5), a metal halide lamp fixture de- signed to be operated with a lamp that is rated greater than or equal to 150 watts, but less than or equal to 500 watts, shall con- tain—

(A) a pulse-start metal halide ballast with a minimum ballast efficiency of 82 percent; or

(B) a magnetic probe-start ballast with a minimum ballast efficiency of 94 percent; and

(C) a non-pulse-start electronic ballast with a minimum ballast efficiency of—

(i) 92 percent for wattages greater than 250 watts; and

(ii) 90 percent for wattages less than or equal to 250 watts.

(2) EXCEPTIONS.—The standards estab- lished under paragraph (1) shall not apply to—

(A) fixtures with regulated lag ballasts; and

(B) fixtures that use electronic ballasts that operate at 480 volts; or

(C) fixtures that—

(i) are rated only for 150 watt lamps; and

(ii) are rated for use in wet locations, as specified by section 410(A) of the National Electrical Code (2002); and

(3) EFFECTIVE DATE.—The standards estab- lished under paragraph (1) shall apply to metal halide lamp fixtures manufactured on or after the later of—

(A) January 1, 2009; or

(B) the date that is 270 days after the date of enactment of the Energy Efficient Lighting for a Brighter Tomorrow Act of 2007; and

S1058 CONGRESSIONAL RECORD — SENATE September 4, 2007
fixtures adopted by the California Energy Commission or on or before July 1, 2022.”

AMENDMENTS SUBMITTED AND PROPOSED

SA 2656. Mr. REED (for himself and Mrs. HUTCHISON) proposed an amendment to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes.

SA 2657. Mr. LAUTENBERG (for himself and Mr. MENENDEZ) submitted a proposed amendment intended to be proposed by him to the bill H.R. 2642, supra; which was ordered to lie on the table.

SA 2658. Mr. OBAMA submitted an amendment intended to be proposed by him to the bill H.R. 2642, supra; which was ordered to lie on the table.

SA 2659. Mr. OBAMA submitted an amendment intended to be proposed by him to the bill H.R. 2642, supra; which was ordered to lie on the table.

SA 2660. Mrs. MCCASKILL submitted an amendment intended to be proposed by her to the bill H.R. 2642, supra; which was ordered to lie on the table.

SA 2661. Mr. FEINGOLD submitted an amendment intended to be proposed by him to the bill H.R. 2642, supra; which was ordered to lie on the table.

SA 2662. Mr. MCCASKILL submitted an amendment intended to be proposed by her to the bill H.R. 2642, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2656. Mr. REED (for himself and Mrs. HUTCHISON) proposed an amendment to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes; as follows:

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes, namely:

TI TLE I
DEPARTMENT OF DEFENSE

MILITARY CONSTRUCTION, ARMY

For acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, facilities, and real property for the Army as currently authorized by law, including personnel in the Naval Facilities Engineering Command and other personal services necessary for the purposes of this appropriation, $2,168,315,000, to remain available until September 30, 2012. Provided, That of this amount, not to exceed $115,238,000 shall be available for study, planning, design, and architect and engineer services, as authorized by law, until September 30, 2012. Further provided, That of this amount, not to exceed $64,958,000 shall be available for study, planning, design, and architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of the determination and the reasons therefor.

MILITARY CONSTRUCTION, AIR FORCE

For acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, facilities, and real property for the Air Force as currently authorized by law, $1,048,518,000, to remain available until September 30, 2012. Provided, That of this amount, not to exceed $64,958,000 shall be available for study, planning, design, and architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of the determination and the reasons therefor.

MILITARY CONSTRUCTION, DEFENSE-WIDE

For acquisition, construction, installation, and equipment of temporary or permanent public works, installations, facilities, and real property for activities and agencies of the Department of Defense (other than the military departments), as currently authorized by law, $1,738,753,000, to remain available until September 30, 2012. Provided, That of this amount, not to exceed $64,958,000 shall be available for study, planning, design, and architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of the determination and the reasons therefor.

MILITARY CONSTRUCTION, ARMY NATIONAL GUARD

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Army National Guard, and contributions therefor, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR NATIONAL GUARD

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Air National Guard, and contributions therefor, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR FORCE RESERVE


MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR FORCE RESERVE


MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR FORCE RESERVE


MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR FORCE RESERVE


MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR FORCE RESERVE


MILITARY CONSTRUCTION, NAVY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Navy Reserve, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, to remain available until September 30, 2012.

MILITARY CONSTRUCTION, AIR Force RESERVE

insurance premiums, as authorized by law.

$683,335,000.

FAMILY HOUSING OPERATION AND MAINTENANCE, DEFENSE-WIDE

For expenses of family housing for the activities of the Department of Defense (other than the military departments) for operation and maintenance, leasing, and minor construction, as authorized by law.

SEC. 105. None of the funds made available in this title shall be used for purchase of land or land easements in excess of 100 percent of the value as determined by the Army Corps of Engineers, Facilities Engineering Command, except: (1) where there is a determination of value by a Federal court; (2) purchases negotiated by the Attorney General of the District of Columbia or the designee of the Attorney General; (3) where the estimated value is less than $25,000; or (4) as otherwise determined by the Secretary of Defense to be in the public interest.

SEC. 106. None of the funds made available in this title shall be used to: (1) acquire land; (2) provide for site preparation; or (3) install utilities for any family housing, except housing for which funds have been made available in annual Acts making appropriations for military construction.

SEC. 107. None of the funds made available in this title for minor construction may be used to transfer or relocate any activity for which funds have been made available, if the funds obligated for such project: (1) are appropriated for construction projects; and (2) do not exceed the amount appropriated for military construction projects; and (3) do not exceed the amount appropriated for such project: (1) are obligated from funds made available, if the funds obligated for such project were appropriated for such project, plus any amount by which the amount appropriated for such project is increased pursuant to law.

SEC. 115. Funds appropriated to the Department of Defense for the construction of military bases in the United States, except Alaska, without the specific authority of Congress, until expended.

SEC. 116. For military construction or family housing projects that are being completed with funds otherwise expired or lapsed for construction, expired, expired or lapsed funds may be used to pay the cost of associated supervision, inspection, overhead, engineering and design on those projects and on subsequent phases, if any.

SEC. 117. Notwithstanding any other provision of law, any funds made available to a military department or defense agency for the construction of military projects may be obligated for a military construction project or contract, or for any portion of such a project or contract, at any time before the end of the fourth fiscal year after the fiscal year for which such project were made available, if the funds obligated for such project are made available from funds made available for military construction projects; and (2) do not exceed the amount appropriated for such project, plus any amount by which the amount appropriated for such project is increased pursuant to law.

SEC. 118. (a) The Secretary of Defense, in consultation with the Secretary of State, shall submit to the Committees on Appropriations of both Houses of Congress, by February 15 of each year, an annual report on actions taken by the Department of Defense and the Department of State during the previous fiscal year to encourage host countries to assume a greater share of the common defense burden of such countries and the United States.

SEC. 119. In addition to any other transfer authority available to the Department of Defense, proceeds deposited to the Department of Defense Operating Cash Account established by section 207(a)(1) of the Defense Authorization Act (10 U.S.C. 2687 note), may be transferred to the account established by section 207(a)(1) of the Defense Base Closure and Realignment Act of 1990 (10 U.S.C. 2801 note), in the amount spent by host countries on military construction projects; (2) attempts to achieve economic incentives offered by host countries to encourage increased defense investments in the benefit of the United States Armed Forces;

SEC. 116. For military construction or family housing projects that are being completed with funds otherwise expired or lapsed for construction, expired, expired or lapsed funds may be used to pay the cost of associated supervision, inspection, overhead, engineering and design on those projects and on subsequent phases, if any.

SEC. 118. (a) The Secretary of Defense, in consultation with the Secretary of State, shall submit to the Committees on Appropriations of both Houses of Congress, by February 15 of each year, an annual report on actions taken by the Department of Defense and the Department of State during the previous fiscal year to encourage host countries to assume a greater share of the common defense burden of such countries and the United States.

(b) The report under subsection (a) shall include a description of—

(1) attempts to secure cash and in-kind contributions from host countries for military construction projects;

(2) attempts to achieve economic incentives offered by host countries to encourage increased defense investments in the benefit of the United States Armed Forces;

(3) attempts to recover funds due to be paid to the United States by host countries for assets deeded or otherwise imparted to host countries upon the cessation of United States operations at military installations;

(4) the amount spent by host countries on defense, in dollars and in terms of the percent of gross domestic product (GDP) of the host country; and

(5) for host countries that are members of the North Atlantic Treaty Organization (NATO), the amount contributed to NATO by host countries, in dollars and in terms of the percent of the total NATO budget.

(c) In this section, the term "host country" means other member countries of NATO, Japan, South Korea, and United States allies bordering the Arabian Sea.

SEC. 119. In addition to any other transfer authority available to the Department of Defense, proceeds deposited to the Department of Defense Operating Cash Account established by section 207(a)(1) of the Defense Authorization Amendments and Base Closure and Realignment Act (10 U.S.C. 2887 note) pursuant to section 207(a)(2)(C) of such Act, may be transferred to the account established by section 2906A(a)(1) of the Defense Base Closure and Realignment Act of 1990 (10 U.S.C. 2801 note), in the amount spent by host countries on defense, in dollars and in terms of the percent of gross domestic product (GDP) of the host country; and

SEC. 116. For military construction or family housing projects that are being completed with funds otherwise expired or lapsed for construction, expired, expired or lapsed funds may be used to pay the cost of associated supervision, inspection, overhead, engineering and design on those projects and on subsequent phases, if any.

SEC. 117. Notwithstanding any other provision of law, any funds made available to a military department or defense agency for the construction of military projects may be obligated for a military construction project or contract, or for any portion of such a project or contract, at any time before the end of the fourth fiscal year after the fiscal year for which such project were made available, if the funds obligated for such project are made available from funds made available for military construction projects; and (2) do not exceed the amount appropriated for such project, plus any amount by which the amount appropriated for such project is increased pursuant to law.

SEC. 118. (a) The Secretary of Defense, in consultation with the Secretary of State, shall submit to the Committees on Appropriations of both Houses of Congress, by February 15 of each year, an annual report on actions taken by the Department of Defense and the Department of State during the previous fiscal year to encourage host countries to assume a greater share of the common defense burden of such countries and the United States.

(b) The report under subsection (a) shall include a description of—

(1) attempts to secure cash and in-kind contributions from host countries for military construction projects;

(2) attempts to achieve economic incentives offered by host countries to encourage increased defense investments in the benefit of the United States Armed Forces;

(3) attempts to recover funds due to be paid to the United States by host countries for assets deeded or otherwise imparted to host countries upon the cessation of United States operations at military installations;

(4) the amount spent by host countries on defense, in dollars and in terms of the percent of gross domestic product (GDP) of the host country; and

(5) for host countries that are members of the North Atlantic Treaty Organization (NATO), the amount contributed to NATO by host countries, in dollars and in terms of the percent of the total NATO budget.
(INCLUDING TRANSFER OF FUNDS)

SEC. 120. Subject to 30 days prior notification to the Committees on Appropriations of both Houses of Congress, such additional amounts as may be determined by the Secretary of Defense, shall be transferred to: (1) the Department of Defense Family Housing Improvement Fund from amounts appropriated in the “Operation and Maintenance, Housing” accounts, to be merged with and to be available for the same purposes and for the same period of time as amounts appropriated directly to the Fund: Provided, That appropriations made available to the Funds shall be available to cover the costs, as defined in section 502(5) of the Congressional Budget Act of 1974, of direct loans or loan guarantees issued by the Department of Defense Military Unaccompanied Housing Improvement Fund from amounts appropriated for construction of military unaccompanied housing facilities.

SEC. 121. In addition to any other transfer authority available to the Department of Defense, that are transferred to the accounts established by sections 2906(a)(1) and 2906(a)(1) of the Defense Base Closure and Realignment Act of 1990 (10 U.S.C. 2807 note), to the Fund established by section 1013(d) of the Demonstration Cities and Metropolitan Development Act of 1966 (42 U.S.C. 3374) for payment for expenses associated with the Housing Council of the United States. That such amounts transferred shall be merged with and be available for the same purposes and for the same period of time as the fund to which transferred.

SEC. 122. Notwithstanding this or any other provision of law, funds made available in this title for operation and maintenance of family housing shall be the exclusive source of funds for repair and maintenance of all family housing units, including general or flag officer quarters: Provided, That not more than one hundred and twenty days prior notification to the Committees on Appropriations shall be required to make a transfer from any military construction project, land acquisition, or family housing project to another account or use such funds for another purpose or project without the prior approval of the Committees on Appropriations of both Houses of Congress. This section shall not apply to military construction projects, land acquisition, or family housing projects for which the project is vital to the national security or the protection of health, safety, or environmental quality: Provided, That before such a transfer is made, the Secretary shall provide to the congressional defense committees within seven days of a decision to carry out such military construction project.

SEC. 123. The Secretary of Defense may be by this title for the construction of facilities identified in the State table of the report accompanying

this Act as “Grow the Force” projects are subject to the notification and reprogramming requirements applicable to military construction projects under section 2803 of title 10, United States Code, and section 2803 of the Department of Defense Financial Management Regulation of December 1996, including the requirement to obtain the approval of the congressional defense committees prior to executing certain reprogramming actions.

TITLE II

DEPARTMENT OF VETERANS AFFAIRS

VETERANS BENEFITS PROGRAMS

COMPENSATION AND PENSIONS

(INCLUDING TRANSFER OF FUNDS)

For the payment of compensation benefits to or on behalf of veterans and a pilot program for disability examinations as authorized by law (38 U.S.C. 107; chapters 11, 13, 18, 51, 53, 55, and 61; pension benefits to or on behalf of veterans as authorized by law 38 U.S.C. chapters 15, 51, 53, 55, and 61; 92 Stat. 2508; and burial benefits, the Reimbursed Entitlement Program for Survivors, emergency and other officers’ retirement pay, adjusted-service credits and certificates, payment of mortgage payments, veterans mortgage guarantees, policies guaranteed under the provisions of title IV of the Servicemembers Civil Relief Act (50 U.S.C. App. 540 et seq.) and for other officers under the jurisdiction of that Secretary: Provided further, That such sums as may be earned on an actual qualifying patient basis, shall be reimbursed to “Medical care collections fund” to augment the funding of individual medical facilities for nursing home care provided to pensioners as authorized.

READJUSTMENT BENEFITS

For the payment of readjustment and rehabilitation benefits to or on behalf of veterans as authorized by law (38 U.S.C. chapters 21, 31, 54, 36, 39, 51, 53, 55, and 61; $9,216,322,000, to remain available until expended: Provided, That such benefits as authorized by title 38, United States Code, for the construction of facilities identified in the State table of the report accompanying

this Act as “Grow the Force” projects are subject to the notification and reprogramming requirements applicable to military construction projects under section 2803 of title 10, United States Code, and section 2803 of the Department of Defense Financial Management Regulation of December 1996, including the requirement to obtain the approval of the congressional defense committees prior to executing certain reprogramming actions.

VETERANS INSURANCE AND INDENTITIES

For military and naval insurance, national service life insurance, servicemen’s indemnities, service-disabled veterans insurance, and veterans mortgage life insurance as authorized by title 38, United States Code, chapter 19; 70 Stat. 887; 72 Stat. 487, $41,250,000, to remain available until expended.

VETERANS HOUSING BENEFIT PROGRAM FUND?

PROGRAM ACCOUNT

For the cost of direct and guaranteed loans, such sums as may be necessary to carry out the program, as authorized by title 38, United States Code, chapters 1 through 3 of chapter 37 of title 38, United States Code: Provided, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974; Provided further, That during fiscal year 2008, within the resources available, not to exceed
$500,000 in gross obligations for direct loans are authorized for specially adapted housing loans.

In addition, for administrative expenses to carry out the direct and guaranteed loan programs, $154,562,000.

VOCA TIONAL REHABILITATION LOANS PROGRAM ACCOUNT (INCLUDING TRANSFER OF FUNDS)

For administrative expenses to carry out the direct loan program authorized by subchapter V of chapter 37 of title 38, United States Code, $628,000.

GUARANTEED TRANSITIONAL HOUSING LOANS FOR HOMELESS VETERANS PROGRAM ACCOUNT

For the administrative expenses to carry out the guaranteed transitional housing loan program authorized by subchapter V of chapter 37 of title 38, United States Code, not to exceed $750,000 of the amounts appropriated by this Act for “General operating expenses” and “Medical services” may be expended.

VETERANS HEALTH ADMINISTRATION MEDICAL SERVICES (INCLUDING TRANSFER OF FUNDS)

For necessary expenses for furnishing, as authorized by law, inpatient and outpatient care and treatment to beneficiaries of the Department of Veterans Affairs and veterans described in section 1705(a) of title 38, United States Code, including care and treatment in facilities under the jurisdiction of the Department, and including medical supplies and equipment, food services, and salaries and expenses of health-care employees hired under section 1705(a) of title 38, United States Code, for veterans in enrollment priority groups 1 through 5 who are service-connected disabled, lower income, or have special needs: $15,000,000, to remain available until September 30, 2009.

MEDICAL ADMINISTRATION

For necessary expenses in the administration of the medical, hospital, nursing home, domiciliary, construction, supply, and regulatory functions of the Department for collection of fees, for the operation of the Department as authorized under chapter 17 of title 38, United States Code, and Federal Medical Care Recovery Act (42 U.S.C. 2451 et seq.), the reimbursement to States and to which $250,000,000 shall remain available until September 30, 2009.

MEDICAL FACILITIES

For necessary expenses for the maintenance, repair, and improvement of the medical, hospital, nursing home, domiciliary, construction, and development facilities of the Department, and including medical supplies and equipment, food services, and salaries and expenses of health-care employees hired under section 1705(a) of title 38, United States Code, until September 30, 2009.

VETERANS HEALTH ADMINISTRATION MEDICAL AND PROSTHETIC RESEARCH (INCLUDING TRANSFER OF FUNDS)

For necessary expenses in carrying out programs of medical and prosthetic research and development as authorized by chapter 73 of title 38, United States Code, $550,000,000, to remain available until September 30, 2009.

MEDICAL AND PROSTHETIC RESEARCH GENERAL OPERATING EXPENSES (INCLUDING TRANSFER OF FUNDS)

For necessary operating expenses of the Department of Veterans Affairs, not otherwise provided for, in support of the department-wide capital planning, management, and policy activities, including uniforms or allowances therefor; and for the purchase of uniformed administration vehicles: $1,612,031,000: Provided, That for services and assistance authorized under sections 1712(a)(1) and (b)(1) of title 38, United States Code, not to exceed $1,000,000,000, to remain available until September 30, 2009.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General, to carry out the Inspector General Act of 1978, to be used for acquiring the Inspector General Act of 1978, not to exceed $5,630,000 shall remain available until September 30, 2009.

CONSTRUCTION, MAJOR PROJECTS

For constructing, altering, extending, and improving any of the facilities including parking projects under the jurisdiction of the Department of Veterans Affairs, and providing equipment, not otherwise provided for, in any of the facilities including the general office building in Manila, Philippines: $90,500,000, of which $85,000,000 shall remain available until September 30, 2009.

CONSTRUCTION, MINOR PROJECTS

For constructing, altering, extending, and improving any of the facilities including parking projects under the jurisdiction of the Department of Veterans Affairs, and providing equipment, not otherwise provided for, in any of the facilities including the general office building in Manila, Philippines: $90,500,000, of which $85,000,000 shall remain available until September 30, 2009.

OFFICE OF INSPECTOR GENERAL

For necessary expenses of the Office of Inspector General, to be used for acquiring equipment, not otherwise provided for, in any of the facilities including the general office building in Manila, Philippines: $90,500,000, of which $85,000,000 shall remain available until September 30, 2009.

CONSTRUCTION, MAJOR PROJECTS

For constructing, altering, extending, and improving any of the facilities including parking projects under the jurisdiction of the Department of Veterans Affairs, and providing equipment, not otherwise provided for, in any of the facilities including the general office building in Manila, Philippines: $90,500,000, of which $85,000,000 shall remain available until September 30, 2009.

CONSTRUCTION, MINOR PROJECTS

For constructing, altering, extending, and improving any of the facilities including parking projects under the jurisdiction of the Department of Veterans Affairs, and providing equipment, not otherwise provided for, in any of the facilities including the general office building in Manila, Philippines: $90,500,000, of which $85,000,000 shall remain available until September 30, 2009.
needs which may lead to capital investments, architectural and engineering services, maintenance or guarantee period services costs associated with equipment guarantees, personnel costs, costs for testing, claims analysts, offsite utility and storm drainage system construction costs, and site acquisition, or for any of the purposes set forth under Sec. 201: 8106, 8108, 8109, 8110, 8122, and 8162 of title 38, United States Code, where the estimated cost of a project is equal to or less than the amount set forth in section 8104a(3)(A) of title 38, United States Code, $751,398,000, to remain available until expended, along with unobligated balances of previous “Construction, major projects” accounts and which are hereby made available for any project where the estimated cost is equal to or less than the amount set forth in such section for—(1) repairs to any of the nonmedical facilities under the jurisdiction or for the use of the Department which are necessary because of cause or loss caused by any natural support, including development; and (2) temporary measures necessary to prevent or to minimize further loss by such causes.

GRANTS FOR CONSTRUCTION OF STATE EXTENDED CARE FACILITIES

For grants to aid States in establishing, expanding, or improving State veterans cemeteries established by section 418B of title 38, United States Code, $250,000,000, to remain available until expended.

INFORMATION TECHNOLOGY SYSTEMS

For necessary expenses for information technology systems and telecommunications support, including developmental costs of claims analysts, offsite utility and storm drainage system construction costs, and site acquisition, or for any of the purposes set forth under Sec. 204: 8106, 8108, 8109, 8110, and 8162 of title 38, United States Code, where the estimated cost of a project is equal to or less than the amount set forth in section 8104a(3)(A) of title 38, United States Code, $751,398,000, to remain available until expended.

GRANTS FOR CONSTRUCTION OF STATE VETERANS CEMETERIES

For grants to aid States in establishing, expanding, or improving State veterans cemeteries established by section 418B of title 38, United States Code, $250,000,000, to remain available until expended.

INFORMATION TECHNOLOGY SYSTEMS

For necessary expenses for information technology systems and telecommunications support, including developmental costs of claims analysts, offsite utility and storm drainage system construction costs, and site acquisition, or for any of the purposes set forth under Sec. 204: 8106, 8108, 8109, 8110, and 8162 of title 38, United States Code, where the estimated cost of a project is equal to or less than the amount set forth in section 8104a(3)(A) of title 38, United States Code, $751,398,000, to remain available until expended.

GRANTS FOR CONSTRUCTION OF STATE VETERANS CEMETERIES

For grants to aid States in establishing, expanding, or improving State veterans cemeteries established by section 418B of title 38, United States Code, $250,000,000, to remain available until expended.
SEC. 215. Such sums as may be deposited to the Medical Care Collections Fund pursuant to section 1729A of title 38, United States Code, may be transferred to “Medical services and facilities” accounts until expended for the purposes of this account.

SEC. 216. Notwithstanding any other provision of law, the Secretary of Veterans Affairs shall be authorized to make any necessary transfers from the Department of Veterans Affairs medical care requirements and who reside in Alaska to obtain medical care services from medical facilities of the Indian Health Service or tribal organizations. The Secretary shall: (1) limit the application of this provision to rural Alaskan veterans in areas where the Secretary finds that the current system by which the Veterans Integrated Service Networks select and contract for medical supplies and equipment is not cost effective; (2) require participating veterans and facilities to comply with all appropriate rules and regulations, as established by the Secretary; (3) require such actions to be consistent with Capital Asset Realignment for Enhanced Services activities; and (4) result in no additional cost to the Department of Veterans Affairs or the Indian Health Service.

SEC. 217. Such sums as may be deposited to the Department of Veterans Affairs Capital Asset Fund pursuant to section 8118 of title 38, United States Code, may be transferred to the “Construction, major projects” and “Construction, minor projects” accounts, to remain available until expended for the purposes of this Act.

SEC. 218. None of the funds made available in this Act may be used to implement any policy prohibiting the Directors of the Veterans Integrated Service Networks from conducting outreach or marketing to enroll new veterans and their family members.

SEC. 219. The Secretary of Veterans Affairs shall submit to the Committees on Appropriations of both Houses of Congress a quarterly report on the financial status of the Veterans Health Administration.

SEC. 220. Amounts made available under the “Medical services”, “Medical administration utilities”, “General operating expenses”, and “National Cemetery Administration” accounts for fiscal year 2008, may be transferred to or from the “Information technology systems” account: Provided, That before a transfer may take place, the Secretary of Veterans Affairs shall request from the Committees on Appropriations of both Houses of Congress the authority to make the transfer and an approval is issued.

SEC. 221. For purposes of perfecting the funding sources, the Department of the Veterans Affairs, in any new “Information technology systems” account, funds made available for fiscal year 2008, in this or any other Act, may be transferred from the “General operating expenses”, “National Cemetery Administration”, and “Office of Inspector General” accounts to the “Medical services” account: Provided, That before a transfer may take place, the Secretary of Veterans Affairs shall request from the Committees on Appropriations of both Houses of Congress the authority to make the transfer and an approval is issued.

SEC. 222. Amounts made available for the “Information technology systems” account may be transferred between projects: Provided, That none of such amounts may be increased by more than $1,000,000 of cost prior to submitting a request to the Committees on Appropriations of both Houses of Congress to make the transfer and an approval is issued, or absent a response, a period of 30 days has elapsed.

SEC. 223. Notwithstanding any transfer activity available to the Department of Veterans Affairs, in this Act, or any other Act, may be used to replace the current system by which the Veterans Integrated Service Networks select and contract for medical supplies and equipment.

SEC. 224. Of the amounts made available for fiscal year 2008, in this Act or any other Act, under the “Medical facilities” account for non-recurring maintenance, not more than 20 percent of the amounts made available shall be obligated during the last two months of the fiscal year.

SEC. 225. PROHIBITION ON DISPOSAL OF DEPARTMENT OF VETERANS AFFAIRS LANDS AND IMPROVEMENTS AT WEST LOS ANGELES MEDICAL CENTER, CALIFORNIA. (a) IN GENERAL.—The Secretary of Veterans Affairs may not declare as excess to the needs of the Department of Veterans Affairs, or otherwise take any action to exchange, trade, auction, transfer, or otherwise dispose of, or reduce the acreage of, Federal land and improvements at West Los Angeles Medical Center, California, encompassing approximately 388 acres on the north and west of Wilshire Boulevard and west of the 405 Freeway.

(b) SPECIAL PROVISION REGARDING LEASE WITH RELATED ENTITIES.—Notwithstanding any provision of this Act, section 7 of the Homeless Veterans Comprehensive Services Act of 1992 (Public Law 102–590) shall remain in effect.

(c) CONFORMING AMENDMENT.—Section 8162(c)(1) of title 38, United States Code, is amended—

(1) by inserting “or section 225(a) of the Military Construction and Veterans Affairs and Related Agencies Appropriations Act, 2008” after “section 421(b)(2) of the Veterans’ Benefits and Services Act of 1998” (Public Law 102–322; 102 Stat. 553); and

(2) by striking “and inserting such section” and inserting “such section.

(3) EFFECTIVE DATE.—This section, including the amendment made by this section, shall apply with respect to fiscal year 2008 and each fiscal year thereafter.

SEC. 226. The Department shall continue research into Gulf War Illness at levels not less than those made available in fiscal year 2007, within available funds contained in this Act.

TITLE III
RELATED AGENCIES
AMERICAN BATTLE MONUMENTS
COMMISSION
SALARIES AND EXPENSES
For necessary expenses, not otherwise provided for, of the American Battle Monuments Commission, including the acquisition of land in interest in land in foreign countries; purchases and repair of uniforms for care takers of national cemeteries and monuments outside of the United States and its territories; rent of office and garage space in foreign countries; purchase (one-for-one replacement only) and hire of passenger motor vehicles; not to exceed $7,500 for official representation expenses; and insurance of official motor vehicles in foreign countries, when required by law of such countries, $45,600,000, to remain available until expended.

FOREIGN CURRENCY FLUCTUATIONS
For necessary expenses, not otherwise provided for, of the American Battle Monuments Commission, $11,000,000, to remain available until expended for purposes authorized by section 2109 of title 36, United States Code.

UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS
SALARIES AND EXPENSES
For necessary expenses for the operation of the United States Court of Appeals for Veterans Claims, sections 7251–7258 of title 38, United States Code, $24,217,000: Provided, That $1,120,000 shall be available for the purpose of providing financial assistance as described, and in accordance with the process and reporting procedures set forth, under this heading in Public Law 102–229.

DEPARTMENT OF DEFENSE—CIVIL CEMETERY EXPENSES, ARMY
SALARIES AND EXPENSES
For necessary expenses, as authorized by law, for maintenance, operation, and improvement of Arlington National Cemetery and Soldiers’ and Airmen’s Home National Cemetery, including the purchase of two passenger motor vehicles for replacement only, and not to exceed $1,000,000 for official representation expenses, $31,865,000, to remain available until expended. In addition, such sums as may be necessary for parking maintenance, repairs, and replacement, to be derived from the Lease of Department of Defense Real Property for Defense Agencies accounts.

Funds appropriated under this Act may be provided to Arlington County, Virginia, for the relocation of the federally-owned Silver Bank, west of the 405 Freeway, making additional land available for ground burials.

ARMED FORCES RETIREMENT HOME TRUST FUND
FOR VETERANS CLAIMS
For expenses necessary for the Armed Forces Retirement Home to operate and maintain the Armed Forces Retirement Home—Washington, District of Columbia and Armed Forces Retirement Home—Gulfport, Mississippi, to be paid from funds available in the Armed Forces Retirement Home Trust Fund, $55,729,000.

GENERAL FUND PAYMENT, ARMED FORCES RETIREMENT HOME
For payment to the “Armed Forces Retirement Home”, $5,900,000, to remain available until expended.

ADMINISTRATIVE PROVISION
SEC. 301. None of the funds in this title under the heading “American Battle Monuments Commission” shall be available for the Capital Security Improvement Sharing program.

TITLE IV
GENERAL PROVISIONS
SEC. 401. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless expressly so provided herein.

SEC. 402. Such sums as may be necessary for fiscal year 2008 pay raises for programs funded by this Act shall be absorbed within the levels appropriated in this Act.

SEC. 403. None of the funds made available in this Act may be used for any program, project, or activity, with respect to which it is known to the Federal entity or official to which the funds are made available that the program, project, or activity is not in compliance with applicable Federal standards and procedures set forth, under this heading in Public Law 102–229, the protection of private property rights, or unfunded mandates.

SEC. 404. No part of any funds appropriated in this Act shall be used by an agency of the executive branch, other than for normal and recognized executive-legislative relations, for publicity or propaganda purposes, or for the preparation, distribution or use of any kit, pamphlet, booklet, publication, radio, television or film presentation designed to support or defeat legislation pending before Congress, except in presentation to Congress itself.
S. 405. All departments and agencies funded under this Act are encouraged, within the limits of the existing statutory authorities and funding, to expand their use of “E-Commerce alternatives and best practices in the conduct of their business practices and public service activities.

S. 406. None of the funds made available in this Act shall be transferred to any department, agency, or instrumentality of the United States Government except pursuant to a transfer made by, or transfer authority provided in, this Act or any other appropriation Act.

S. 407. Unless stated otherwise, all reports and notifications required by this Act shall be transferred to the appropriate committees of the Military Construction, Veterans Affairs, and Related Agencies of the Senate Appropriations Committee on Appropriations of the House of Representatives and the Subcommittee on Military Construction, Veterans Affairs, and Related Agencies of the Committee on Appropriations of the Senate.

This Act may be cited as the “Military Construction and Veterans Affairs and Related Agencies Appropriations Act, 2008”.

SA 2657. Mr. LAUTENBERG (for himself and Mr. MENENDEZ) submitted an amendment intended to be proposed by him to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes; which was ordered to lie on the table; as follows:

On page 50, between lines 17 and 18, insert the following:

SEC. 408. None of the funds appropriated or otherwise made available by this Act may be used to enter into a contract in an amount greater than $5,000,000 or to award a grant in excess of such amount unless the agency awarding the contract or grant includes in the contract or grant a certification that the contractor or grantee certifies in writing to the agency awarding the contract or grant that the contractor or grantee has filed all Federal tax returns required during the three years preceding the certification, has not been convicted of a criminal offense under the Internal Revenue Code of 1986, and has not been notified of any unpaid Federal tax assessment for which the liability remains unsatisfied unless the assessment is remitted in full by terms of an installment agreement or offer in compromise that has been approved by the Internal Revenue Service and is not in default or the assessment is the subject of a non-frivolous administrative or judicial appeal.

SA 2659. Mr. OBAMA submitted an amendment intended to be proposed by him to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes; which was ordered to lie on the table; as follows:

On page 50, between lines 17 and 18, insert the following:

SEC. 408. None of the funds appropriated or otherwise made available by this Act may be used to enter into a contract in an amount greater than $5,000,000 or to award a grant in excess of such amount unless the agency awarding the contract or grant includes information on its Internet website regarding whether the contract or grant recipient has been the subject of any civil, criminal, or administrative action or concluded by the Federal Government or any State government during the most recent 5-year period.

SA 2660. Mrs. MCCASKILL submitted an amendment intended to be proposed by him to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes; which was ordered to lie on the table; as follows:

On page 46, between lines 2 and 3, insert the following:

SEC. 227. (a) ANONYMOUS REPORTING OF WASTE, FRAUD, OR ABUSE.—Not later than 30 days after the date of the enactment of this Act, the Inspector General of the Department of Veterans Affairs shall establish and maintain on the homepage of the Internet website of the Office of Inspector General a mechanism by which individuals can anonymously report cases of waste, fraud, or abuse with respect to the Department of Veterans Affairs.

(b) LINK TO OFFICE OF INSPECTOR GENERAL FROM HOMEPAGE OF DEPARTMENT OF VETERANS AFFAIRS.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall establish and maintain on the homepage of the Internet website of the Department of Veterans Affairs a direct link to the Internet website of the Office of Inspector General of the Department of Veterans Affairs.

SA 2661. Mr. FEINGOLD submitted an amendment intended to be proposed by him to the bill H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, and for other purposes; which was ordered to lie on the table; as follows:

On page 50, between lines 17 and 18, insert the following:

SEC. 408. (a) ASSESSMENT OF MENTAL HEALTH CARE SERVICES FOR FEMALE VETERANS.—The Comptroller General of the United States shall conduct an assessment of the adequacy of the mental health care services provided by the Department of Veterans Affairs and the Department of Defense to female members of the Armed Forces and female veterans to meet the mental health care needs of such members and veterans.

(b) REPORT.—Not later than September 1, 2008, the Secretary of the Department of Veterans Affairs shall submit to the Committees referred to in section 407 a report on the assessment required by subsection (a).

NOTICES OF HEARINGS
COMMITEE ON ENERGY AND NATURAL RESOURCES

Mr. BINGAMAN. Mr. President, I would like to announce for the information of the Senate and the public that a hearing has been scheduled before Committee on Energy and Natural Resources Subcommittee on National Parks.

The hearing will be held on September 11, 2007, at 2:30 p.m. in room SD–366 of the Dirksen Senate Office Building.

The purpose of the hearing is to receive testimony on the following bills: S. 127, to amend the Great Sand Dunes National Park and Preserve Act of 2000; S. 474, to extend the National Trails System Act of 2002 to the Baca National Wildlife Refuge; S. 327 and H.R. 359, to authorize the Secretary of the Interior to conduct a special resource study of sites associated with the life of Cesar Estrada Chavez and the farm labor movement; S. 686, to amend the Wild and Scenic Rivers Act to designate segments of the Taunton River in the Commonwealth of Massachusetts as a component of the National Wild and Scenic Rivers System; S. 1051, to authorize National Mall Liberty Fund D.C. to establish a memorial on Federal land in the District of Columbia at Constitution Gardens previously approved to honor free persons and slaves who fought for independence, liberty, and justice for all during the American Revolution; S. 1184 and H.R. 1021, to direct the Secretary of the Interior to conduct a special resources study regarding the suitability and feasibility of designating certain historic buildings and areas in Taunton, Massachusetts, as a unit of the National Park System, and for other purposes; S. 1247, to amend the Weir Farm National Historic Site Establishment Act of 1990 to limit the development of any property acquired by the Secretary of the Interior for the development of visitor and administrative facilities for the Weir Farm National Historic Site, and for other purposes; S. 1304, to amend the National Trails System Act to designate the Arizona National Scenic Trail; S. 1329, to extend the Acadia National Park Advisory Commission, to provide improved visitor services at the park, and for other purposes; H.R. 759, to redesignate the Ellis Island Immigration Museum, located on Ellis Island in New York Harbor, as the ‘‘Bob Hope Memorial Library’’; and
H.R. 807, to direct the Secretary of the Interior to conduct a special resource study to determine the feasibility and suitability of establishing a memorial to the Space Shuttle Columbia in the State of Texas and for its inclusion as a unit of the National Park System.

Because of the limited time available for the hearing, witnesses may testify by invitation only. However, those wishing to submit written testimony for the hearing record should send it to the Committee on Energy and Natural Resources, United States Senate, Washington DC 20510–6150, or by email to rachel_pasternack@energy.senate.gov.

For further information, please contact David Brooks at (202) 224–9863 or Rachel Pasternack at (202) 224–0883.

COMMITTEE ON RULES AND ADMINISTRATION

Mrs. FEINSTEIN. Mr. President, I wish to announce that the Committee on Rules and Administration will meet on Wednesday, September 12, 2007, at 10 a.m., to conduct a hearing on the Nomination of Robert C. Tapella of Virginia to be Public Printer, Government Printing Office.

For further information regarding this hearing, please contact Howard Gantman at the Rules and Administration Committee, 224–6832.

AUTHORITY FOR COMMITTEES TO MEET

Mr. REED. Mr. President, I ask unanimous consent that the Committee on Armed Services be authorized to meet during the session of the Senate on Tuesday, September 4, 2007 at 2 p.m. in executive session to continue to receive information relating to the treatment of detainees.

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

Mr. REED. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on Tuesday, September 4, 2007, at 2 p.m., in room 419 of the Dirksen Senate Office Building, to hear testimony from the Government Accountability Office on the situation in Iraq.

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

PRIVILEGES OF THE FLOOR

Mrs. HUTCHISON. Mr. President, at this time I ask unanimous consent that Yvonne Stone, a Presidential management fellow assigned to the Appropriations Committee from the Department of Veterans Affairs and a staff member of the committee, be granted floor privileges for the duration of the debate on this bill.

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

Mr. CORNYN. Mr. President, I ask unanimous consent that a member of my staff, Leah McCoy, be granted the privilege of the floor until November 29, 2007.

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

SMALL BUSINESS DISASTER RESPONSE AND LOAN IMPROVEMENT ACT OF 2007

On Friday, August 3, 2007, the Senate Passed S. 163, as amended, as follows:

S. 163

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Small Business Disaster Response and Loan Improvements Act of 2007”.

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

<table>
<thead>
<tr>
<th>Sec.</th>
<th>Title of Section</th>
</tr>
</thead>
<tbody>
<tr>
<td>101</td>
<td>Disaster Loans to Nonprofits</td>
</tr>
<tr>
<td>102</td>
<td>Disaster Loan Amounts</td>
</tr>
<tr>
<td>103</td>
<td>Small Business Development Centers</td>
</tr>
<tr>
<td>104</td>
<td>Assistance to Out-Of-State Businesses</td>
</tr>
<tr>
<td>105</td>
<td>Outreach Programs</td>
</tr>
<tr>
<td>106</td>
<td>Small Business Bonding Threshold</td>
</tr>
<tr>
<td>107</td>
<td>Termination of Program</td>
</tr>
<tr>
<td>108</td>
<td>Increasing Collateral Requirements</td>
</tr>
<tr>
<td>109</td>
<td>Public Awareness of Disaster Documentation and Application Periods</td>
</tr>
<tr>
<td>110</td>
<td>Consistency Between Administrative Regulations and Operating Procedures</td>
</tr>
<tr>
<td>111</td>
<td>Processing Disaster Loans</td>
</tr>
<tr>
<td>112</td>
<td>Development and Implementation of Major Disaster Response Plans</td>
</tr>
<tr>
<td>113</td>
<td>Disaster Planning Responsibilities</td>
</tr>
<tr>
<td>114</td>
<td>Additional Authority for District Offices of the Administration</td>
</tr>
<tr>
<td>115</td>
<td>Assignment of Employees of the Office of Disaster Assistance and Disaster Cadre</td>
</tr>
<tr>
<td>201</td>
<td>Catastrophic Natural Disaster Declaration</td>
</tr>
<tr>
<td>202</td>
<td>Priority Loans</td>
</tr>
<tr>
<td>203</td>
<td>Technical and Conforming Amendments</td>
</tr>
<tr>
<td>204</td>
<td>Expedited Disaster Assistance Loan Program</td>
</tr>
<tr>
<td>205</td>
<td>HUBZones</td>
</tr>
</tbody>
</table>

TITLE II—DISASTER LENDING

Sec. 201. Catastrophic natural disaster declaration.


Sec. 203. Technical and conforming amendments.

Sec. 204. Expedited disaster assistance loan program.

Sec. 205. HUBZones.

TITLE III—DISASTER ASSISTANCE OVERSIGHT

Sec. 301. Congressional oversight.

SEC. 2. DEFINITIONS.

In this Act—

(1) the terms “Administration” and “Administrator” mean the Small Business Administration and the Administrator thereof, respectively;

(2) the term “catastrophic national disaster” means a catastrophic national disaster declared under section 7(b)(1) of the Small Business Act (15 U.S.C. 636(b)), as added by this Act;

(3) the term “declared disaster” means a major disaster or a catastrophic national disaster;

(4) the term “disaster area” means an area affected by a natural or other disaster, as determined for purposes of paragraphs (1) or (2) of section 7(b) of the Small Business Act (15 U.S.C. 636(b)), during the period of such declaration;

(5) the term “disaster loan program of the Administration” means assistance under section 7(b) of the Small Business Act (15 U.S.C. 636(b));

(6) the term “disaster update period” means the period beginning on the date on which the President declares a major disaster or a catastrophic national disaster and ending on the date on which such declaration terminates;

(7) the term “major disaster” has the meaning given that term in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122);

(8) the term “small business concern” has the same meaning as the term “small business concern” under the Small Business Act (15 U.S.C. 632); and

(9) the term “State” means any State of the United States, the District of Columbia, the Commonwealth of Puerto Rico, the Northern Mariana Islands, the Virgin Islands, Guam, American Samoa, and any territory or possession of the United States.

SEC. 3. EXTENSION OF PROGRAM AUTHORITY.

(a) IN GENERAL.—Section 1(b)(1) of the Act entitled “An Act to extend temporarily certain authorities of the Small Business Administration”, approved October 19, 2006 (Public Law 109–516, 120 Stat. 1742), is amended by striking “July 31, 2007” each place it appears and inserting “October 31, 2007”.

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall take effect on October 31, 2007.

TITLE IV—DISASTER PLANNING AND RESPONSE

SEC. 101. DISASTER LOANS TO NONPROFITS.

(a) INCREASED LOAN—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)) is amended by inserting immediately after paragraph (1), as added by this title, the following:

“(4) LOANS TO NONPROFITS.—In addition to any other loan authorized by this subsection, the Administrator may make such loans (either directly or in cooperation with or through other lending institutions through agreements to participate on an immediate or deferred basis) as the Administrator determines appropriate to a nonprofit organization located or operating in an area affected by a natural or other disaster, as determined under paragraph (1) or (2), or providing services to persons who have evacuated from any such area.”.

(b) INCREASED LOAN CAPS.—“(A) AGGREGATE LOAN AMOUNTS.—Except as provided in subparagraph (B), and notwithstanding any other provision of law, the aggregate loan amount outstanding and committed to a borrower under this subsection may not exceed $2,000,000.

(B) WAIVER AUTHORITY.—The Administrator may, at the discretion of the Administrator, increase the aggregate loan amount under subparagraph (A) for loans relating to a disaster to a level established by the Administrator, based on appropriate economic indicators for the region in which that disaster occurred.”.

(d) DISASTER MITIGATION.—“(1) IN GENERAL.—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)(1)(A)) is amended by inserting “of the aggregate costs of damage or destruction (whether or not compensated for by insurance or otherwise)” after “20 percent”.

(2) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.

SEC. 102. DISASTER LOAN AMOUNTS.

(a) INCREASED LOAN—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)) is amended by inserting immediately after paragraph (4), as added by this title, the following:

“(5) INCREASED LOAN CAPS.—(A) AGGREGATE LOAN AMOUNTS.—Except as provided in subparagraph (B), and notwithstanding any other provision of law, the aggregate loan amount outstanding and committed to a borrower under this subsection may not exceed $2,000,000.

(B) WAIVER AUTHORITY.—The Administrator may, at the discretion of the Administrator, increase the aggregate loan amount under subparagraph (A) for loans relating to a disaster to a level established by the Administrator, based on appropriate economic indicators for the region in which that disaster occurred.”.

(2) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.

SEC. 103. ADDITIONAL AUTHORITY FOR DISTRICT OFFICES OF THE ADMINISTRATION.

(a) IN GENERAL.—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)(1)(A)) is amended by inserting “of the aggregate costs of damage or destruction (whether or not compensated for by insurance or otherwise)” after “20 percent”.

(b) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.

SEC. 104. ADJUSTMENTS IN PROGRAM AUTHORITY.

(a) IN GENERAL.—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)(1)(A)) is amended by inserting “of the aggregate costs of damage or destruction (whether or not compensated for by insurance or otherwise)” after “20 percent”.

(b) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.

SEC. 105. SMALL BUSINESS DISASTER RESPONSE AND LOAN IMPROVEMENT ACT OF 2007.

(a) IN GENERAL.—Section 1(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)(1)(A)) is amended by inserting “of the aggregate costs of damage or destruction (whether or not compensated for by insurance or otherwise)” after “20 percent”.

(b) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.

SEC. 106. PROGRAM AUTHORITY.

(a) IN GENERAL.—Section 7(b)(1)(A) of the Small Business Act (15 U.S.C. 636(b)(1)(A)) is amended by inserting “of the aggregate costs of damage or destruction (whether or not compensated for by insurance or otherwise)” after “20 percent”.

(b) EFFECTIVE DATE.—The amendment made by paragraph (1) shall apply with respect to a loan or guarantee made after the date of enactment of this Act.
SEC. 103. SMALL BUSINESS DEVELOPMENT CENTER PORTABILITY GRANTS.


(1) in the matter preceding paragraph (1), by striking “the Administrator” and inserting “the Administration”; (2) in paragraph (2)(A), by striking “Disaster Assistance Act” and inserting “Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.)”; and (3) in the undesignated matter at the end—

(A) by striking “(2), and” and inserting “(2)’’; and (B) by striking “(3)” and inserting “(2)’’.

SEC. 104. ASSISTANCE TO OUT-OF-STATE BUSINESSES.

Section 21(b)(3) of the Small Business Act (15 U.S.C. 638(b)(3)) is amended—

(1) in the first sentence, by striking “as a result of a business or government facility downsizing or closing, which has resulted in the loss of jobs or small business instability” and inserting “due to events that have resulted or will result in, business or government facility downsizing or closing”; and (2) by adding at the end “At the discretion of the Administrator, the Administrator may authorize a small business development center to accept applications for disaster recovery assistance related to a major disaster, the Administrator may, upon such terms and conditions as the Administrator may prescribe, guarantee any surety against loss resulting from a breach of the terms of a bond, payment bond, performance bond, or bonds ancillary thereto, by a contractor or other entity that work order or contract amount at the time of bond execution that does not exceed $5,000,000.

(b) INCREASE OF AMOUNT.—Upon request of the head of any Federal agency other than the Administration involved in reconstruction efforts in response to a major disaster, the Administrator may guarantee and enter into a commitment to guarantee any surety against loss under subsection (a) on any total work order or contract amount at the time of bond execution that does not exceed $10,000,000.

SEC. 105. OUTREACH PROGRAMS.

(a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Administrator shall submit to Congress a report on recommendations of the study conducted under subsection (b) of section 125 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.). (b) DETERMINATION.—The Administrator shall determine appropriate, upon conclusion of a memorandum of understanding or assistance agreement, as appropriate, with the Administrator.

SEC. 106. SMALL BUSINESS BONDING THRESHOLD.

(a) IN GENERAL.—Except as provided in subsection (b), and notwithstanding any other provision of law, the Administrator may, with the agreement of the head of any Federal agency other than the Administration involved in reconstruction efforts in response to a major disaster, authorize a small business development center to accept applications for disaster recovery assistance related to a major disaster, the Administrator may, upon such terms and conditions as the Administrator may prescribe, guarantee any surety against loss resulting from a breach of the terms of a bond, payment bond, performance bond, or bonds ancillary thereto, by a contractor or other entity that work order or contract amount at the time of bond execution that does not exceed $5,000,000.

(b) INCREASE OF AMOUNT.—Upon request of the head of any Federal agency other than the Administration involved in reconstruction efforts in response to a major disaster, the Administrator may guarantee and enter into a commitment to guarantee any surety against loss under subsection (a) on any total work order or contract amount at the time of bond execution that does not exceed $10,000,000.

SEC. 107. TERMINATION OF PROGRAM.

Section 711(c) of the Small Business Competitive Demonstration Program Act of 1988 (15 U.S.C. 638 note) is amended—

(1) by striking “January 1, 1989” after “January 1, 1989” the following: “; and (2) by adding at the end—


(1) in the first sentence, by striking “At the discretion of the Administrator, the Administrator may authorize a small business development center to accept applications for disaster recovery assistance related to a major disaster, the Administrator may, upon such terms and conditions as the Administrator may prescribe, guarantee any surety against loss resulting from a breach of the terms of a bond, payment bond, performance bond, or bonds ancillary thereto, by a contractor or other entity that work order or contract amount at the time of bond execution that does not exceed $5,000,000.

(b) INCREASE OF AMOUNT.—Upon request of the head of any Federal agency other than the Administration involved in reconstruction efforts in response to a major disaster, the Administrator may guarantee and enter into a commitment to guarantee any surety against loss under subsection (a) on any total work order or contract amount at the time of bond execution that does not exceed $10,000,000.

SEC. 108. INCONSISTENCIES BETWEEN ADMINISTRATION AND STANDARD OPERATING PROCEDURES.

(a) IN GENERAL.—The Administrator shall, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(b) INCONSISTENCY BETWEEN ADMINISTRATION AND STANDARD OPERATING PROCEDURES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall to, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(c) ACCESS TO DISASTER RECOVERY FACILITIES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall to, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(d) CONTINUITY OF SERVICES.—A small business development center that provides disaster recovery assistance services and counselors to an area described in clause (i) shall, to the maximum extent practicable, ensure continuity of services in any State in which the small business development center otherwise provides services.

(e) ACCESS TO DISASTER RECOVERY FACILITIES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(f) CONTINUITY OF SERVICES.—A small business development center that provides disaster recovery assistance services and counselors to an area described in clause (i) shall, to the maximum extent practicable, ensure continuity of services in any State in which the small business development center otherwise provides services.

(g) ACCESS TO DISASTER RECOVERY FACILITIES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(h) INCONSISTENCY BETWEEN ADMINISTRATION AND STANDARD OPERATING PROCEDURES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall to, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(i) ACCESS TO DISASTER RECOVERY FACILITIES.—For purposes of providing disaster recovery assistance this subsection authorizes the Administrator shall to, to the maximum extent practicable, permit small business development center personnel to use any site or facility designated by the Administrator for use to provide disaster recovery assistance.

(j) CONTINUITY OF SERVICES.—A small business development center that provides disaster recovery assistance services and counselors to an area described in clause (i) shall, to the maximum extent practicable, ensure continuity of services in any State in which the small business development center otherwise provides services.

SEC. 109. PUBLIC AVAILABILITY OF DISASTER DECISION AND APPLICATION PERIODS.

(a) IN GENERAL.—Section 7(b) of the Small Business Act (15 U.S.C. 638(b)) is amended by inserting immediately after paragraph (5), as added by the Small Business Jobs Act of 2010—

“(6) COORDINATION WITH FEMA.—

“(A) IN GENERAL.—Notwithstanding any other provision of law, for any disaster (including a major disaster) declared under this subsection, the Administrator, in consultation with the Federal Emergency Management Administration, shall make every effort to ensure that the different disaster loan programs of the Administration, including links to small business development centers websites; (B) small business assistance websites, including links to websites providing information regarding disaster loans for homeowners and renters; (C) application materials that clearly state the function of the Administration as the Federal source of disaster loans for homeowners and renters; (D) all relevant contact information for victim services available through the Administration; (E) links to relevant Federal and State disaster assistance websites, including links to websites providing information regarding assistance available from the Federal Emergency Management Agency; (F) information on eligibility criteria for Administration loan programs, including where such applications can be found; and (G) application materials that clearly state the function of the Administration as the Federal source of disaster loans for homeowners and renters.

(b) MARKETING AND OUTREACH.—Not later than 90 days after the date of enactment of this Act, the Administrator shall create a marketing and outreach plan that—

(1) encourages a proactive approach to the disaster relief efforts of the Administration.

(2) makes clear the services provided by the Administration, including contact information, application information, and timelines for submitting applications, the review of applications, and the disbursement of funds.

(3) describes the different disaster loan programs of the Administration, including how they are made available and the eligibility requirements for each loan program.

(4) provides for regional marketing, focusing on disaster areas occurring in each region before the date of enactment of this Act, and likely scenarios for disasters in each such region.

(5) ensures that the marketing plan is made available at small business development centers and on the website of the Administration.

SEC. 110. CONSISTENCY BETWEEN ADMINISTRATION REGULATIONS AND STANDARD OPERATING PROCEDURES.

(a) IN GENERAL.—The Administrator shall, promptly following the date of enactment of this Act, conduct a study of whether the standard operating procedures of the Administration for loans offered under section 7(b) of the Small Business Act (15 U.S.C. 638(b)) are consistent with the regulations of the Administration for administering the disaster loan program.

(b) REPORT.—Not later than 180 days after the date of enactment of this Act, the Administration shall submit to Congress a report containing all recommendations of the study conducted under subsection (a).

SEC. 111. PROCESSING DISASTER LOANS.

(a) AUTHORITY FOR QUALIFIED PRIVATE CONTRACTORS TO PROCESS DISASTER LOANS.—Section 7(b)(8) of the Stafford Act (15 U.S.C. 638(b)) is amended—

(1) by striking “$10,000 or less” and inserting “$14,000 or less” the following: “; and (2) by striking “$10,000 or less” and inserting “$14,000 or less” the following: “; and

(3) in the undesignated matter at the end—

“(B) by striking ”.
A) DISASTER LOAN PROCESSING.—The Administrator may enter into an agreement with a qualified private contractor, as determined by the Administrator, to process loans under this subsection in the event of a major disaster or a catastrophic national disaster declared under paragraph (11), under which the Administrator shall pay the contractor a fee for each loan processed.

B) LOAN LOSS VERIFICATION SERVICES.—The Administrator may enter into an agreement with a qualified lender or loss verification professional, as determined by the Administrator, to verify losses for loans under this subsection in the event of a major disaster or a catastrophic national disaster declared under paragraph (11), under which the Administrator shall pay the lender or verification professional a fee for each loan for which such lender or verification professional verifies losses.

b) COORDINATION OF EFFORTS BETWEEN THE ADMINISTRATOR AND THE INTERNAL REVENUE SERVICE TO EXPEDITE LOAN PROCESSING.—

The Administrator and the Commissioner of Internal Revenue shall, to the maximum extent practicable, ensure that all relevant and allowable tax records for loan approval are shared with loan processors in an expedited manner, upon request by the Administrator.

SEC. 112. DEVELOPMENT AND IMPLEMENTATION OF MAJOR DISASTER RESPONSE PLANS.

(a) In General.—Not later than 3 months after the date of enactment of this Act, the Administrator shall:

(1) by rule, amend the 2006 Atlantic hurricane season disaster response plan of the Administration (in this section referred to as the “disaster response plan”) to apply to major disaster events;

(2) submit a report to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business and Entrepreneurship of the House of Representatives detailing the amendments to the disaster response plan.

(b) CONTENTS.—The report required under subsection (a)(2) shall include:

(1) any updates or modifications made to the disaster response plan since the report regarding the disaster response plan submitted under subsection (a)(1) were made;

(2) a description of how the Administrator plans to utilize and integrate District Office personnel of the Administration in the response to a disaster, in particular information on the utilization of personnel for loan processing and loan disbursement;

(3) a description of the disaster scalability mode(s) of the Administration and on what basis or function the plan is scaled;

(4) a description of how the agency-wide Disaster Oversight Council is structured, which offices comprise its membership, and whether the Associate Deputy Administrator for Entrepreneurial Development of the Administration is a member;

(5) a description of how the Administrator plans to coordinate the disaster efforts of the Administration with State and local government officials, including recommendations on how to better incorporate State initiatives or programs, such as State-administered bridge loan programs, into the disaster response of the Administration;

(6) recommendations, if any, on how the Administration can better coordinate its disaster response operations with the operations of other Federal, State, and local entities;

(7) any surge plan for the disaster loan program of the Administration in effect on or after August 29, 2005 (including surge plans for loan processing, mailroom, customer service or call center operations, and a continuity of operations plan);

(8) the number of full-time equivalent employees and job descriptions for the planning and disaster response staff of the Administration;

(9) the in-service and preservice training procedures for disaster response staff of the Administration;

(10) information on the logistical support plan of the Administration (including equipment and staffing needs, and detailed information on how such plans will be scalable depending on the size and scope of the major disaster);

(11) a description of the findings and recommendations of the Administrator, if any, based on a review of the response of the Administration to Hurricane Katrina of 2005, Hurricane Rita of 2005, and Hurricane Wilma of 2005; and

(12) a plan for how the Administrator, in consultation with the Administrator of the Federal Emergency Management Agency, will coordinate the provision of accommodations and necessary resources for disaster assistance personnel to effectively perform their responsibilities in the aftermath of a major disaster.

(c) EXERCISES.—Not later than 6 months after the date of enactment of this Act, the Administrator shall develop and execute simulation exercises to demonstrate the effectiveness of the amended disaster response plan required under this section.

SEC. 113. DISASTER PLANNING RESPONSIBILITIES.

(a) ASSIGNMENT OF SMALL BUSINESS ADMINISTRATION DISASTER PLANNING RESPONSIBILITIES.—The Administrator shall specifically assign the disaster planning responsibilities described in subparagraph (B) to an employee of the Administration who—

(1) is not an employee of the Office of Disaster Assistance of the Administration;

(2) shall report directly to the Administrator; and

(3) has a background and expertise demonstrating significant experience in the area of disaster planning.

(b) RESPONSIBILITIES.—The responsibilities described in this subsection are:

(1) creating and maintaining the comprehensive disaster response plan of the Administration;

(2) ensuring in-service and pre-service training exercises for the disaster response staff of the Administration;

(3) coordinating and directing Administration training exercises, including mock disaster response exercises, with other Federal agencies; and

(4) other responsibilities, as determined by the Administrator.

(c) REPORT.—Not later than 30 days after the date of enactment of this Act, the Administrator shall submit to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business of the House of Representatives a report containing:

(1) a description of the actions of the Administrator to assign an employee under subsection (a);

(2) information detailing the background and expertise of the employee assigned under subsection (a); and

(3) information on the status of the implementation of the responsibilities described in subsection (b).

SEC. 114. ADDITIONAL AUTHORITY FOR DISTRICT OFFICES OF THE ADMINISTRATION.

(a) In General.—Section 7(b) of the Small Business Act (15 U.S.C. 636(b)) is amended by inserting immediately after paragraph (9), as added by this Act, the following:

“(10) USE OF DISTRICT OFFICES.—In the event of a major disaster, the Administrator may authorize a district office of the Administration to process loans under paragraph (1) or (2).”.

(b) DESIGNATION.—

(1) In General.—The Administrator may designate an employee in each district office of the Administration to act as a disaster loan liaison between the disaster processing center and applicants under the disaster loan program of the Administration.

(2) RESPONSIBILITIES.—Each employee designated under paragraph (1) shall—

(A) be responsible for coordinating and facilitating communications with applicants under the disaster loan program of the Administration and disaster loan processing staff regarding documentation and information required for completion of an application; and

(B) provide information to applicants under the disaster loan program of the Administration that may be available to such applicants to assist with recovery.

(3) OUTREACH.—In providing outreach to disaster victims following a major disaster, the Administrator shall make disaster victims aware of—

(A) any relevant employee designated under paragraph (1); and

(B) how to contact that employee.

SEC. 115. ASSIGNMENT OF EMPLOYEES OF THE OFFICE OF DISASTER ASSISTANCE AND DISASTER RESPONSE.

(a) In General.—Section 7(b) of the Small Business Act (15 U.S.C. 636(b)) is amended by inserting immediately after paragraph (9), as added by this Act, the following:

“(10) DISASTER ASSISTANCE EMPLOYEES.—

“(A) In General.—In carrying out this section, the Administrator may, where practicable, ensure that the number of full-time equivalent employees—

(i) in the Office of the Disaster Assistance is not fewer than 800; and

(ii) in the Disaster Cadre of the Administration is not fewer than 750.

“(B) Report.—In carrying out this subsection, if the number of full-time employees for either the Office of Disaster Assistance or the Disaster Cadre of the Administration is below the level described in subparagraph (A) for that office, not later than 21 days after the date on which that staffing level described below the level described in subparagraph (A), the Administrator shall submit to the Committee on Appropriations and the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Appropriations and Committee on Small Business of the House of Representatives, a report—

(i) detailing staffing levels on that date;

(ii) requesting, if practicable and determined appropriate by the Administrator, additional funds for additional employees; and

(iii) containing such additional information, as determined appropriate by the Administrator.”.

TITLE II—DISASTER LENDING

SEC. 201. CATASTROPHIC NATIONAL DISASTER DECLARATION.

Section 7(b) of the Small Business Act (15 U.S.C. 636(b)) is amended by inserting immediately after paragraph (10), as added by this Act, the following:

“(11) CATASTROPHIC NATIONAL DISASTERS.—

(A) In General.—The President may make a catastrophic national disaster declaration in accordance with this paragraph.

(B) PROMULGATION OF RULES.—

(i) In General.—Not later than 6 months after the date of enactment of this Act, the Administrator, with the concurrence of the Secretary of Homeland Security...
and the Administrator of the Federal Emergency Management Agency, shall promulgate regulations establishing a threshold for a catastrophic national disaster declaration.

(ii) The Administrator shall establish a threshold that—

(I) is similar in size and scope to the events relating to the terrorist attacks of September 11, 2001, and Hurricane Katrina of 2005;

(II) requires that the President declares a major disaster before making a catastrophic national disaster declaration under this paragraph;

(III) requires consideration of—

(aa) the dollar amount per capita of damage to the State, its political subdivisions, or a region;

(bb) the number of small business concerns harmed, physically or economically, as a direct result of the event;

(cc) the number of individuals and households displaced from their predisaster residences by the event;

(dd) the severity of the impact on employment rates in the State, its political subdivisions, or a region;

(ee) the anticipated length and difficulty of the recovery process;

(ff) whether the events leading to the relevant major disaster declaration are of an unusually large and calamitous nature that is orders of magnitude larger than for an average major disaster; and

(gg) any other factor determined relevant by the Administrator.

(C) AUTHORIZATION.—If the President makes a catastrophic national disaster declaration under this paragraph (either directly or in cooperation with banks or other lending institutions through agreements to participate on an immediate or deferred basis) as the Administrator determines appropriate to small business concerns located anywhere in the United States that are economically adversely impacted as a result of that catastrophic national disaster,

(D) LOAN TERMS.—A loan under this paragraph shall be made on the same terms as a loan under paragraph (2).

SEC. 202. PRIVATE DISASTER LOANS.

(a) IN GENERAL.—Section 7 of the Small Business Act (15 U.S.C. 636) is amended—

(1) by redesignating subsections (c) and (d) as subsections (d) and (e), respectively; and

(2) by inserting after subsection (b) the following:

"(c) PRIVATE DISASTER LOANS.—

(1) DEFINITIONS.—In this subsection—

(A) the term ‘disaster area’ means any area for which the President declared a major disaster (as that term is defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121));

(B) the term ‘eligible small business concern’ means a business concern that is—

(i) a small business concern, as defined in this Act; or

(ii) a small business concern, as defined in section 193 of the Small Business Investment Act of 1958; and

(C) the term ‘qualified private lender’ means any privately-owned bank or other lender that the Administrator determines meets the criteria established under paragraph (9).

(2) AUTHORIZATION.—The Administrator may enter into an agreement with another entity, an online application process for loans guaranteed under this subsection,

(3) USE OF LOANS.—A loan guaranteed by the Administrator under this subsection may be used for any purpose authorized under subsection (b).

(4) ONLINE APPLICATIONS.—

(A) ESTABLISHMENT.—The Administrator may make such loans under this paragraph through an agreement with another entity, an online application process for loans guaranteed under this subsection.

(B) OTHER FEDERAL ASSISTANCE.—The Administrator may coordinate with the head of any other appropriate Federal agency so that any application submitted through an online application process established under this paragraph may be considered for any other Federal assistance program for disaster relief.

(C) CONSULTATION.—In establishing an online application process under this paragraph, the Administrator shall consult with appropriate persons from the public and private sectors, including private lenders.

(5) MAXIMUM AMOUNTS.—

(A) GUARANTEE PERCENTAGE.—The Administrator may guarantee up to 85 percent of a loan under this subsection.

(B) LOAN AMOUNTS.—The maximum amount of a loan guaranteed under this subsection shall be—

(A) 15 years for any loan that is issued without collateral; and

(B) 25 years for any loan that is issued with collateral.

(6) INTEREST RATES.—

(A) IN GENERAL.—The Administrator may pay a qualified private lender an origination fee for a loan guaranteed under this subsection in an amount agreed upon in advance between the qualified private lender and the Administrator.

(B) BORROWER INTEREST RATES.—Funds appropriated to the Administrator to carry out this subsection shall be—

(I) available for a loan guaranteed under this subsection at a rate providing for an in-the-market interest rate for any loan guaranteed under this subsection by not more than 3 percentage points.

(II) PURCHASE OF LOANS.—The Administrator may enter into an agreement with a qualified private lender to purchase any loan issued under this subsection.

(III) USE OF FUNDS.—The amendments made by this section shall apply to disasters declared under section 7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2)) before, on, or after the date of enactment of this Act.

SEC. 203. TECHNICAL AND CONFORMING AMENDMENTS.

The Small Business Act (15 U.S.C. 631 et seq.) is amended—

(1) in section 4(c)—

(A) in paragraph (1), by striking ‘‘7(c)(2)’’ and inserting ‘‘7(f)(2)’’; and

(B) in paragraph (2)—

(i) by striking ‘‘7(c)(2)’’ and inserting ‘‘1(d)(2)’’; and

(ii) by striking ‘‘Fe’’; and

(2) in section 7(b), in the undersigned matter following paragraph (3)—

(A) by striking ‘‘That the provisions of paragraph (1) of subsection (c)’’ and inserting ‘‘That the provisions of paragraph (1) of subsection (d)’’; and

(B) by striking ‘‘Notwithstanding the provisions of any other law, the Administrator’s share of any loan made under subsection (b) except as provided in subsection (c),’’ and inserting ‘‘Notwithstanding any other provision of law, except as provided in subsection (d), the interest rate on the Administrator’s share of any loan made under subsection (b).’’

SEC. 204. EXPEDITED DISASTER ASSISTANCE BUSINESS LOAN PROGRAM.

(a) DEFINITIONS.—In this section—

(1) the term ‘immediate disaster assistance business loan program’ means assistance provided during the period beginning on the date on which the President makes a catastrophic disaster declaration under paragraph (11) of section 7(b) of the Small Business Act (15 U.S.C. 636(b)), as added by this Act, and ending on the date that an impacted small business concern is able to secure funding through insurance claims, Federal disaster assistance programs, or other sources; and

(2) the term ‘program’ means the expedited disaster assistance business loan program established under subsection (b).

(b) CREATION OF PROGRAM.—The Administrator shall take such administrative action as is necessary to implement an expedited disaster assistance business loan program to provide small business concerns with immediate disaster assistance under paragraph (11) of section 7(b) of the Small Business Act (15 U.S.C. 636(b)), as added by this Act.

(c) CONSULTATION REQUIRED.—In establishing the program, the Administrator shall consult with—

(1) appropriate personnel of the Administration (including District Office personnel of the Administration);

(2) appropriate technical assistance providers (including small business development centers);

(3) appropriate lenders and credit unions;

(4) the Committee on Small Business and Entrepreneurship of the Senate; and

(5) the Committee on Small Business of the House of Representatives.

(d) RULES.—

(1) IN GENERAL.—Not later than 1 year after the date of enactment of the Small Business Disaster Response and Loan Improvements Act of 2007, the Administrator shall issue final regulations establishing permanent criteria for qualified private lenders.

(2) REPORT TO CONGRESS.—Not later than 6 months after the date of enactment of the Small Business Disaster Response and Loan Improvements Act of 2007, the Administrator shall submit a report on the progress of the regulations required by subparagraph (A) to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business of the House of Representatives.

(3) AUTHORIZATION OF APPROPRIATIONS.—The Administrator may—

(A) carry out this subsection in an amount agreed upon in advance any other provision of law, and except as provided in subsection (d), the interest rate on the Administrator’s share of any loan made under subsection (b).

(4) IMPLEMENTATION REGULATIONS.—

(A) IN GENERAL.—The Administrator shall issue rules in final form establishing any other provision of law, and except as provided in subsection (d), the interest rate on the Administrator’s share of any loan made under subsection (b).

(5) USE OF LOANS.—A loan guaranteed by the Administrator under this subsection may be used for any purpose authorized under this subsection.

(6) REPORT TO CONGRESS.—Not later than 6 months after the date of enactment of the Small Business Disaster Response and Loan Improvements Act of 2007, the Administrator shall submit a report on the progress of the regulations required by subparagraph (A) to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business of the House of Representatives.
(i) paying employees;
(ii) paying bills and other financial obligations;
(iii) making repairs;
(iv) converting, cleaning, or decontaminating;
(v) restarting or operating a small business concern in the community in which it was conducting operations prior to the declared disaster, including county, city, or parish in the disaster area; or
(vi) covering additional costs until the small business concern is able to obtain funding through insurance claims, Federal assistance programs, or other sources; and
(b) set the terms and conditions of any loan made under the program, subject to paragraph (b)(4).

(3) Terms and Conditions.—A loan made by the Administration under this section—
(A) shall be for not more than $150,000;
(B) shall be a short-term loan, not to exceed 180 days, except that the Administrator may extend such term as the Administrator determines necessary or appropriate on a case-by-case basis;
(C) shall have an interest rate not to exceed 1 percentage point above the prime rate of interest that a private lender may charge;
(D) may have a nonpayment penalty;
(E) may only be made to a borrower that meets the requirements for a loan under section 7(b)(1) of the Small Business Act (15 U.S.C. 636(b));
(F) may be refinanced as part of any subsequent disaster assistance provided under section 7(b) of the Small Business Act; and
(G) may receive expedited loss verification and loan processing, if the applicant is—
(i) a major source of employment in the disaster area (which shall be determined in the same manner as under section 7(b)(3)(B) of the Small Business Act (15 U.S.C. 636(b)));
(ii) vital to recovery efforts in the region (including providing debris removal services, manufactured housing, or building materials); and
(iii) shall be subject to such additional terms as the Administrator determines necessary or appropriate.

(e) Report to Congress.—Not later than 5 months after the date of enactment of this Act, the Administrator shall report to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business and Entrepreneurship of the House of Representatives on the progress of the Administrator in establishing the program.

(f) Authorization.—There are authorized to be appropriated to the Administrator such sums as are necessary to carry out this section.

SEC. 205. HUBZONES.

(a) In General.—Section 3(p) of the Small Business Act (15 U.S.C. 632(p)) is amended—
(1) in paragraph (1)—
(A) in subparagraph (D), by striking "or";
(B) in subparagraph (E), by striking the period at the end and inserting a semicolon; and
(C) by adding at the end the following:
"(F) areas in which the President has declared a major disaster (as that term is defined in section 102 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122)) as a result of Hurricane Katrina or Hurricane Rita of September 2005, during the time period described in paragraph (8); or
(G) catastrophic national disaster areas;"

(2) in paragraph (4), by adding at the end the following:
"(E) CATASTROPHIC NATIONAL DISASTER AREA.

(1) In General.—The term 'catastrophic national disaster area' means an area—"
(H) the daily number of applications approved by the Administration from applicants in the relevant area, as well as a breakdown of such figures by State;
(1) the total number of applications approved by the Administration from applicants in the relevant area, as well as a breakdown of such figures by State;
(2) the total amount of loans disbursed, both partially and fully, by the Administration to applicants in the relevant area, as well as a breakdown of such figures by State;
(3) the amount of loans disbursed, both partially and fully, from the relevant area, as well as a breakdown of such figures by State;
(4) the amount of applications approved, including dollar amount approved, as well as applications partially and fully disbursed, including dollar amounts, since the last report under paragraph (1); and
(M) the declaration date, physical damage closing date, economic injury closing date, and number of counties included in the declaration of a major disaster.
(c) Notice of the Need for Supplemental Funds.—On the same date that the Administrator notifies any committee of the Senate or the House of Representatives detailing how the Administration can use additional funding is necessary for the disaster loan program of the Administration in any fiscal year, the Administrator shall notify in writing the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business of the House of Representatives regarding the need for supplemental funds for that loan program.
(d) Report on Contracting.—
(1) In General.—Not later than 6 months after the date on which the President declared a major disaster, and every 6 months thereafter until the date that is 18 months after the date on which the major disaster was declared, the Administrator shall submit a report to the Senate Committee on Small Business and Entrepreneurship of the Senate and to the Committee on Small Business of the House of Representatives regarding Federal contracts awarded as a result of that major disaster;
(2) Contents.—Each report submitted under paragraph (1) shall include—
(A) the number of contracts awarded as a result of that major disaster;
(B) the total number of contracts awarded to small business concerns as a result of that major disaster;
(C) the total number of contracts awarded to women and minority-owned businesses as a result of that major disaster; and
(D) a notification to the Committee on Small Business of the House of Representatives awarding to local businesses as a result of that major disaster;
(e) Report on Loan Approval Rate.—
(1) In General.—Not later than 6 months after the date of enactment of this Act, the Administrator shall submit a report to the Committee on Small Business and Entrepreneurship of the Senate and the Committee on Small Business of the House of Representatives detailing how the Administration can improve the processing of applications under the disaster loan program of the Administration.
(2) Contents.—The report submitted under paragraph (1) shall include—
(A) recommendations, if any, regarding—
(i) staffing levels during a major disaster;
(ii) how to improve the process for processing, approving, and disbursing loans under the disaster loan program of the Administration, to ensure that the maximum assistance is provided to victims in a timely manner;
(iii) the viability of using alternative methods of communication and the ability of the Administration to request a loan, including the credit score of the applicant on the day before the date on which the disaster for which the applicant is seeking assistance was declared;
(iv) methods, if any, for the Administration to expedite loss verification and loan processing for disaster loans during a major disaster for businesses affected by, and located in the area for which the President declared, the major disaster that are a major source of the public financial assistance, and those businesses that are a major source of the public financial assistance, and those businesses that are a major source of the public financial assistance; and
(v) legislative changes, if any, needed to implement findings from the Accelerated Disaster Response Initiative of the Administration; and
(B) the plans of the Administrator for implementing any recommendation made under subparagraph (A).
OPEN GOVERNMENT ACT OF 2007
On Friday, August 3, 2007, the Senate passed S. 849, as amended, as follows:
S. 849
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 “Openness Promotes Effectiveness in our National Gov-
ernment Act of 2007” or the “Open Government Act of 2007”.
SEC. 2. FINDINGS.
(a) Finding.—Congress finds that—
(1) the Freedom of Information Act was signed into law on July 4, 1966, because the American people believe that—
(A) our constitutional democracy, our system of self-government, and our commit-
ment to popular sovereignty depend upon the consent of the governed;
(B) such consent is not meaningful unless it is informed consent; and
(C) as Justice Black noted in his concur-
rion opinion in Barr v. Matteo (330 U.S. 564 (1966)), “The effective functioning of a free government like ours depends largely on the force of an informed public opinion. This calls for a widespread understanding of the quality of government service rendered by all elective or appointed public officials or employees.”
(2) the American people firmly believe that our system of government must itself be gov-
erned by a presumption of openness;
(3) the Freedom of Information Act estab-
lishes a “strong presumption in favor of disclosure” as noted by the United States Su-
preme Court in United States Department of Air Force v. Rose (425 U.S. 352 (1976));
(4) “disclosure, not secrecy, is the domi-
nant objective of the Act,” as noted by the United States Supreme Court in Department of Air Force v. Rose (425 U.S. 352 (1976));
(5) in practice, the Freedom of Information Act has not always lived up to the ideals of that Act; and
(6) Congress should regularly review sec-
tion 552 of title 5, United States Code (commonly referred to as the Freedom of In-
formation Act (commonly referred to as the Freedom of In-
formation Act), in order to determine whether further changes and improvements are nec-
ecessary to ensure that the Government re-
mains open and accessible to the American people. We further understand that the people “need to know” but upon the fundamental “right to know”.
SEC. 3. PROTECTION OF FEES STATUS FOR NEWS MEDIA.
Section 552(a)(4)(A)(ii) of title 5, United States Code, is amended by adding at the end the following:
“ ‘The term ‘a representative of the news media’ means any person or entity that gains income of potential interest to the public from the ability to turn the raw materials into a distinct work, and distributes that work to an audience. The term ‘news’ means information that is about current events or that would be of current interest to the public. Examples of news-media entities are television or radio stations broadcasting to the general public, and newspapers or other print media regularly distributed to the general public. The term ‘representative of the news media’ includes news services and television and radio stations that regularly engage in the dissemination of news to the general public. These examples are not all-inclusive. Moreover, as methods of news delivery evolve (for example, the adoption of the electronic dissemination of newspapers through telecommunication services), such alternative media shall be considered to be news-media entities. A freelance journalist shall be considered working for the news media if the journalist can demonstrate a solid basis for expecting publication through that entity, or not the news media, or not regularly employed by the entity. A publication contract would present a solid basis for such an expectation; the Government may also consider past publication by the requester in making such a determination.’ ”
SEC. 4. RECOVERY OF ATTORNEY FEES AND LITIGATION COSTS.
Section 552(a)(4)(E)(i) of title 5, United States Code, is amended—
(1) by inserting “(i)’ after ““(E)”’; and
(2) by adding at the end the following:
“(ii) For purposes of this section, a com-
plainant has substantially prevailed if the com-
plainant has obtained relief through ei-
ther—
(I) a judicial order, or an enforceable written agreement or consent decree; or
(II) a voluntary or unilateral change in position by the agency, provided that the com-
plainant’s claim is not insubstantial.”
SEC. 5. DISCIPLINARY ACTIONS FOR ARBITRARY AND Capricious Rejections of REQUESTS.
Section 552(a)(4)(F) of title 5, United States Code, is amended—
(1) by inserting “(i)” after ““(F)”’; and
(2) by adding at the end the following:
“(ii) The Attorney General shall—
(I) notify the Special Counsel of each civil action described under the first sentence of clause (i); and
(II) annually submit a report to Congress on the number of such civil actions in the preceding year.
(III) The Special Counsel shall annually submit a report to Congress on the actions taken by the Special Counsel under clause (i).”
SEC. 6. TIME LIMITS FOR AGENCIES TO ACT ON REQUESTS.
(a) Time Limits.—
In General.—Section 552(a)(6)(A)(i) of title 5, United States Code, is amended by striking “determination;” and inserting “deter-
mination. The 20-day period shall com-
FOIA regulations to the requester for information and toll the
20-day period while it is awaiting such information that it has reasonably requested from the FOIA requester; or

(1) if necessary to clarify with the requester the meaning of any fee assessment; or

(2) if the agency determines that, in either case, the agency’s receipt of the requester’s response to the agency’s request for information or clarification ends the tolling period;

(b) EFFECTIVE DATE.—The amendment made by this subsection shall take effect 1 year after the date of enactment of this Act.

SEC. 8. SPECIFIC CITATIONS IN EXEMPTIONS.

(a) IN GENERAL.—Section 552(e)(1) of title 5, United States Code, is amended by adding at the end the following:

“(1) by redesignating paragraphs (2) through (5) as paragraphs (3) through (6), respectively; and

(2) by inserting after paragraph (1) the following:

“(2) Information in each report submitted under paragraph (1) shall be expressed in terms of each principal component of the agency for the agency, and shall include:

(A) a list of the numbers and the amounts of the fees charged to each requester, and

(B) the average number of days for the agency to respond to a request beginning on the date on which the request was received by the agency, the median number of days for the agency to respond to each request, and the range in number of days for the agency to respond to such requests;

(C) data on the 10 active requests with the earliest filing dates pending at each agency, including the amount of time that has elapsed since each request was originally received by the agency, the median number of days for the agency to respond to each request, and the range in number of days for the agency to respond to such requests;

(D) the average number of days for the agency to provide the granted information beginning on the date on which the request was originally received by the agency, the median number of days for the agency to provide the granted information, and the range in number of days for the agency to provide the granted information;

(E) the average number of days for the agency to respond to administrative appeals based on the number of business days that have elapsed since each request was originally received by the agency and the number of days required to respond to the request;

(F) the average number of days for the agency to respond to an administrative appeal and, in each case, the status of the appeal, the number adjudicated within the required 10 days, and the number adjudicated within the required 20 days;

(G) the average number of days for the agency to respond to an administrative appeal and, in each case, the status of the appeal, the number adjudicated within the required 30 days, and the number adjudicated within the required 60 days;

(H) the average number of days for the agency to respond to an administrative appeal and, in each case, the status of the appeal, the number adjudicated within the required 60 days, and the number adjudicated within the required 90 days;

(I) the number of requests for records to which the agency has responded with a determination within a period greater than 200 days and less than 301 days;

(J) the number of requests for records to which the agency has responded with a determination within a period greater than 300 days and less than 401 days; and

(K) the number of requests for records to which the agency has responded with a determination within a period greater than 400 days;

(L) the number of fee waiver requests to which the agency has responded with a determination within a period greater than 100 days and less than 200 days;

(M) the number of expedited review requests to which the agency has responded with a determination within a period greater than 10 days and less than 30 days; and

(N) the number of expedited review requests to which the agency has responded with a determination within a period greater than 30 days and less than 60 days.

(b) APPLICABILITY TO AGENCY AND EACH PERSONnel SUBUNIT.—Section 552(e)(1) of title 5, United States Code, is amended—

(1) in paragraph (1), by striking ‘‘(i) the date on which the agency origi- nally received the request; and

(ii) an estimated date on which the agency will respond to the request.’’; and

(2) by inserting ‘‘(i) the date on which the agency originally received the request; and

(ii) an estimated date on which the agency will respond to the request.’’.

SEC. 9. REPORTING REQUIREMENTS.

(a) IN GENERAL.—Section 552(e)(1) of title 5, United States Code, is amended—

(1) in subparagraph (B) of section 552(e)(1) of title 5, United States Code, is amended—

(1) by redesignating paragraphs (2) through (5) as paragraphs (3) through (6), respectively; and

(2) by inserting after paragraph (1) the following:

“(2) Information in each report submitted under paragraph (1) shall be expressed in terms of each principal component of the agency for the agency, and shall include:

(A) a list of the numbers and the amounts of the fees charged to each requester, and

(B) the average number of days for the agency to respond to a request beginning on the date on which the request was received by the agency, the median number of days for the agency to respond to each request, and the range in number of days for the agency to respond to such requests;

(C) data on the 10 active requests with the earliest filing dates pending at each agency, including the amount of time that has elapsed since each request was originally received by the agency, the median number of days for the agency to respond to each request, and the range in number of days for the agency to respond to such requests;

(c) PUBLIC AVAILABILITY OF DATA.—Section 552(e)(3) of title 5, United States Code, is amended by adding at the end the following:

“(1) The data required by paragraph (1)(A) shall be made available to the public, upon request, in the electronic format in which the data is maintained; and

(2) in subparagraphs (C) and (D), by striking ‘‘the average’’ and inserting ‘‘the average’’.

SEC. 10. OPENNESS OF AGENCY RECORDS MAINTAINED BY A PRIVATE ENTITY.

(a) IN GENERAL.—Section 552(f) of title 5, United States Code, is amended by striking paragraph (2) and inserting the following:

“(2) ‘record’ and any other term used in this section in reference to information includes—

(A) any information that would be an agency record subject to the requirements of this section when maintained by an agency in any format, including an electronic format; and

(B) any information described under subparagraph (A) that is maintained by an entity under contract, for the purposes of records management.

SEC. 11. OFFICE OF GOVERNMENT INFORMATION SERVICES.

(a) IN GENERAL.—Section 552(f) of title 5, United States Code, is amended by adding at the end the following:

(2) in subparagraph (B), by striking ‘‘the number of days required to process and provide to each person making a request the tracking number assigned to the request; and

(b) EFFECTIVE DATE AND APPLICATION.—The amendment made by this subsection shall take effect 1 year after the date of enactment of this Act.

SEC. 7. INDIVIDUALIZED TRACKING NUMBERS FOR REQUESTS AND STATUS INFORMATION.

(a) IN GENERAL.—Section 552(a)(6)(B)(i) of title 5, United States Code, is amended by inserting between the first and second sentences the following:

‘‘To aid the requester, each agency shall at its own discretion establish and maintain a tracking number system that is uniform throughout the agency and keep the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency’s performance in implementing the FOIA; and

4. The Chief FOIA Officer may direct, on the agency’s petition, the Attorney General, through the head of the agency, the chief legal officer of the agency, and the Attorney General appropriately informed of the agency’s performance in implementing the FOIA; and

- in subparagraph (B), by striking ‘‘the number of day-
“(b) GENERAL DUTIES.—FOIA Public Liaisons shall report to the agency Chief FOIA Officer and shall serve as supervisory officials to whom a FOIA requester can raise concerns about the service the FOIA requester has received from the FOIA Requester Center, following an initial response from the FOIA Requester Center Staff. FOIA Public Liaisons shall be responsible for assisting in reducing delays, increasing transparency and understanding of the status of requests, and assisting in the resolution of disputes.

“(c) EFFECTIVE DATE.—The amendments made by this section shall take effect on the date of enactment of this Act.”

SEC. 12. REPORT ON PERSONNEL POLICIES RELATED TO FOIA.

Not later than 1 year after the date of enactment of this Act, the Office of Personnel Management shall submit to Congress a report that examines—

(1) whether changes to executive branch personnel policies could be made that would—

(A) provide greater encouragement to all Federal employees to fulfill their duties under section 552 of title 5, United States Code; and

(B) enhance the stature of officials administering that section within the executive branch;

(2) whether performance of compliance with section 552 of title 5, United States Code, should be included as a factor in personnel performance evaluations for any or all categories of Federal employees and officers;

(3) whether an employment classification series specific to compliance with sections 552 and 552a of title 5, United States Code, should be established;

(4) whether the highest level officials in particular agencies administering such sections should be paid at a rate of pay equal to or greater than a particular minimum rate; and

(5) whether other changes to personnel policies can be made to ensure that there is a clear career advancement track for individuals interested in devoting themselves to a career in compliance with such sections; and

(6) whether the executive branch should require any or all categories of Federal employees to undertake awareness training of such sections.

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FOREIGN TRAVEL FINANCIAL REPORTS

In accordance with the appropriate provisions of law, the Secretary of the Senate herewith submits the following reports for standing committees of the Senate, certain joint committees of the Congress, delegations and groups, and select and special committees of the Senate, relating to expenses incurred in the performance of authorized foreign travel:

**CONSORTIUM REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22 U.S.C. 1754(b), COMMITTEE ON APPROPRIATIONS FOR TRAVEL FROM APR. 1 TO JUNE 30, 2007**

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### CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22

**U.S.C. 1754(b), COMMITTEE ON APPROPRIATIONS FOR TRAVEL FROM APR. 1 TO JUNE 30, 2007—Continued**

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**Total:** €115,894.04, €55,869.40, €43,298.79, €215,062.23

*Delegation expenses include payments and reimbursements to the Department of State under the authority of Sec. 510(a) of the Mutual Security Act of 1954, as amended by Sec. 22 of Pub. L. 95–384, and expenses paid pursuant to S. Res. 179, agreed to May 23, 1977.

ROBERT C. BYRD, Chairman, Committee on Appropriations, Aug. 15, 2007.
### CONGRESSIONAL RECORD — SENATE

**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22**

**U.S.C. 1754(b), COMMITTEE ON ARMED SERVICES FOR TRAVEL FROM APR. 1 TO JUNE 30, 2007—Continued**

<table>
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<th>Transportation</th>
<th>Miscellaneous</th>
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**CONGRESSIONAL RECORD — SENATE**

**CARL LEVIN,**

Chairman, Committee on Armed Services, July 6, 2007.

**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22**

**U.S.C. 1754(b), COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS FOR TRAVEL FROM APR. 1 TO JUNE 30, 2007**

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**CARL LEVIN,**

Chairman, Committee on Banking, Housing and Urban Affairs, June 27, 2007.

**CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22**

**U.S.C. 1754(b), COMMITTEE ON BUDGET FOR TRAVEL FROM APR. 1 TO JUNE 30, 2007**

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**KENT CONRAD,**

Chairman, Committee on U.S. Senate Budget Committee, July 11 2007.
### CONSOLIDATED REPORT OF EXPENDITURE OF FUNDS FOR FOREIGN TRAVEL BY MEMBERS AND EMPLOYEES OF THE U.S. SENATE, UNDER AUTHORITY OF SEC. 22, P.L. 95–384—22 U.S.C. 1754(b), COMMITTEE ON ENERGY AND NATURAL RESOURCES—ADDENDUM TO FIRST QUARTER REPORT FOR TRAVEL FROM JAN. 1 TO MAR. 30, 2007

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<th>U.S. dollar equivalent or U.S. currency</th>
<th>Transportation</th>
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**Michael Hamond:**
**Alexander Perkins:**
**Stephen Schaefer:**
**Demetrios Marantis:**
**Senator Trent Lott:**
**Senator Maria Cantwell:**
**Senator Gordon Smith:**
**Rob Eggleton:**
**Michael Montali:**
**Kathryn Clay:**
**Canada Dollar**
**United States Dollar**
**Malaysia Ringgit**
**Korea Won**


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<th>Name and country</th>
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<th>Transportation</th>
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<th>Miscellaneous</th>
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**MAX BAUCUS,** Chairman, Committee on Finance, July 25, 2007.
### Consolidated Report of Expenditure of Funds for Foreign Travel

#### Per Diem

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<th>Foreign currency</th>
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<th>Transportation</th>
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### Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, under authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Foreign Relations for Travel from Apr. 1 to June 30, 2007—Continued

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<th>Name and country</th>
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<th>Per diem</th>
<th>Transportation</th>
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### Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, under authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Homeland Security and Governmental Affairs Committee for Travel from Apr. 1 to June 30, 2007

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<th>Name of currency</th>
<th>Per diem</th>
<th>Transportation</th>
<th>Miscellaneous</th>
<th>Total</th>
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### Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, under authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Intelligence for Travel from Apr. 1 to June 30, 2007

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<th>Transportation</th>
<th>Miscellaneous</th>
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[Source: Congressional Record — Senate, September 4, 2007]
## Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Intelligence for Travel from Apr. 1 to June 30, 2007

<table>
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<th>Name and country</th>
<th>Name of currency</th>
<th>Foreign currency U.S. dollar equivalent or U.S. currency</th>
<th>Transportation Foreign currency U.S. dollar equivalent or U.S. currency</th>
<th>Miscellaneous Foreign currency U.S. dollar equivalent or U.S. currency</th>
<th>Total Foreign currency U.S. dollar equivalent or U.S. currency</th>
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## Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Energy & Natural Resources for Travel from Apr. 1 to June 30, 2007

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<th>Transportation Foreign currency U.S. dollar equivalent or U.S. currency</th>
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## Consolidated Report of Expenditure of Funds for Foreign Travel by Members and Employees of the U.S. Senate, Under Authority of Sec. 22, P.L. 95–384—22 U.S.C. 1754(b), Committee on Veterans' Affairs for Travel from Apr. 1 to June 30, 2007

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MEDICARE NATIONAL COVERAGE DETERMINATION ON THE TREATMENT OF ANEMIA IN CANCER PATIENTS

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that the Finance Committee be discharged from further consideration and the Senate now proceed to S. Res. 305.

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

The clerk will report the resolution by title.

The assistant legislative clerk read as follows:

A resolution (S. Res. 305) to express the sense of the Senate regarding the Medicare national coverage determination on the treatment of anemia in cancer patients.

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

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motion to reconsider be laid upon the table.

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

The resolution (S. Res. 305) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, reads as follows:

S. Res. 305

Whereas the Centers for Medicare & Medicaid Services issued a final Medicare National Coverage Determination on the Use of Erythropoiesis Stimulating Agents in Cancer and Related Neoplastic Conditions (CAG–000383N) on July 30, 2007;

Whereas 52 United States Senators and 235 Members of the House of Representatives, representing bipartisan majorities in both chambers, have written to the Centers for Medicare & Medicaid Services expressing significant concerns with the proposed National Coverage Determination on the Use of Erythropoiesis Stimulating Agents in Cancer and Related Neoplastic Conditions, issued on May 14, 2007, regarding the use of erythropoiesis stimulating agent therapy for Medicare cancer patients;

Whereas, although some improvements have been incorporated into such final National Coverage Determination, the policy continues to raise significant concerns among physicians and patients about the potential impact on the treatment of cancer patients in the United States;

Whereas the American Society of Clinical Oncology, the national organization representing physicians who treat patients with cancer, is specifically concerned about a provision in the final National Coverage Determination that restricts coverage whenever a patient’s hemoglobin goes above 10 g/dL;

Whereas the American Society of Clinical Oncology has written to the Centers for Medicare & Medicaid Services to note that such a “restriction is inconsistent with both the FDA-approved labeling and national guidelines”; to express deep concerns about such final National Coverage Determination, and to urge that the Centers for Medicare & Medicaid Services reconsider such restriction;

Whereas such restriction could increase blood transfusions and severely compromise the high quality of cancer care delivered by physicians in United States; and

Whereas the Centers for Medicare & Medicaid Services has noted that the agency did not address the impact on the blood supply in such final National Coverage Determination and has specifically stated, “[t]he concern about the adequacy of the nation’s blood supply is not a relevant factor for consideration in this national coverage determination”;

Resolved, That it is the sense of the Senate that—

(1) the Centers for Medicare & Medicaid Services should begin an immediate reconsideration of the final National Coverage Determination on the Use of Erythropoiesis Stimulating Agents in Cancer and Related Neoplastic Conditions (CAG–000383N);

(2) the Centers for Medicare & Medicaid Services should consult with members of the clinical oncology community to determine...
appropriate revisions to such final National Coverage Determination; and
(3) the Centers for Medicare & Medicaid Services should implement appropriate revisions to such final National Coverage Determination as soon as feasible and provide a briefing to Congress in advance of announcing such changes.

REMOVAL OF INJUNCTION OF SECRECY—TREATY DOCUMENT NOS. 110–5 AND 110–6

Mr. WHITEHOUSE. Mr. President, as in each session, I ask unanimous consent that the injunction of secrecy be removed from the following treaties transmitted to the Senate on September 4, 2007, by the President of the United States: 1996 Protocol to Convention on Prevention of Marine Pollution by Dumping of Wastes, Treaty Document No. 110–5; and Amendment to Convention on Physical Protection of Nuclear Material, Treaty Document No. 110–6.

I further ask consent that the treaties be considered as having been read the first time, that they be referred, with accompanying papers, to the Committee on Foreign Relations and ordered to be printed, and that the President’s messages be printed in the Record.

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

The messages of the President are as follows:

To the Senate of the United States:

The Protocol represents the culmination of a thorough and intensive effort to update and improve the London Convention. The London Convention governs the ocean dumping and incineration at sea of wastes and other matter and was a significant early step in international protection of the marine environment from pollution caused by these activities.

Although the Protocol and the London Convention share many features, the Protocol is designed to protect the marine environment more effectively. The Protocol moves from a structure of listing substances that may not be dumped to a “reverse list” approach, which prohibits ocean dumping of all wastes or other matter, except for a few specified wastes. This approach is combined with detailed criteria for environmental assessment of those materials that may be considered for dumping and potential dumping sites.

The Protocol would be implemented through amendments to the Marine Protection, Research, and Sanctories Act (MPRSA), which currently covers London Convention obligations. There will not be any substantive changes to existing practices in the United States, and no economic impact is expected from implementation of the Protocol. I recommend that the Senate give early and favorable consideration to this Protocol and give its advice and consent to ratification, with the declarations and understandings contained in Articles 3 and 10 respectively in the accompanying report of the Department of State.

GEORGE W. BUSH.

To the Senate of the United States:
I transmit herewith for Senate advice and consent to ratification the Amendment to the Convention on the Physical Protection of Nuclear Material (the “Amendment”). A conference of States Parties to the Convention on the Physical Protection of Nuclear Material, adopted on October 28, 1979, adopted the Amendment on July 8, 2005, at the International Atomic Energy Agency in Vienna. I transmit also, for the information of the Senate, the Department of State report on the Amendment. Legislation necessary to implement the Amendment will be submitted to the Congress separately.

The Amendment contains specific provisions to effect a coordinated international response to combating and preventing nuclear terrorism and ensuring global security. It will require each State Party to the Amendment to establish, implement, and maintain an appropriate physical protection regime applicable to nuclear material and nuclear facilities used for peaceful purposes. The aims of the regime are to protect such material against theft or other unlawful taking, to locate and rapidly recover missing or stolen material, to protect such material and facilities against and to mitigate or minimize the radiological consequences of sabotage. The Amendment also provides a framework for cooperation among States Parties directed at preventing nuclear terrorism and ensuring punishment of offenders; contains provisions for protecting sensitive physical protection information; and adds new criminal offenses that each State Party must make punishable by law. States Parties must also either submit for prosecution or extradite any person within their jurisdictions alleged to have committed one of the offenses defined in the Convention, as amended.

This Amendment is important in the campaign against international nuclear terrorism and nuclear proliferation. I recommend, therefore, that the Senate give early and favorable consideration to this Amendment, subject to the understandings described in the accompanying report of the Department of State.

GEORGE W. BUSH.

MEASURES READ THE FIRST TIME—H.R. 2419 AND H.R. 3221

Mr. WHITEHOUSE. Mr. President, I understand there are two bills at the desk, and I ask for their first reading en bloc.

The PRESIDING OFFICER. The clerk will report the bills by title.

The assistant legislative clerk read as follows:

A bill (H.R. 2419) to provide for the continuation of agricultural programs through fiscal year 2012, and for other purposes.

A bill (H.R. 3221) moving the United States toward greater energy efficiency and security, developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure, and to amend the Internal Revenue Code of 1986 to provide tax incentives for the production of renewable energy and energy conservation.

Mr. WHITEHOUSE. Mr. President, I now ask for a second reading en bloc, and I object to my own request en bloc.

The PRESIDING OFFICER. Objection is heard.

The bills will receive their second reading on the next legislative day.

ORDERS FOR WEDNESDAY, SEPTEMBER 5, 2007

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand adjourned until 10 a.m. Wednesday, September 5; that on Wednesday, following the prayer and pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, and the time for the two leaders be reserved for their use later in the day; that there then be a period of morning business until 11:30 a.m. with Senators permitted to speak therein for up to 10 minutes each and that the time be equally divided and controlled between the leaders or their designees, with the Republicans controlling the first half and the majority controlling the final portion, and that during the majority’s time, Senator DORGAN be recognized for up to 20 minutes; that at 11:30 a.m. the Senate resume consideration of the Military Construction/Veterans Affairs Appropriations Act. Further, that on Wednesday the Senate recess from 12:30 p.m. to 2:15 p.m. for the respective party conference meetings.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

WELCOMING BACK SENATOR JOHNSON

Mr. WHITEHOUSE. Mr. President, I would like to announce to the Senate that on Wednesday, Senator JOHNSON is expected to return. Following the caucuses recess period, the Senate will consider a resolution to welcome him back, and I would encourage Members to be on the floor at 2:15 p.m.
ADJOURNMENT UNTIL 10 A.M. TOMORROW

Mr. WHITEHOUSE. Mr. President, if there is no further business to come before the Senate today, I ask unanimous consent that the Senate stand in adjournment under the previous order.

There being no objection, the Senate, at 7:20 p.m., adjourned until Wednesday, September 5, 2007, at 10 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF COMMERCE

CHRISTOPHER A. PADILLA, OF THE DISTRICT OF COLUMBIA, TO BE UNDER SECRETARY OF COMMERCE FOR INTERNATIONAL TRADE, VICE FRANKLIN L. LAVIN, RESIGNED.

DEPARTMENT OF STATE

PAULA J. DOBRIANSKY, OF VIRGINIA, FOR THE RANK OF AMBASSADOR DURING HER TENURE OF SERVICE AS SPECIAL ENVOY FOR NORTHERN IRELAND.

PAUL E. SIMONS, OF VIRGINIA, 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 CHILE.

JAMES FRANCIS MORIARTY, OF MASSACHUSETTS, 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 PEOPLE’S REPUBLIC OF BANGLADESH.

DAN MOZENA, OF IOWA, 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 ANGOLA.

LOUIS JOHN NGRO, JR., OF FLORIDA, 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 ANGOLA.

DEPARTMENT OF LABOR

GREGORY P. JACOB, OF NEW JERSEY, TO BE SOLICITOR FOR THE DEPARTMENT OF LABOR, VICE HOWARD RADZIELY

DEPARTMENT OF HOMELAND SECURITY

ROBERT D. JAMISON, OF VIRGINIA, TO BE UNDER SECRETARY FOR NATIONAL PROTECTION AND PROGRAMS, DEPARTMENT OF HOMELAND SECURITY, VICE GEORGE W. FORRESTER, RESIGNED.

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. EDWARD A. RICE, JR., 0000

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

To be major general

BRIG. GEN. CHRISTOPHER A. INGRAM, 0000

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be admiral

VICE ADM. JONATHAN W. GREENERT, 0000

CONFIRMATION

Executive Nomination Confirmed by the Senate Tuesday, September 4, 2007:

EXECUTIVE OFFICE OF THE PRESIDENT

JIM NUSSLE, OF IOWA, TO BE DIRECTOR OF THE OFFICE OF MANAGEMENT AND BUDGET.

The above nomination was approved subject to the nominee’s commitment to respond to requests to appear and testify before any duly constituted committee of the Senate.

WITHDRAWALS

Executive message transmitted by the President to the Senate on September 4, 2007 withdrawing from further Senate consideration the following nominations:

SCOTT A. KELLER, OF FLORIDA, TO BE AN ASSISTANT SECRETARY OF HOUSING AND URBAN DEVELOPMENT, VICE STEVEN B. NESMITH, RESIGNED, WHICH WAS SENT TO THE SENATE ON JANUARY 9, 2007.

DAVID PALMER, OF MARYLAND, TO BE A MEMBER OF THE EQUAL EMPLOYMENT OPPORTUNITY COMMISSION FOR A TERM EXPIRING JULY 1, 2011, VICE CARI M. DOMINGUEZ, TERM EXPIRED, WHICH WAS SENT TO THE SENATE ON JANUARY 9, 2007.

Mr. DONELLY. Madam Speaker, I rise today to honor and remember the life of U.S. Army Corporal Shawn Hensel, of Logansport, Indiana, who died on August 14, 2007 from wounds sustained during an enemy attack in Baghdad, Iraq. He was assigned to the 2nd Battalion, 23rd Infantry Regiment, 4th Brigade, 2nd Infantry Division (Stryker Brigade Combat Team), Fort Lewis, Washington. Just twenty years old, Shawn lived a life worthy of admiration and respect.

Shortly after learning about his death, Shawn’s father David spoke of the love for Shawn among his family. “Shawn had two sisters that really loved him.” Observing the crowd of people at a memorial service for Shawn one week later, Shawn’s sister Autumn noted “It’s nice to know that he was loved this much.” Shawn was indeed deeply loved by his family and by his community.

Married just eight months ago, Shawn was also loved by his wife, Laci. Laci noted of Shawn, “The love he had for his country was unbelievable.” This observation was reinforced by Jeff Stite, the preacher at the Church of Christ, “He was privileged to wear his uniform, and he wore it wherever he could.” This love of country, this pride in service, played on another quality of Shawn’s. His friend Chuck Porter remarked “Shawn just had a way of getting into your heart.” Shawn’s life and service not only filled our hearts.

The button Shawn’s mother Beth recently has been wearing reads “Our Hero, 1987–2007.” Our hero. This is most certainly what Shawn is now. We are used to speaking of twenty-year-olds, of those recently married, of having lives full of promise and possibility. But Shawn also had a great love of country. And this young man is honored for his sacrifice, for putting that promise and possibility on the line in service to his country.

“I talk to Shawn all the time and ask him to give me strength,” Beth said recently. And Shawn would want us all to be strong. Today I honor Corporal Shawn Hensel’s strength, patriotism, and sacrifice. As I register a Nation’s gratitude, it is my regretful duty to also note our grief. Our thoughts and prayers are with his family and his friends. We join with his wife Laci, his father David, and his mother Beth to mourn his loss. Shawn’s spirit will always be with us. May God Bless Shawn and all those he loved.

Mr. MARCHANT. Madam Speaker, today I would like to pay tribute to Dr. Annette Griffin, superintendent for the Carrollton-Farmers Branch ISD, as recipient of the 2007 Citizen of the Year Award presented by the Carrollton-Farmers Branch Rotary Club. Her foresight and dedication to the students, the teachers, the parents, the administrative staff and the Carrollton-Farmers Branch community is unparalleled and worthy of recognition.

Dr. Griffin earned her Bachelor’s Degree in Elementary Education and Master’s Degree in Reading from Louisiana State University. In 1985, she received her Doctor of Education Degree in Administrative Leadership at the University of North Texas. Never known to rest on her laurels, she continually stays abreast of current activities in her field through post-doctoral classes at Harvard University and Columbia University.

Dr. Griffin began her career as a teacher in the Special Education Department of the Richardson ISD and after four years was promoted to principal within the Richardson ISD. In 1986, Annette joined the Carroll Farmers Branch ISD advancing to become an assistant superintendent until 1990. Dr. Griffin’s career then led her to serve consecutively as superintendent of the Carroll ISD and then in the Duncanville ISD. But as fate would have it, in 1997, Annette was offered the superintendent position of CFB ISD where she remains a steadfast champion for education today.

Annette is an active member in community organizations such as the Rotary Club, the Irving Baylor Hospital Board, Texans CAN! Academy and the Farmers Branch Chamber of Commerce. Many accolades have been bestowed upon Dr. Griffin, most notably the Paul Harris Fellowship, the Texans CAN! Academy Mother of the Year, the University of North Texas alumni of the Year, the Texas Superintendent of the Year and the Metrocrest Chamber of Commerce Citizen of the Year. She especially enjoys volunteering at the Rotary International Four Way Test Speech Contest where she can hear what local high school students have to say about important issues.

Annette and her husband, Allen, have been married for thirty-five years and have a daughter, Alana, and a son, Tim. Carrollton-Farmers Branch ISD and the community are very fortunate to have Dr. Griffin leading their young people to a brighter future. She is a strong advocate for excellence and has continually enhanced the lives of many through her sense of commitment and progressive vision. It is truly an honor to represent Dr. Annette Griffin in the 24th District of Texas.

Mr. BURGESS. Madam Speaker, I rise today to congratulate Mr. Phil Diebel upon his retirement after over 27 years with the University of North Texas in Denton, Texas. In 1981, Mr. Diebel joined the UNT family as controller, and soon became vice president for finance and business affairs, his role for over 20 years. By 2001, he held the position of vice chancellor for finance for the UNT System. His long and distinguished career meant that he worked for North Texas State University, before its official name changed to the University of North Texas.

During his tenure Mr. Diebel worked with two chancellors as well as three presidents of UNT. He watched the UNT system grow from what was largely known as a commuter school to a thriving public university system; one of only six in Texas. Under his tenure, the student size dramatically increased, the university purchased and constructed seven new residence halls, the UNT Dallas Campus opened, involvement in the present effort to secure a UNT law school in Dallas took place, and the UNT health science campus in Fort Worth became a significant asset in the university system.

His decades at UNT were not simply a matter of Mr. Diebel’s official positions. He served and gave leadership in many UNT efforts over the years, including serving as chair of the responsibilities center management (RCM), tuition review, and capital projects planning committees. He was executive sponsor of the Enterprise-wide Information System (EIS), and served on the Southern Association of Colleges & Schools, SACS, reaffirmation team, and as a chair for committee with the Texas Higher Education Coordinating Board.

But Mr. Diebel’s giving nature was not only directed at UNT. An active member of the north Texas community, he served on the Denton advisory board for the Salvation Army; governing board of the North Texas Public Broadcasting, KERA; advisory board of the Denton Regional Medical Center; governing board of the Texas Guaranteed Student Loan Corporation; governing board of the United Way of Denton County; Board of Trustees of the Selwyn School; redistricting committee of the Denton Independent School District; and Denton County Housing Finance Corporation.

So with great respect I extend sincere congratulations to Mr. Phil Diebel on his much-deserved retirement. He is a true friend of UNT and the Denton community and I have been honored to know him as a friend and wish he and Polly much satisfaction in retirement.
RECOGNIZING CALEB D. HENDERSON FOR THE AWARD OF EAGLE SCOUT

HON. SAM GRAVES
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly pause to recognize Caleb D. Henderson, a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, and by earning the most prestigious award of Eagle Scout.

Caleb has been very active with his troop, participating in many Scout activities. Over the years Caleb has been involved in Scouting, he has earned 27 merit badges and held numerous leadership positions, serving as Assistant Senior Patrol Leader. Caleb is also an Ordeal Member of the Order of the Arrow and earned the World Conservation Award in February 2007.

For his Eagle Scout project, Caleb designed and trained Scouts in concrete work and supervised the construction of a dumpster pad facility for North Oak Christian Church in Kansas City. Caleb has also attended the H. Roe Bartle Scout Reservation, and three camporees and two Klondike Derbys.

Madam Speaker, I proudly ask you to join me in commending Caleb D. Henderson for his accomplishments with the Boy Scouts of America and his efforts put forth in achieving the highest distinction of Eagle Scout.

CONFERENCE REPORT ON H.R. 2272, AMERICA COMPETES ACT

SPIECH OF
HON. BETTY MCCOLLUM
OF MINNESOTA
IN THE HOUSE OF REPRESENTATIVES
Thursday, August 2, 2007

Ms. McCOLLUM of Minnesota. Mr. Speaker, I rise in support of H.R. 2272, the 21st Century Competitiveness Act.

I want to commend my colleagues on both sides of the aisle for working together on this important legislation that responds to the global economic challenges our country faces. This bill ensures that American students, teachers, businesses, and workers are prepared to continue leading the world in innovation, research, and technology well into the future.

In order for the United States to remain competitive in the global economy, we must invest in education. This bill will allow more students to be trained in math, science, engineering, and technology education through quality, innovative teacher-training programs. As a result, our future generation will be able to transform ideas into new technologies that will boost our economy and create good jobs here at home.

Sadly over the last decade, U.S. Federal funding for research and development has declined steadily. H.R. 2272 makes a renewed commitment to independent scientific research by increasing funding for the National Science Foundation, NSF, the National Institute of Standards and Technology, NIST, and the Department of Energy’s Office of Science. This bill provides grants for outstanding researchers and coordinates research ideas and infrastructure needs between universities, national labs, and Government agencies.

In addition, creating a new energy policy is a top priority for the new Democratic majority. Clean energy will create high-paying American jobs, strengthen our national security, lower costs for consumers, and reduce global warming. The 21st Century Competitiveness Act strengthens our national commitment to energy research and innovation by creating a new Advanced Research Agency for Energy, ARPA-E.

Finally, H.R. 2272 increases support for innovative entrepreneurs. Small businesses are often the catalyst for new innovations; however these businesses face significant obstacles that limit their efforts to transform ideas into reality. This bill increases funding for the Manufacturing Extension Partnership, MEP, and also creates the Technology Innovation Program, TIP, that supports small businesses that are developing technologies that will benefit our country and world.

I urge my colleagues to join me in support of this critical legislation that ensures the United States’ global competitiveness.

HONORING NORTH LAKE COLLEGE FOR 30 YEARS OF EDUCATIONAL EXCELLENCE

HON. KENNY MARCHANT
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MARCHANT. Madam Speaker, today I rise to honor North Lake College in celebration of its 30th anniversary of educational excellence.

North Lake College’s main campus is set on 276 acres in Irving-Las Colinas business center. The college has expanded its facilities to provide diverse services and programs for its students. From the construction of expanded Science and Medical Professions Building, a Workforce Development Center, and a General Purpose Building on the main campus to satellite campuses in downtown Irving, the South Irving Center and the Dallas-Fort Worth Education Center, North Lake is continually meeting the needs of its students and community.

Since opening its doors in the Fall of 1977, North Lake has increased its enrollment from 2,823 students to 9,415 credit students in the Fall of 2006. It is an accredited public community college with an open door admission policy. As part of the Dallas County Community College District, North Lake is committed to “Closing the Gaps” a Texas state initiative to continually increase enrollment goals for all population groups. Today, North Lake College serves approximately 23,000 credit students and 12,000 continuing education students. The college’s expert planning and partnerships has contributed to its success in offering students a variety of occupational and degree programs preparing them for employment in the workforce or transferring to any Texas public university or college. North Lake offers degrees in Associate of Arts, Associate of Science, and Bachelor of Applied Sciences in more than 24 areas of study. In addition to the degree programs, students can earn certifications in more than 60 career fields.

North Lake College’s 30th anniversary is worthy of recognition. Its beautiful campuses, its diverse and growing enrollment, and its wide array of educational degree and certification programs are all a testament of educational excellence. I am honored to represent such a respected collegiate institution in the 24th District of Texas.

AARON ADDISON TAYLOR FOR THE AWARD OF EAGLE SCOUT

HON. SAM GRAVES
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly pause to recognize Aaron Addison Taylor, a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, and by earning the most prestigious award of Eagle Scout.

Aaron has been very active with his troop, participating in many scout activities. Over the years Aaron has been involved in scouting, he has earned 25 merit badges and held numerous leadership positions, serving as Quarter-master and Senior Patrol Leader. Aaron is also an Ordeal Member of the Order of the Arrow and entered the Tribe of Mic-O-Say as Brave Unyielding Rock in 2006 and elevated to Hardway Warrior in 2007. For his Eagle Scout project, Aaron designed and procured materials for and supervised the construction of “no-plastic planter boxes for residents of the Kansas City Garden Village assisted living community. Aaron has also attended the H. Roe Bartle Scout Reservation, and 3-year attendance at District Camporee and Klondike Derbys.

Madam Speaker, I proudly ask you to join me in commending Aaron Addison Taylor for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

CONGRATULATING COLT KNOST FOR U.S. AMATEUR VICTORY

HON. MICHAEL C. BURGESS
OF TEXAS
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. BURGESS. Madam Speaker, I rise today to congratulate Pilot Point native Colt Knost on his victory at the 107th U.S. Amateur Championship. Knost defeated Michael Thompson, 2 and 1, in the 36-hole final match.

The Amateur is one of 13 national championships conducted annually by the United States Golf Association, 10 of which are strictly for amateurs. The USGA is the national governing body of golf in this country and Mexico, a combined territory that includes more than half the game’s golfers and golf courses.

Colt Knost, 22, played at Southern Methodist University. With this victory, Knost became the sixth golfer in history to win two USGA championships in the same season, and the second to win the Amateur and the Amateur Public Links in the same year. Knost...
has a very tough decision ahead of him for he must decide if he will wait to use those amateur berths at Augusta and Torrey Pines or if he will turn pro.

I would like to offer my sincerest congratulations to Mr. Colt Knost. His commitment to being the best in his sport shows that drive and dedication can make the difference between good and great. I wish him success in the future, and I am very proud to have him as a constituent of the 26th District of Texas.

LILLEY LEDBETTER FAIR PAY ACT OF 2007

SPEECH OF
HON. BETTY MCCOLLUM
OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 31, 2007

Ms. McCOLLUM of Minnesota. Madam Speaker, I rise today in strong support of the Lilly Ledbetter Fair Pay Act to restore important protections for victims of pay discrimination.

On May 29, 2007, in a 5-4 ruling the Supreme Court issued a decision in the case of Ledbetter v. Goodyear making it much more difficult for workers discriminated against on the basis of sex, race, color, religion, national origin, or age to sue their employers because of disparate pay.

In this decision, the Court ruled that Lilly Ledbetter, a former supervisor at a tire plant in Alabama, was not eligible to receive back pay for pay discrimination because she had not filed her claim within 180 days after the first unlawful employment practice occurred.

However, as Justice Ruth Bader Ginsburg highlighted in her dissent, pay discrimination occurs over time in small increments and is frequently not discovered for many years. It is more than disappointing that this decision increases the barriers to fair compensation for victims of pay discrimination.

The Lilly Ledbetter Fair Pay Act, of which I am a cosponsor, will allow pay discrimination claims to be filed within 180 days of the issuance of any discriminatory paycheck, not necessarily the first paycheck as the Supreme Court ruled. This legislation restores the previously established interpretation of Title VII of the Civil Rights Act.

H.R. 2831 makes it clear to employers and employees alike that pay discrimination is unacceptable. It is unacceptable from the moment the first discriminatory paycheck is issued until the day that worker receives the compensation s/he earned.

Madam Speaker, pay discrimination is unjust and it is illegal. I urge my colleagues to join me in supporting fairness for working families and voting for H.R. 2831.

CHRISTOPHER AUSTIN GROSSMAN
FOR THE AWARD OF EAGLE SCOUT

HON. SAM GRAVES
OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly pause to recognize Christopher Austin Grossman, a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, and by earning the most prestigious award of Eagle Scout.

Christopher has been very active with his troop, participating in many scout activities. Over the years Christopher has been involved in scouting, he has earned 34 merit badges and held numerous leadership positions, serving as Instructor, Patrol Leader and Troop Scribe. Christopher is also an Ordeal Member of the Order of the Arrow and entered the Tribe of Mic-O-Say as Brave Fierce Striking Sandstorm and elevated to Hardway Warrior in 2004. He has also earned the World Conservation Award in February 2003.

For his Eagle Scout project, Christopher designed and procured materials for and supervised the construction of a storage outbuilding for Veterans of Foreign Wars Post 7356 in Parkville, Missouri. Christopher has also attended the H. Roe Bartle Scout Reservation, and three year attendance at District Camporee and Klondike of Commerce.

Madam Speaker, I proudly ask you to join me in commending Christopher Austin Grossman for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

HONORING THE RETIREMENT OF JOE HENNIG AS THE EULESS CITY MANAGER

HON. KENNY MARCHANT
OF TEXAS

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MARCHANT. Madam Speaker, I rise today in recognition of Mr. Joe Hennig on the occasion of his retirement on October 1, 2007 after fifteen years of commendable public service. Prior to his appointment as Eul ess City Manager in 1999, Mr. Hennig began working in Eul ess as director of development services, assistant city manager and deputy city manager. He also spent twenty-three years with Texas Utilities.

A capable leader, Mr. Hennig has been a guiding force behind many businesses and economic developments in the City of Eul ess. He facilitated the transformation and improvement of the City’s Main Street corridor as well as every major thoroughfare in Eul ess including Harwood Road, Industrial Boulevard, Pipeline Road and Glade Road. Mr. Hennig also brokered a deal with the Dallas/Fort Worth Airport securing millions of dollars in tax revenue, which in 2002, was used to construct a new police and courthouse building on Texas 10. Due to Hennig’s strategic business foresight, numerous new businesses have opened along Texas Highway 121.

Mr. Joe Hennig has been involved with numerous civic organizations such as the United Way, the Chamber, the Boy Scouts of America, the Rotary Club and the YMCA. In addition, he has been an active member in many municipality associations, the most recent of which include North Texas City Management Association, Texas City Management Association and International City Management Association.

He and his wife, Jan, have a daughter, Shay and a son, Brandon. He also has six beautiful grandchildren: Isabella, Ava, Jack, Carlie, Claire, and Clint.

Madam Speaker, in closing, I would like to extend my gratitude to Joe Hennig for his numerous years of service and dedication to the City of Eul ess. His leadership will be greatly missed but his vision for a brighter future for Eul ess will live forever. I am proud to serve him in the 24th District of Texas.

IN MEMORY OF BOBBY WEBBER

HON. MICHAEL C. BURGESS
OF TEXAS

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. BURGESS. Madam Speaker, I rise today in memory of Bobby Webber, a former state representative from Fort Worth.

Mr. Webber was born Sept. 16, 1937, in Madisonville, Texas. After his family moved to Fort Worth, in the 1940s, he served for five terms in the City Council. After attending Howard University, Mr. Webber joined the Army in 1959, serving in the 101st Airborne as a para trooper. He was discharged in 1962 and received a bachelor’s degree in business administration from the University of North Texas, my alma mater.

Over the years, Mr. Webber built up several business interests in Fort Worth, including Angelic Webber Funeral Home, Eastwood Village Nursing Home and a family-owned Insurance company.

A continued advocate for Fort Worth’s African American community, Mr. Webber won a seat in the Texas House. He understood the needs of his constituents and represented them with commitment and enthusiasm.

Mr. Webber’s dedication to Fort Worth was not simply a matter of politics; it was a matter of heart. He served as pastor of Greater St. James Baptist Church in Fort Worth and Community Missionary Baptist Church in Arlington.

His survivors include his mother, Charlie Mae Webber of Fort Worth; two sisters, Joann Breedlove and Janice Avery, both of Fort Worth; a brother, Joseph Webber of Fort Worth; and a daughter, Vanessa Jean Webber, and grandson, Alvin James III, of Atlanta.

I would like to recognize Mr. Webber for his tremendous service to Fort Worth and his fellow man. His spirit of fairness and equality should be seen as an example to us all. I was honored to have represented him in the U.S. House of Representatives.

HONEST LEADERSHIP OPEN GOVERNMENT ACT OF 2007

SPEECH OF
HON. BETTY MCCOLLUM
OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, July 31, 2007

Ms. McCOLLUM of Minnesota. Mr. Speaker, I rise in support of the Honest Leadership Open Government Act and commend Speaker Pelosi and Chairman Conyers for their work to take this important step to restore accountability to Washington and implement this much-needed reform.

S. 1 puts the priorities of American families before special interests, bringing real transparency to lobbyists’ activities by doubling the...
CONGRESSIONAL RECORD — Extensions of Remarks  September 4, 2007

frequency of lobbyists’ reporting and establishing a searchable public database of this disclosure information. It also requires Members of Congress to disclose job negotiations for post-Congressional employment and creates a public database online of Member travel and financial disclosure forms. Further, the Honest Leadership Open Government Act prohibits Members convicted of certain felonies from receiving a congressional pension.

In the first 100 hours of the 110th Congress, we passed new House Rules imposing the toughest ethics standards ever. These rules banned gifts, meals and trips paid for by lobbyists. Today, the House takes the next step in voting on this final House-Senate agreement on ethics and lobby reform.

S. 1 has the support of a wide range of organizations working to increase openness and honesty in government. I would like to include for the RECORD a letter from several major groups including Common Cause, League of Women Voters, and Public Citizen, expressing their support for this bill.

These important reforms cannot be delayed any longer. The Democratic Congress will send this tough lobbying reform bill to the President’s desk. I urge him to listen to the American public and sign this bill into law.

RECOGNIZING NICHOLAS ST. CLAIR FOR ACHIEVING THE RANK OF EAGLE SCOUT

HON. SAM GRAVES OF MISSOURI IN THE HOUSE OF REPRESENTATIVES Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly pause to recognize Nicholas St. Clair, a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 175, and in earning the most prestigious award of Eagle Scout.

Nicholas has been very active with his troop, participating in many scout activities. Over the many years Alex has been involved with scouting, he has earned 39 merit badges and held numerous leadership positions, serving as Patrol Leader, Quartermaster and Den Chief to the Pack. Nicholas is also a Tribe Warrior in the Tribe of Mic-O-Say.

For his Eagle Scout project, Nicholas created a secondary emergency evacuation trail at Daniel Young Elementary School for Keystone Park in Blue Springs, Missouri. Nicholas has also earned several special awards including the 12 Month Camper A ward, the Internet Safety Award, and the 50 Miler Award.

Madam Speaker, I proudly ask you to join me in commending Nicholas St. Clair for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

CONGRATULATING REV. WELDON G. DANIELS ON RETIREMENT

HON. MICHAEL C. BURGESS OF TEXAS IN THE HOUSE OF REPRESENTATIVES Tuesday, September 4, 2007

Mr. BURGESS. Madam Speaker, I rise today to recognize the contributions of the Rev. Weldon G. Daniels who is retiring after 37 years as the pastor of Pilgrim Valley Missionary Church.

Mr. Daniels accepted the call as pastor of Pilgrim Valley in January of 1971. Under his leadership, the church’s membership growth required a new facility, and over the years, he supervised improvements including the addition of air conditioning and heat for classrooms. The sanctuary was also updated with a sound system, worship furnishings, and he secured donated bibles and hymnals for the growing congregation.

Rev. Daniels always ensured that all of the improvements were accomplished in a financially responsible manner, with all notes retired. His leadership also ensured organization of the Prayer Band, a Young Women’s Mission and Orientation Committee and the reorganization of the Angel’s Choir. Additionally, his leadership inspired twenty-two from the congregation to enter the ministry and an additional twenty-nine to become Associate Pastors.

Rev. Daniels also served as the past president of the Baptist Ministers Union, the Harris Hospital Board, the United Way Board, Chair of the M.L.K. Committee and was both the first African American on the Crime Commission board and founder of Ministers Against Crime (M.A.C.).

I am honored to represent Rev. Daniels and the life of service and community leadership that he embodies for the residents of Southeast Fort Worth.

CELEBRATING THE 100TH ANNIVERSARY OF THE VILLAGE OF DUPO, ILLINOIS

HON. JERRY F. COSTELLO OF ILLINOIS IN THE HOUSE OF REPRESENTATIVES Tuesday, September 4, 2007

Mr. COSTELLO. Madam Speaker, I rise today to ask my colleagues to join me in recognizing the 100th anniversary of the incorporation of the Village of Dupo, Illinois.

In the late 17th century, the French settled the area known as the American Bottom along the eastern banks of the Mississippi River, between the Illinois and Kaskaskia Rivers. One of the early French settlements was Prairie du Pont which was established around 1750, about a mile south of the village of Cahokia.

One of the geographic advantages of the Prairie du Pont area is that it is about 10 to 12 feet higher than much of the surrounding area. Being in the Mississippi River flood plain, this was probably responsible for early residents of Cahokia settling in the area to escape the frequent floods. This was also an important consideration in the decision of the Missouri Pacific Railroad locating their switching yards there. With the yards came the homes and shops for the railroad workers and soon a new town was born. In 1907, the name Prairie du Pont was shortened and the Village of Dupo was incorporated.

Oil was discovered near Dupo in 1928 and, for a brief period, there was considerable drilling and expectation of a new source of revenue. Within a couple of years, however, it became apparent that the oil field could not sustain further drilling and Dupo remained principally a railroad town. Today, most north-south traffic through this area goes through the Dupo yards.

Just as the railroads were influential in Dupo’s formation, another transportation link holds promise for the future. I—255, part of the beltway that encircles the St. Louis metropolitan area, runs right by Dupo and offers exciting opportunities for development. As Dupo celebrates its centennial, it can enjoy its rich history while looking forward to a bright future.

Madam Speaker, I ask my colleagues to join me in celebrating the 100th anniversary of the Village of Dupo, Illinois and to wish them the best as they move forward in the years to come.

HONORING THE LIFE OF RHETAUGH DUMAS, PH.D, RN, FAAN

HON. JOHN D. DINGELL OF MICHIGAN IN THE HOUSE OF REPRESENTATIVES Tuesday, September 4, 2007

Mr. DINGELL. Madam Speaker, I rise today to pay tribute to the life of Rhetaugh Graves Dumas, PhD, RN, FAAN, who passed away on July 22, 2007.

Rhetaugh Dumas had an exemplary life and career as an esteemed international leader in nursing and health care.

Dr. Dumas served as the dean of the School of Nursing at the University of Michigan from 1981 to 1994 in which she had a major impact on the advancement of nursing, health care, and academic programs. In 1994 she was named vice provost for health affairs and the Lucille Cole Professor of Nursing. She retired from active faculty status in December 2001, after 20 years of service to the University of Michigan.

Before arriving at the University of Michigan Dr. Dumas was a deputy director at the National Institutes of Mental Health. She was the first woman, the first nurse, and the first African-American to serve as a deputy director at NIH.

Earlier in her career, Dr. Dumas served on the faculty of Yale University’s School of Nursing and director of nursing at the Connecticut Mental Health Center at the Yale-New Haven Medical Center.

Dr. Dumas, born in Natchez, Mississippi, received her bachelor’s degree in nursing from Dillard University, master’s degree in psychiatric nursing from Yale and her Ph.D. degree in social psychology from Union Graduate School, Union for Experimenting Colleges and Universities.

Mr. Dingell served on a number of national boards and committees including as an appointee to the President’s National Bioethics Advisory Committee during the Clinton administration.

Madam Speaker, I ask that my colleagues join me in extending the appreciation of the U.S. House of Representatives for all the contributions Rhetaugh Grave Dumas made to our Nation during her extraordinary life.
RECOGNIZING GRANT P. GOULD FOR ACHIEVING THE RANK OF EAGLE SCOUT

HON. SAM GRAVES
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly pause to recognize Grant P. Gould, a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 433, and by earning the most prestigious award of Eagle Scout.

Grant has been very active with his troop, participating in many scout activities. Over the many years Grant has been involved with scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community.

Madam Speaker, I proudly ask you to join me in commending Grant P. Gould for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

PERSONAL EXPLANATION

HON. YVETTE D. CLARKE
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Ms. CLARKE. Madam Speaker, on rolcall No. 824, I was unavoidably absent. Had I been present, I would have voted “nay.” On rolcall No. 825, I would have voted “yea.” On rolcall No. 826, I would have voted “nay.” On rolcall No. 827, I would have voted “yea.” On rolcall No. 828, I would have voted “nay.” On rolcall No. 829, I would have voted “yea.” On rolcall No. 830, I would have voted “yea.” On rolcall No. 831, I would have voted “nay.” On rolcall No. 832, I would have voted “yea.” On rolcall No. 833, I would have voted “nay.” On rolcall No. 834, I would have voted “nay.” On rolcall No. 835, I would have voted “nay.” On rolcall No. 836, I would have voted “nay.” On rolcall No. 837, I would have voted “yea.” On rolcall No. 838, I would have voted “nay.” On rolcall No. 839, I would have voted “nay.” On rolcall No. 840, I would have voted “nay.” On rolcall No. 841, I would have voted “nay.” On rolcall No. 842, I would have voted “nay.” On rolcall No. 843, I would have voted “nay.” On rolcall No. 844, I would have voted “nay.” On rolcall No. 845, I would have voted “nay.” On rolcall No. 846, I would have voted “yea.”

HONORING OFFICER NORVELLE BROWN: DEDICATED TO PUBLIC SERVICE

HON. WM. LACY CLAY
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. CLAY. Madam speaker, I rise today to pay tribute to Officer Norvelle Brown for being extremely courageous and dedicated while serving with the St. Louis Metropolitan Police Department. Officer Brown was just 22 years old when he was killed in the line of duty while proudly and heroically serving the St. Louis community. His immense contribution to reducing crime in St. Louis, his bravery and his kindness will never be forgotten.

Officer Brown was hired by the St. Louis Metropolitan Police Department in 2006. In his 11 months of duty, Officer Brown has been an exceptional performer within the Seventh District. He recently received the Chief’s Letter of Commendation, which recognized him for going above and beyond the call of duty. In addition to earning the reputation of being a hard working and devoted officer, he loved his job and was committed to keeping the streets safe.

Officer Brown was a passionate public servant, steadfast in his desire to make a positive difference in his community. A graduate of Vashon High School, Officer Brown remained involved with his alma mater by serving as a mentor to students and members of their football team. He was also a coach for the Police Athletic League.

Madam Speaker, I would like to extend my deepest condolences to Officer Brown’s family and let them know how very proud the St. Louis community is of this remarkable young man.

PERSONAL EXPLANATION

HON. YVETTE D. CLARKE
OF NEW YORK
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Ms. CLARKE. Madam Speaker, on rolcall No. 817, I was unavoidably absent. Had I been present, I would have voted “nay.” On rolcall No. 818, I would have voted “yea.” On rolcall No. 819, I would have voted “yea.” On rolcall No. 820, I would have voted “nay.” On rolcall No. 821, I would have voted “yea.” On rolcall No. 822, I would have voted “yea.” On rolcall No. 823, I would have voted “yea.”

HONORING KEN WILLMARTH

HON. GEORGE RADANOVIICH
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. RADANOVIICH. Madam Speaker, I rise today to congratulate Mr. Ken Willmarth upon his retirement as the Stanislaus County 4-H Youth Development Advisor with UC Cooperative Extension. Mr. Willmarth was recently honored by workers at a retirement dinner in Modesto, CA.

Ken Willmarth has always been very involved in the community. As a young man he volunteered with the Peace Corps. As the 4-H Youth Development Advisor he guided more than 1,200 4-H members and more than 500 4-H leaders at any given time. Mr. Willmarth continues to be involved in his community through his work with the Stanislaus County Fair and Camp Sylvester. Along with volunteering his time, he plans on working towards an advanced degree from California State University, Stanislaus.

Ken Willmarth has been a pillar in his community, especially within 4-H. Within the organization he has influenced a great number of club members and had the opportunity to work with many more throughout the organization. His involvement in 4-H allowed him to work with community leaders, project leaders and the community at large to benefit youth programs.

Madam Speaker, I rise today to commend and congratulate Mr. Ken Willmarth on his retirement from Stanislaus County. I invite my colleagues to join me in wishing Mr. Willmarth many years of continued success.

TRIBUTE TO CHIEF WARRANT OFFICER SHELDON D. SCHULTZ

HON. BILL SHUSTER
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. SHUSTER. Madam Speaker, I rise today to honor CWO Sheldon D. Schultz, a fallen Vietnam veteran whose remains have finally been returned home to Altoona, PA. Schultz was killed in Vietnam in January 1968, when his helicopter was struck by artillery fire. For 39 years, Sheldon Schultz and his crew were unaccounted for.

Sheldon was only 18 years old at the time of his death, but those that knew him described him as a role model, one who looked...
out for the neighborhood kids and was excited to serve his country. He joined the U.S. Army immediately following high school, graduating from helicopter pilot school and arriving in Vietnam in 1967. While he only served a little over a year before his death, Schultz earned many honors, including a Purple Heart, Good Conduct Medal, National Defense Service Medal, Army Aviator Wings, and an Expert Marksmanship Badge. In addition, Schultz’s name is engraved on the Vietnam Veterans Memorial.

Sheldon Schultz’s return home brings comfort and relief to his family, who went years without much information about his death. Madam Speaker, Sheldon Schultz dedicated his life to serving his country. His homecoming is a solemn reminder of the sacrifices our soldiers make in service to our Nation. Our thoughts are with his family, his fellow Vietnam veterans and members of his community. Another soldier has been brought home.

RECOGNIZING LOYD LEROY SPICER

HON. SAM GRAVES
OF MISSOURI
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Mr. GRAVES. Madam Speaker, I proudly ask you to join me in recognizing Loyd Leroy Spicer of Guilford, Missouri. Loyd celebrated his 90th birthday and it is my privilege to offer him my congratulations on achieving this important milestone. Loyd is a fine citizen of Missouri and the Guilford community. It is an honor to represent Loyd in the United States Congress, and I wish him all the best on this birthday and many more in the future.

NEW DIRECTION FOR ENERGY INDEPENDENCE, NATIONAL SECURITY, AND CONSUMER PROTECTION ACT

SPEECH OF
HON. JANICE D. SCHAKOWSKY
OF ILLINOIS
IN THE HOUSE OF REPRESENTATIVES

Saturday, August 4, 2007

The House in Committee of the Whole House on the State of the Union had under consideration the bill (H.R. 3221) moving the United States toward greater energy independence and security, developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure.

Ms. SCHAKOWSKY. Mr. Chairman, I rise in strong support of the Udall-Platts amendment. This amendment allows the United States to adopt a renewable portfolio standard of 15 percent by 2020 that fulfills our obligation as the world’s lone superpower to be at the forefront in protecting the environment.

The need for a renewable portfolio standard is clear. With only 5 percent of the world population, the United States produces nearly 25 percent of global heat-trapping emissions. Electricity generation accounts for fully one-third of these emissions. We have a responsibility and a compelling interest to significantly reduce these harmful emissions. Renewable electricity standards offer a smart, affordable climate solution with a proven track record.

Passing a renewable fuel standard not only reduces our nation’s harmful impact on the environment, it also makes us more secure. Today, the United States imports nearly 60 percent of its oil from the Middle East and politically unstable nations such as Algeria, Nigeria and Venezuela. As alarming as this statistic is, evidence suggests that unless we change our behavior, the situation will only become more dire. In fact, a recent study found that if the United States continues its current consumption without increasing its domestic production, by 2010 we will have to import 75 percent of our fuel.

To prevent this sort of prediction from becoming a reality, it is crucial, that the United States takes steps to decrease its dependence on foreign oil. The 15 by 20 principle is the answer to this challenge. It can be achieved by tapping a multitude of natural resources. We can harvest the sun and wind to produce new energy. We can grow a wide variety of crops to produce ethanol and biodiesel and we can utilize livestock wastes to produce biogas and generate new power sources.

In addition to the advantages that renewable energy holds in terms of environmental and national security issues, there is also a strong economic incentive as well. Many renewable energy facilities are located near key regions across rural America. These facilities provide good jobs, often near small towns which have suffered from population declines. Currently, renewable energy accounts for about 14 percent of the world’s energy consumption. While this number is encouraging, the United States lags behind. According to a September 2006 report by the Center for American Progress, just over 6 percent of our electricity needs come from renewable energy sources.

We can do better, and, Americans want us to do better. I believe that setting a goal of 15 percent of America’s total energy needs from renewable sources by 2020 sets us on the right path. I strongly endorse this amendment and I urge my colleagues to support it.

TRIBUTE TO VIOLET MOORHOUSE,
U.S. GOVERNMENT PRINTING OFFICE

HON. ROBERT A. BRADY
OF PENNSYLVANIA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Mr. BRADY of Pennsylvania. Madam Speaker, as chairman of the Committee on House Administration and of the Joint Committee on Printing, I want to recognize Ms. Violet Moorhouse, a long-time map cataloger at the Government Printing Office, who retired on July 31, 2007, following nearly 40 years of dedicated service.

Ms. Moorhouse went to work at the GPO in 1968 committed to serve the public, a commitment strengthened by a desire to do something positive following the assassinations of Dr. Martin Luther King, Jr. and Senator Robert F. Kennedy in 1968. During her long career, Ms. Moorhouse worked in almost every type of library, including public, school, university, and special libraries. Prior to GPO, she cataloged documents at the New York Public Library. After working on cataloging general monographs, Ms. Moorhouse turned to map cataloging when maps were brought into GPO’s Federal Depository Library Program in the 1970s. She cataloged all types of Federal maps, including sectional images, maps on microfiche and CD-ROM from the U.S. Geological Survey, the U.S. Forest Service, and the National Park Service. She pioneered many currently used cataloging practices for maps while welcoming innovation in technology and cataloging that allowed more timely access to these important materials. She also trained incoming librarians in map cataloging, and was generous in sharing her expertise and detailed knowledge of the nuances of Federal maps with others.

During her career, Ms. Moorhouse contributed more than 100,000 bibliographic records to the Catalog of United States Government Publications and initiated many geographic name authority records in the Library of Congress authority database, providing a deep contribution to the field of geophysical data. Her prodigious talents were so valued that in 1998 she received the American Library Association’s Map and Geography Round Table (MAGERT) award, which is presented to librarians for outstanding library leadership. Her articles on GPO map cataloging appeared regularly in the MAGERT publication “base line” and in GPO’s “Administrative Notes” newsletter. She also wrote the chapter on the Superintendent of Documents classification of maps in GPO’s Classification manual. Ms. Moorhouse was active in the ALA’s Government Documents Round Table and in the Cartographic Users Advisory Council, as well as in MAGERT.

Ms. Moorhouse earned a B.A. in English and comparative literature at the University of California, Berkeley. She earned an M.L.S. while on a one-year fellowship at Berkeley. She also did graduate work in Far Eastern Regional studies, with an emphasis on China, at the University of the Pacific, and continued her academic studies in the computer and cartographic fields in Washington, D.C.

I ask my colleagues to join me in thanking Ms. Moorhouse for her significant contributions to the GPO through her distinguished service in the Federal Depository Library Program, and extending best wishes for her well-earned retirement.

HONORING CODY GRATER OF SPRING HILL, FLORIDA

HON. GINNY BROWN-WAITE
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Ms. GINNY BROWN-WAITE of Florida. Madam Speaker, I rise today to honor an American soldier who gave his life in service to our Nation.

Army Private First Class Cody C. Grater of Spring Hill, Florida was killed in action when he was struck by a rocket-propelled grenade near Baghdad, Iraq. Pfc. Grater is survived by his mother, Anita Lewis, stepfather Larry Decker of Spring Hill and sister Cheyanne Decker.

While standing guard duty on the rooftop of an outpost in Baghdad, Cody’s position was...
hit by a rocket propelled grenade. He was killed, and another soldier stationed nearby was injured in the blast. During his time in the military, Cody had been awarded the Bronze Star, Purple Heart, National Defense Service Medal, Iraq Campaign Medal, Global War on Terrorism Medal, Army Service Ribbon and the Combat Action Badge.

Growing up in Hernando County, Cody had attended Springstead High School, where he had many friends and enjoyed working with cars and all things mechanical. An avid military buff as a child, Cody read military themed books and played with toys that dealt with the military. Prior to his enlistment in the Army, Cody was an active part of the Spring Hill Community, working with local elected officials to gain support for the construction of a skateboard park for area youth.

Joining the Army in April, 2006, Cody was assigned to the 407th Brigade Support Battalion, 2nd Brigade Combat Team. He then completed Motor Transport Operator Advanced Individual Training at Fort Leonard Wood, Missouri and was re-assigned as a vehicle driver with the 82nd Airborne Division.

Halfway through his fourteen month tour in Iraq, Cody had planned to re-enlist so that he could work with Blackhawk helicopters. His stepfather said that Cody loved the military and that “It was his goal to make the Army his career, which he loved. He was proud of serving his country.” A firm believer in the mission he was fighting in Iraq, Cody was disappointed that people back home in the United States did not see the positive results of the military’s efforts there.

Madam Speaker, it is soldiers like Pfc. Cody Grater who have volunteered to protect the freedoms that all Americans hold dear. While brave men and women like Cody have perished in the name of freedom and liberty, his family, friends and loved ones should know that this Congress will never forget his sacrifice and commitment.

TRIBUTE TO THE MEMORY OF DR. JEANNETTE A. ALLEN WILLIAMS

HON. DONALD M. PAYNE
OF NEW JERSEY
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. PAYNE. Madam Speaker, it is with heartfelt sympathy that I ask my colleagues here in the House of Representatives to join me as I rise to offer a tribute to the memory of Dr. Jeannette A. Allen Williams. Dr. Williams was a remarkable educator and an outstanding role model. With her passing on Wednesday, August 22, 2007, our greater community has lost one of its more valiant leaders. Fortunately, she leaves a legacy that her family, friends and colleagues can recall with a great deal of pride.

Truly, the cities of Newark, Jersey City and Plainfield were blessed to have Dr. Williams in their midst as an educator extraordinaire and as an administrator who always had the best interest of children at the heart of all her initiatives. She was thoughtful, gracious and a consummate professional. As a young teacher at West Side High School in Newark, Dr. Williams would serve as an inspiration to many of her young charges. When she became principal at West Side, she would be the first black person to be a high school principal in the City of Newark and as a result she raised the bar for all students to realize that they could be anything they set their minds to becoming.

Personally, I knew Dr. Allen for over forty years and I am glad to have her as a resident in the 10th Congressional District. Not only did she believe education was important for herself, having achieved advanced degrees but she encouraged her students, nieces, nephews and other relatives to strive for academic excellence. From what I know of many students touched by her, she was successful in her efforts.

Madam Speaker, it is my sincere hope that all those who knew and loved Dr. Jeannette A. Allen Williams will be able to draw comfort from the memories they have of her. I know she will continue to live in their hearts. As a Christian woman, I feel confident in saying that “it is well with her soul.”

PERSONAL EXPLANATION

HON. BARBARA LEE
OF CALIFORNIA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Ms. LEE. Madam Speaker, on rollcall vote No. 821, the vote on final passage of H.R. 3356, I had intended to vote “nay,” but mistakenly voted “yea.”

HONORING HIS EMINENCE WILLIAM CARDINAL KEELER

HON. C. A. DUTCH RUPPERSBERGER
OF MARYLAND
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. RUPPERSBERGER. Madam Speaker, I rise before you today to honor Cardinal William Henry Keeler, Fourteenth Archbishop of Baltimore.

William Henry Keeler was born March 4, 1931 in San Antonio, Texas, the son of Thomas L. Keeler and Margaret T. (Conway) Keeler. He was raised in Lebanon, Pennsylvania, where he attended St. Mary School and Lebanon Catholic High School. He received a BA, from St. Charles Seminary, Overbrook, Philadelphia, in 1952 and a Licentiate in Sacred Theology from the Pontifical Gregorian University in Rome in 1956.

Ordained a priest on July 17, 1955 in the Church of the Holy Apostles in Rome, Italy by Archbishop Luigi Traglia, the young cleric became assistant pastor at Our Lady of Good Counsel Church in Marysville, Pennsylvania and secretary of the Diocesan Tribunal. In 1965, he was appointed to serve as Vice Chancellor of the Harrisburg Diocese and Chancellor in 1969. He held the position of Vicar General when he was named Auxiliary Bishop of Harrisburg and Titular Bishop of Ulcinium by Pope John Paul II on July 24, 1979.

Pope John Paul II appointed him Bishop of Harrisburg on November 10, 1979, and he was installed as Bishop on January 4, 1984, by His Eminence John Cardinal Krol, Archbishop of Philadelphia. He was appointed Archbishop of Baltimore by Pope John Paul II and was formally installed as 14th Ordinary of the nation’s oldest See on May 23, 1989 in ceremonies at the Cathedral of Mary Our Queen. An influential participant in a wide range of national and international issues, Keeler was elected President of the National Conference of Catholic Bishops (NCCB) and the United States Catholic Conference in November, 1992.

Cardinal Keeler was appointed to the College of Cardinals by Pope John Paul II on November 28, 1994. The Consistory Ceremony took place in the Pope Paul VI Audience Hall in the Vatican City State. As part of his work with the NCCB, Cardinal Keeler developed a reputation for effectively building interfaith bonds. He is particularly noted for his work in fostering an effective Catholic-Jewish dialogue and is the Episcopal Moderator, Catholic-Jewish Relations of the National Conference of Catholic Bishops.

Madam Speaker, I ask that you join me today to honor William Cardinal Keeler, Fourteenth Archbishop of Baltimore. His lifetime devotion to his faith, the Catholic Church and its mission are unsurpassed. It is with great pride that I congratulate Cardinal Keeler on his stellar and exemplary career in the Roman Catholic Church.

RECOGNIZING THE 138TH SESSION OF THE FLORIDA ANNUAL CONFERENCE FOR THE AFRICAN METHODIST EPISCOPAL ZION CHURCH

HON. JEFF MILLER
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MILLER of Florida. Madam Speaker, it is an honor for me to rise today to recognize the 138th Session of the Florida Annual Conference for the African Methodist Episcopal Zion Church.

Every year, leaders of the AME Zion Churches throughout the State convene to discuss the Church’s past and present, as well as establish a direction for its future. This year’s conference will take place at Talbot Chapel AME Zion Church in my district in Northwest Florida, and I welcome the members of the conference to this beautiful area of the Gulf Coast.

As these leaders gather to set a course for the AME Zion Churches in their respective communities throughout the State of Florida, I wish them God’s grace in their decision making. Madam Speaker, on behalf of the United States Congress, I send my sincere blessings for the success of the 138th Session of the Florida Annual Conference for the African Methodist Episcopal Zion Church.

IN HONOR OF JILL MARINO

HON. MARYLIN N. MUSGRAVE
OF COLORADO
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mrs. MUSGRAVE. Madam Speaker, I rise today to honor Jill Marino as she retires following twenty-eight years of dedicated service as an educator.
Ms. Marino began her teaching career in Wyoming. After teaching for a year in Wyoming, she moved to Garfield Elementary School in Loveland, Colorado. Over the course of her twenty-seven years at Garfield Elementary Ms. Marino taught kindergarten as well as third and fourth grade.

As I reflect on the impact that educators have on the lives of their students, I think not only of scholastic standards but of their ability to instill the invaluable desire to learn—to reach for something greater than ourselves. I still remember fondly those special teachers who inspired and encouraged me on my childhood journey. I have no doubt Ms. Marino has made a similarly significant impact on the countless students she has taught over the years.

Madam Speaker, as Ms. Marino begins a new chapter in her life, I urge my colleagues to join me in recognizing her twenty-eight years of public service and the substantial contributions she has made to the lives of countless children.

TRIBUTE TO ANDERSON HIGH SCHOOL AND “AHS 2007: THE ULTIMATE CELEBRATION”

HON. MIKE PENCE
OF INDIANA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Mr. PENCE. Madam Speaker, I rise today to honor one of the great high schools in the Sixth District of Indiana: Anderson High School. During the 2007–2008 academic year, Anderson High School will offer its students a nearly completed new instructional facility for the first time in approximately 3 or more years.

On May 17, 2007, Phase II of the new building was completed and a dedication ceremony was held with Principal Phil Nikirk cutting the ribbons, in symbolic red and green school colors, held by 2 Student Council members. This spectacular facility replaces a beloved landmark of over 100 years, the old Anderson High School building which burned in 1999. It ushers in a new era of history for this proud school.

With this thought in mind, the Anderson High School yearbook staff, which will be celebrating 100 years of student publishing in 2007–2008, will host on Friday, September 7, 2007, “The Ultimate Celebration.” During this event, every member of the student body will participate in an all-school student celebration of both the new school building and the oldest student publication in the City of Anderson.

Further, at present, the Anderson High School yearbook, the Indian, will receive written commendation from the Indiana High School Press Association, Indiana University’s Department of Journalism, and the Madison County Historical Society.

In addition, students will observe (and no doubt cheer) during the presentation of a new address for the school’s famed Indian mascot. This presentation will be made by a descendant of Chief Anderson for whom the City of Anderson is named. The celebration also will include a presentation by the Marching Indians of their State Fair trophy to the school, and the football team will be recognized.

Speakers are scheduled to include Mr. Carl Erskine, an Anderson High School graduate who has achieved national prominence as a former member of the Dodgers baseball team; Mr. Mike Pace, a descendant of Chief Anderson; and the Honorable Kevin Smith, Mayor of the City of Anderson.

Also speaking is Mr. Johnny Wilson, an Anderson High School graduate and Harlem Globetrotter team member, and Mr. Ray Tolbert, a graduate of Madison Heights High School and former professional basketball player for the Los Angeles Lakers, NBA champions.

To make this experience more meaningful to the students of Anderson High School, the yearbook staff and the school will present every student present on the day of the celebration a book written by Mr. Erskine. The book is entitled, Tales from the Dodger Dugout. In it, Mr. Erskine specifically mentions the City of Anderson, the Anderson High School Indians, and his personal humble beginnings. With this gift, the yearbook staff and school hope to encourage reading, teach today’s students about their school’s “family tree,” and offer hope and encouragement to students who might otherwise feel that success only can be obtained by the wealthy.

Seeing Mr. Erskine in person and reading his book will enhance the education of today’s Anderson High School students and build pride among the student body for an accomplished graduate. September 7th should be a day and a celebration that will be long remembered in school history, for it will be captured in living color for presentation in the 100th anniversary issue of the Indian yearbook.

Madam Speaker, I again commend Anderson High School for its long history, its newly completed facilities and its distinguished yearbook, the Indian.

HONORING DON BROWNE, A GIANT IN THE TELEVISION INDUSTRY

HON. LINCOLN DIAZ-BALART
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Mr. LINCOLN DIAZ-BALART of Florida. Madam Speaker, I would like to recognize a man who has been a leader in the media and a strong visionary for the future.

With four decades of experience as a journalist and executive, Don Browne is currently the President of the Telemundo Network. He oversees all functions of the Telemundo television network and its 16 owned-and-operated stations.

In a very short time, Mr. Browne led Telemundo from zero original programming to more than 1,000 hours of original prime-time productions a year produced out of Telemundo Studios’ production center based in South Florida. During his tenure, Mr. Browne has set in motion numerous initiatives that have further solidified and defined the network’s position within the Spanish-language television landscape, and has helped make it the world’s second largest producer of Spanish-language content. Thanks to Mr. Browne’s commitment to original programming, Telemundo has carved a unique competitive position in the market, syndicating its programing properties to over 60 countries in more than 20 different languages and distributing its content in a variety of emerging digital media platforms.

Furthermore, Mr. Browne has earned for himself a national reputation for being particularly active in the recruitment and career development of women and minorities. For example, Mr. Browne is the visionary behind the creation and expansion of the bicoastal “Taller Telemundo,” an innovative educational program designed to discover, recruit and train the next generation of “televolera” writers and actors. He is also cofounder and board member of the “Women of Tomorrow Mentor and Scholarship Program” for at risk high school girls. He was a charter member of the NBC News Taskforce on Women and Minorities and currently serves as a member of NBC’s Taskforce on Diversity.

For these efforts, he has been correctly recognized with numerous awards for community service such as the prestigious Ida B. Wells Award for his commitment to promote diversity in the workplace and Governor of Florida’s Points of Light Award for exemplary service to his community.

I am proud to call Don Browne, his beautiful and brilliant Cuban-born wife, Maria, and their sons Chris and Ryan, and I am honored to celebrate his 40 years in broadcasting. On behalf of a grateful community, I rise to thank this giant of the television industry for his service, his vision and his leadership.

IN RECOGNITION OF WILLIAM J. NORRIS

HON. DENNIS J. KUCINICH
OF OHIO
IN THE HOUSE OF REPRESENTATIVES

Tuesday, September 4, 2007

Mr. KUCINICH. Madam Speaker, I rise today to recognize William J. Norris for his distinguished career of civil service. As he leaves in the workplace and Governor of Florida’s Points of Light Award for exemplary service to his community.

I am proud to call Don Browne, his beautiful and brilliant Cuban-born wife, Maria, and their sons Chris and Ryan, and I am honored to celebrate his 40 years in broadcasting. On behalf of a grateful community, I rise to thank this giant of the television industry for his service, his vision and his leadership.

Bill began his career with the SSA as a claims representative in Mansfield, OH. Bill’s enthusiasm, work ethic and commitment to his clients carried him through the ranks quickly, and before long he reached the role of supervisor. In 2002, Bill was named the District Manager of the Cleveland Southwest office, a position he has held for 5 years.

Bill also volunteered with the Indian Guides when his children, William and Elizabeth were younger. He remains involved with the Knights of Columbus, and still finds time to devote to his favorite hobby, fishing.

Madam Speaker and colleagues, please join me in honoring William J. Norris for his distinguished career of civil service. As he leaves for the well-deserved retirement to spend more time with his wife Mary, I thank him on behalf of the thousands of social security beneficiaries who have been touched by his compassion and dedication.
Mr. ETHERIDGE. Mr. Speaker, I rise in support of S. 1927, a temporary bill to renew the Foreign Intelligence Surveillance Act of 1978, FISA, to provide procedures for authorizing certain acquisitions of foreign intelligence information.

As a member of the Committee on Homeland Security, I know that the recent National Intelligence Estimate contains a stark warning about our vulnerability to terrorist attacks. S. 1927 intends to fill an intelligence gap that exists in the original FISA law and due in part to a recent court ruling regarding the surveillance of foreign suspects. S. 1927 seeks to make clear the procedures for obtaining warrants for the surveillance of domestic and foreign terrorist suspects. Reform in the intelligence-gathering arena is particularly necessary as the worlds of technology and communications rapidly change. Clearer laws and boundaries enable our intelligence agencies to respond swiftly against terrorist suspects.

Although I believe in providing our intelligence agencies with the necessary tools to protect our Nation from terrorism, I am also concerned that we do so without limiting Americans’ liberties and rights to privacy. Because of the seriousness of the threats we face, we cannot delay in giving needed direction to intelligence agencies. However, I share many of my colleagues’ concerns with this bill. While S. 1927 includes a provision to sunset in 6 months, I support Speaker Pelosi’s call to the House Committee on the Judiciary and the House Permanent Select Committee on Intelligence to revisit this issue as soon as possible when Congress reconvenes. Congress should continue to work to find a balance between protecting our Nation, and protecting the freedoms that have made our Nation great.

Mr. GARRETT of New Jersey. Madam Speaker, I rise today to honor the volunteer firefighters of Good Will Fire Company No. 1 in Belvidere, New Jersey. For the past 125 years, they have faithfully guarded their neighbors. I commend them for their extraordinary service.

The Good Will Fire Company was first formed in 1879 and officially incorporated on April 26, 1882. It has relied upon the dedication of volunteer firefighters throughout its rich history. Changes in demographics, lifestyle choices, and regulatory requirements have made it harder to recruit volunteers, but the men and women of this fire company make up for the open spots with their tremendous commitment and spirit.

Many of the current members of Good Will Fire Company have fire fighting in their blood, fulfilling a legacy of service. And, there are also those at Good Will that have sons and daughters ready to step into their boots.

On August 18th, the Good Will Fire Company celebrated their service with a parade. The people of Belvidere are well-aware of how fortunate they are to have these men and women protecting their lives and homes and businesses. And, I join them in honoring these brave firefighters.


As forward thinking as this legislation is Madam Chairman, it is by no means a perfect bill. This legislation contains a Renewable Portfolio Standard for investor-owned electric companies that I voted against, and remain opposed to as I believe it places an unfair burden on my state of North Carolina and the other Southeastern states. It is my hope that this RPS can be corrected in conference so that certain states are not placed with the burden of funding initiatives in other states.

These two pieces of legislation truly represent a new direction in our nation’s energy policy. This legislation will move the United States toward greater energy independence and security by developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure.

H.R. 3221 provides incentives that will increase research and development in clean energy technologies, raise efficiency standards for appliances and lighting, and direct the Federal Government to become a leader in reducing energy use and greenhouse gas emissions. H.R. 2771 will expand tax incentives and bonds for renewable energy, energy efficiency and renewable fuels as well as incentives for consumers to purchase plug-in hybrid electric vehicles and energy efficient appliances.

This legislation will put our nation on a path towards energy independence, it will strengthen national security, grow our economy, and create new jobs. It does so by investing in the future, in new energy technologies and innovation.

I urge my colleagues to support this legislation.

Mr. BECERRA. Madam Speaker, on Saturday, August 4, 2007, the House in Committee of the Whole House on the State of the Union had under consideration the bill, (H.R. 3221) moving the United States toward greater energy independence and security, developing innovative new technologies, reducing carbon emissions, creating green jobs, protecting consumers, increasing clean renewable energy production, and modernizing our energy infrastructure:


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I urge my colleagues to support this legislation.

Mr. BECERRA. Madam Speaker, on Saturday, August 4, 2007, I was unable to cast my floor vote on roll call numbers 836, 837, 838, 839, 840, 841, 842, 843, 844, 845 and 846.
Had I been present for the votes, I would have voted “aye” on the following roll call votes 837 and 846, and “nay” on the following roll call votes 836, 838, 839, 840, 841, 842, 843, 844 and 845.

JAIME BARTON—“LABOR LEADER OF THE YEAR”

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. FILNER. Madam Speaker, I rise today to honor Jaime Barton for receiving the “John’s Labor Leader of the Year Award” from the San Diego County Building and Construction Trades Council, AFL-CIO.

Jaime Barton began his career with the Cement Masons Local 744 San Diego in 1982 right out of high school. In 1988, Jaime was approached by the financial secretary of the local to become the apprenticeship coordinator for the Cement Masons apprenticeships. In 1990, Jaime was elected as a business agent for the local, a position that he currently serves in today.

In 1999, Jaime graduated from Mesa College with an associate degree and continued his educational quest at the George Meany Labor College with a bachelors degree in the political economics of labor. In addition, Jaime has been a trustee of the San Diego County Cement Mason Trusts Funds since 1992. Jaime is also a speaker, moderator and trustee committee member of the International Foundation of Employee Benefits.

Jaime has been closely involved with the Cement Mason Apprenticeship Dedicated Donation’s Projects which helps many non-profit organizations in San Diego County. Projects completed included the San Diego Blind Center, San Diego Children’s Museum, Habitat for Humanity, several Little League ball parks, elementary schools, Disabled Children’s Homes of San Diego County, the Sheriff’s County SWAT White House Project and at several churches of all denominations.

Jaime recently became a member of the LEAD San Diego Graduate Program, which develops future leaders of San Diego County. Jaime also sits on many boards and commissions, including the San Diego County Building and Trades Council, San Diego Labor Council, the John S. Lyons Memorial Foundation, the City of San Diego Housing and Advisory and Appeals Board, the United Way of San Diego County and the American Red Cross of San Diego County.

Jaime Barton is highly deserving of this award and he received it from a very distinguished labor council that goes far beyond the call of duty on behalf of all working men and women who reside in San Diego County.

HON. DENNIS J. KUCINICH
OF OHIO

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. KUCINICH. Madam Speaker, I rise today to recognize Detective Robert T. Soltis on the occasion of his retirement, and to thank him for thirty-seven years of service protecting the citizens of Garfield Heights.

Detective Soltis joined the force on January 1, 1970. Since that day he has been dedicated to making Garfield Heights a safer and more vibrant community. Detective Soltis took his obligation to his community seriously, and never has wavered in his commitment to public safety.

Madam Speaker and colleagues, please join me in honoring the distinguished career of Detective Robert T. Soltis. As he retires to spend more time with his wife, Juanita, and children Robert, Sharon, Lenny, Pamela and Jennifer, I congratulate him for his career of distinction. May his commitment to protection of the public good serve as an example for future generations.

HON. HARRY E. MITCHELL
OF ARIZONA

IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MITCHELL. Madam Speaker, I rise today to commemorate the gala opening of the Tempe Center for the Arts, in my hometown of Tempe, Arizona. This wonderful event has been years in the making, and is the culmination of the collective efforts of our citizens, volunteers, and city staff under the leadership of a forward-thinking mayor and city council.

This opening could not have happened without the visionary voters of Tempe who, in May 2000, demonstrated their commitment to local arts by passing Proposition 400. That measure dedicated a small source of funding to support the development, construction and operation of the center.

This opening would not be possible without the leadership of the Tempe City Council—both past and present—who under the leadership of former Mayor Neil Giuliano, I showed an unyielding commitment to making Tempe an even stronger community. Their foresight helped make the Center for the Arts one of the hallmark structures along the shore of the Tempe Town Lake—a shining reminder of how the arts can enrich our lives every day.

Let me also recognize the unsung heroes of this project: the Tempe city staff and the army of volunteers who worked every day, and made significant sacrifice, to make this project a reality. Their work serves as a glowing example of what great things can happen Tempeans work together.

Let me tell you something about this magnificent facility. It is a truly multipurpose building with 88,000 square feet, complete with a 600-seat theater, a 200-seat studio, 3,500 square feet of gallery space for showcasing visual art and 3,400 square feet of meeting and event space. The art theme even extends to the outdoors with a 17-acre park and sculpture garden.

The building itself is a work of art designed by Tempe’s own Architecton in collaboration with Barton Myers Associates of Los Angeles. The soaring roofline and expanses of windows overlooking the Tempe Town Lake truly makes this a “jewel in the crown” for the City of Tempe and its citizens.

What I really appreciate about the new Center is that it has been driven by citizen input from the very beginning. At the Tempe Municipal Arts Commission worked tirelessly on all aspects of the project and stayed true to the vision of a professional level facility which would serve the community.

Just last year, the Friends of the Tempe Center for the Arts formed as a separate non-profit entity whose stated mission is to “support the artistic activities of the Tempe Center for the Arts; support a system of funding through public, private and philanthropic sources; encourage and fosters appreciation of the arts for future generations, and help define the Tempe Center for the Arts to be known in the community and regionally as a dynamic center for exciting cultural experiences.”
HONORING DON BROWNE
OF FLORIDA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MARIO DIAZ-BALART of Florida. Madam Speaker, I rise today to acknowledge the work and accomplishments of a visionary leader in the television industry and the impact he has made upon the South Florida community.

With four decades of experience as a journalist, Don Browne is currently the president of the Telemundo Network. He oversees all functions of the Telemundo television network and its 16 owned and operated stations and played a key part in acquiring and integrating Telemundo into the NBC global family.

In a very short time, Mr. Browne led Telemundo from zero original programming to more than 1,000 hours of original prime-time productions a year produced out of Telemundo Studios’ production center based in South Florida. During Mr. Browne’s tenure, the network has become the world’s second largest producer of Spanish-language content, due in part to several initiatives he set forth. Mr. Browne oversaw the launch of the successful Yahoo!/Telemundo partnership and the inauguration of the network’s state of the art headquarters and news bureau in Mexico City, as well as the successful re-launch of mun2, a Latino channel for youth. Thanks to Mr. Browne’s commitment to original programming, Telemundo has carved a unique competitive position in the market, syndicating its programming properties to over 60 countries in more than 20 different languages and distributing its content in a variety of emerging digital media platforms.

After working for CBS for more than a decade, Mr. Browne joined the NBC team, where he earned a national reputation for being particularly active in the recruitment and career development of women and minorities. For example, Mr. Browne is the visionary behind the creation and expansion of the bi-coastal “Taller Telemundo,” an innovative educational program designed to discover, recruit and train the next generation of “telenovela” writers and actors. He is also co-founder and board member of Tomorrow Mentor and Scholarship Program” for at-risk high school girls. He was a charter member of the NBC News Taskforce on Women and Minorities and currently serves as a member of NBC’s Taskforce on Diversity.

Numerous awards and accolades have been given to him in recognition of his dedication to community service. The prestigious Ida B. Wells Award was bestowed on Mr. Browne in 2004 for his commitment to promote diversity in the work place. In 2006, he was the recipient of the Governor of Florida’s Points of Light Award for exemplary service to his community.

I am privileged to have a friend in Don Browne and grateful for his service to our community. It is an honor to celebrate Mr. Browne’s 40 years in broadcasting. His foresight and innovation have left an indelible mark on South Florida.

HONORING BETHEL COMMUNITY CHURCH

HON. BART STUPAK
OF MICHIGAN
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. STEVE R. WALKER of Michigan. Madam Speaker, I rise today to honor Bethel Community Church, a small, non-denominational church in Newberry, Michigan. For 100 years, this church has served as an anchor in the Newberry community, helping its congregation celebrate the good times and weather the bad times.

Bethel Community Church is steeped in local history. Prior to erection of the current church, a group of Christian families first began meeting in the home of Margaret “Grandma” Walker and later held services at Pratt School. The Bethel Community Church was dedicated in August of 1907.

The name of the new church was selected from Genesis 28:17–19, wherein Jacob, after spending a safe night of sleep, established an altar and named the place “Bethel,” meaning the House of God. Bethel is further mentioned in Genesis 35:15, and is a town 12 miles north of Jerusalem. In the Old Testament, the only place mentioned more often than Bethel is Jerusalem.

Sunday School at Bethel Community Church began in the 1980s and was initiated by “Grandma” Walker, who would hold meetings in her home. When the number of attendees exceeded the capacity of her home, the Sunday School class was moved closer to Pratt School. Margaret “Grandma” Walker’s family would remain active in the church and her family would leave an indelible mark on the church’s history. “Grandma” Walker’s daughter, Gladys Matelski, was more than just a member of the congregation, she was a Sunday School teacher and church organist for more than 50 years before her passing in 1996.

As church attendance continued to grow in the late 1800s, members began talking about building a church home. Around 1901, a Ladies Aid Society was established to begin raising funds toward a church building. In 1905, the present land site was donated by Tom Smith’s family and construction began. The early Newberry community rallied together and with members of the congregation volunteering their time and effort to build the church. Tithes provided the funding for the materials.

The original church building is still used today for bible study, worship services, Sunday School services and meetings of the church’s “Christian Endeavor Society.” Eventually, worship services were held on alternate Sundays with the Christian Endeavor Society. As a small, non-denominational church, Bethel relies on area ministers to conduct their worship services. Frequently, pastors from the Methodist Church serve in the pulpit, but ministers and pastor from the Presbyterian, Lutheran, Baptist and other churches have all provided services for area residents.

Through the commitment of its congregation, the church continued to improve. In the 1920s, a basement, bathroom and classroom were added to the original church building. In the 1940s, another room was added, creating more classroom area and a dining area for potluck suppers and other church activities. These additions continue to be used for Sunday School, bible study class, church meetings, quilting of the Ladies Aid Society and other functions of this small church—including the upcoming 100th Anniversary celebration.

Today, Bethel Community Church remains a vital part of the local Newberry community, averaging 22 worshippers each Sunday and 10 worshippers for Sunday Bible Study. The church invites area residents and visitors to attend its Sunday services. Presently copastored by Reverends Forrest and Lois Rank, Sunday School/Bible Study is held each Sunday, followed by worship service.

Madam Speaker, this small church has played an important role in the Village of Newberry. This Sunday the people of Newberry will observe Bethel Community Church’s 100 years of service. As Newberry honors this pillar of its community, I would ask that Madam Speaker, and the House of Representatives join me in congratulating the church’s congregation and honoring this piece of Newberry’s history.

CONGRATULATING CHANDLER LITTLE LEAGUE NATIONAL ALL-STAR TEAM

HON. HARRY E. MITCHELL
OF ARIZONA
IN THE HOUSE OF REPRESENTATIVES
Tuesday, September 4, 2007

Mr. MITCHELL. Madam Speaker, I rise today to congratulate the Chandler Little League National All-Star Team on its home state of Arizona. They played a tremendous season and made it all the way to the United States Semifinal round of the 2007 Little League Baseball World Series.

Arizona is a young state, but is rich in baseball history. Our Cactus League is the home to the Spring Training sites of a dozen major league teams. Future major league stars blossomed in the Arizona Fall League. Minor league baseball has long called Arizona home, and our state’s collegiate baseball and softball teams frequently outperform their peers.

But I can tell you from experience that in Arizona, we are most proud of our Little Leaguers. We are proud of the boys and girls who play not for money or fame, but for the love of the game. And, today, all of us in Arizona are especially proud of each and every player on the Chandler team.

Over the last six weeks, this group of 13 young baseball stars played their hearts out to achieve an impressive 23 to 3 record. They played in Prescott, Arizona, California and went all the way to Williamsport, Pennsylvania as they represented the U.S. West Division with spirit and determination.

Even more important than learning about how great success on the field can feel, I know the members of this team learned valuable life lessons: the importance of teamwork, what it means to have a teammate depend on you, and why it is important to practice sportsmanship. As a former teacher and coach, I know these lessons are as important as any of the lessons they will learn in the classroom.
So, Madam Speaker, I am proud to enter into the Congressional Record—for all the nation to see—the names of the members of the Chandler Little League National All-Stars: Dalton Krum, Cody Bellinger, Matthew Haggerty, James Ziegler, Jake McCann, Boston Whitlow, Connor Woods, Seth Fretheim, Edgar Galiz, Scott Wojnar, Skyler Palermo, Luke Parrish, Kyle Pechloff; Coaches Clay Bellinger and Chris McCann; and Manager Jeff Parrish. They have made all of Arizona proud.
Daily Digest

HIGHLIGHTS

See Résumé of Congressional Activity.

Senate

Chamber Action

Routine Proceedings, pages S10999–S11082

Measures Introduced: Two bills were introduced, as follows: S. 2016–2017. Pages S11051–52

Measures Reported:

Reported on Wednesday, August 29, during the adjournment:


S. 1233, to provide and enhance intervention, rehabilitative treatment, and services to veterans with traumatic brain injury, with an amendment in the nature of a substitute. (S. Rept. No. 110–147)

S. 1315, to amend title 38, United States Code, to enhance life insurance benefits for disabled veterans, with an amendment in the nature of a substitute. (S. Rept. No. 110–148)

Reported on Tuesday, September 4:

Special Report entitled “Further Revised Allocation to Subcommittees of Budget Totals from the Concurrent Resolution for Fiscal Year 2008”. (S. Rept. No. 110–149)

S. Res. 22, reaffirming the constitutional and statutory protections accorded sealed domestic mail. Page S11051

Measures Passed:

Treatment of Anemia: Committee on Finance was discharged from further consideration of S. Res. 305, to express the sense of the Senate regarding the Medicare national coverage determination on the treatment of anemia in cancer patients, and the resolution was then agreed to. Pages S11080–81

Measures Considered:

Military Construction and Veterans Affairs Appropriations Act, 2008: Senate began consideration of H.R. 2642, making appropriations for military construction, the Department of Veterans Affairs, and related agencies for the fiscal year ending September 30, 2008, taking action on the following amendment proposed thereto: Pages S11010–19

Adopted:

Reed/Hutchison Amendment No. 2656, in the nature of a substitute. (By unanimous consent, the amendment will be considered as original text for the purpose of further amendment.) Pages S11010–12

A unanimous-consent agreement was reached providing for further consideration of the bill at 11:30 a.m. on Wednesday, September 5, 2007. Page S11081

Removal of Injunction of Secrecy: The injunction of secrecy was removed from the following treaties:

1996 Protocol to Convention on Prevention of Marine Pollution by Dumping of Wastes (Treaty Doc. No. 110–5); and


The treaties were transmitted to the Senate today, considered as having been read for the first time, and referred, with accompanying papers, to the Committee on Foreign Relations and ordered to be printed. Page S11081

Nomination Confirmed: Senate confirmed the following nomination:

By 69 yeas 24 nays (Vote No. EX. 311), Jim Nussle, of Iowa, to be Director of the Office of Management and Budget. Pages S11019–38, S11082

Nominations Received: Senate received the following nominations:

Christopher A. Padilla, of the District of Columbia, to be Under Secretary of Commerce for International Trade.

Paula J. Dobriansky, of Virginia, for the rank of Ambassador during her tenure of service as Special Envoy for Northern Ireland.

Paul E. Simons, of Virginia, to be Ambassador to the Republic of Chile.

James Francis Moriarty, of Massachusetts, to be Ambassador to the People’s Republic of Bangladesh.
Dan Mozena, of Iowa, to be Ambassador to the Republic of Angola.

Louis John Nigro, Jr., of Florida, to be Ambassador to the Republic of Chad.

Gregory F. Jacob, of New Jersey, to be Solicitor for the Department of Labor.

Robert D. Jamison, of Virginia, to be Under Secretary for National Protection and Programs, Department of Homeland Security.

1 Air Force nomination in the rank of general.
1 Army nomination in the rank of general.
1 Navy nomination in the rank of admiral.

Nominations Withdrawn: Senate received notification of withdrawal of the following nominations:

Scott A. Keller, of Florida, to be an Assistant Secretary of Housing and Urban Development, which was sent to the Senate on January 9, 2007.

David Palmer, of Maryland, to be a Member of the Equal Employment Opportunity Commission for a term expiring July 1, 2011, which was sent to the Senate on January 9, 2007.

Charles W. Grim, of Oklahoma, to be Director of the Indian Health Service, Department of Health and Human Services, for the term of four years, which was sent to the Senate on May 21, 2007.

Committee Meetings

(Ccommittees not listed did not meet)

MILITARY DETAINEES

Committee on Armed Services: Committee met in closed session to receive a briefing regarding the treatment of detainees from certain members of the intelligence community.

INDEPENDENT ASSESSMENT ON IRAQI BENCHMARKS

Committee on Foreign Relations: Committee concluded a hearing to examine an independent assessment of Iraq, focusing on securing, stabilizing, and rebuilding the country, after receiving testimony from David M. Walker, Comptroller General of the United States, Government Accountability Office.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 2 public bills, H.R. 3470–3471; 1 private bill, H.R. 3472; and 3 resolutions, H. Res. 629–631, were introduced.

H.R. 3020, to amend the Small Business Act to improve the Microloan program, with an amendment (H. Rept. 110–313);

H.R. 1011, to designate additional National Forest System lands in the State of Virginia as wilderness or a wilderness study area, to designate the Kimberling Creek Potential Wilderness Area for eventual incorporation in the Kimberling Creek
Wilderness, to establish the Seng Mountain and Bear Creek Scenic Areas, and to provide for the development of trail plans for the wilderness areas and scenic areas, with an amendment (H. Rept. 110–315, Pt. 1).

Pages H10075–76

Speaker: Read a letter from the Speaker wherein she appointed Representative McDermott to act as Speaker Pro Tempore for today.

Page H10019

Suspensions: The House agreed to suspend the rules and pass the following measures:


- **Green Chemistry Research and Development Act of 2007**: H.R. 2850, amended, to provide for the implementation of a Green Chemistry Research and Development Program; Pages H10023–26

- **SBA Trade Programs Act of 2007**: H.R. 2992, amended, to amend the Small Business Act to improve trade programs; Pages H10026–29

- **Microloan Amendments and Modernization Act**: H.R. 3020, amended, to amend the Small Business Act to improve the Microloan program, by a 2⁄3 yea-and-nay vote of 385 yeas to 5 nays, Roll No. 848; and Pages H10029–32, H10043–44

- **Native American $1 Coin Act**: Concur in Senate amendment to H.R. 2358, to require the Secretary of the Treasury to mint and issue coins in commemoration of Native Americans and the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States—clearing the measure for the President. Pages H10036–38

Authorizing the use of the rotunda and grounds of the Capitol for a ceremony to award the Congressional Gold Medal to Tenzin Gyatso, the Fourteenth Dalai Lama: Agreed by unanimous consent to discharge from committee and agree to H. Con. Res. 196, to authorize the use of the rotunda and grounds of the Capitol for a ceremony to award the Congressional Gold Medal to Tenzin Gyatso, the Fourteenth Dalai Lama.

Page H10038

Recess: The House recessed at 6:03 p.m. and reconvened at 6:03 p.m.

Page H10038

College Cost Reduction Act of 2007—Motion to go to Conference: The House disagreed to the amendment of the Senate to H.R. 2669, to provide for reconciliation pursuant to section 601 of the concurrent resolution on the budget for fiscal year 2008, and agreed to a conference.

Pages H10038–42

Agreed to the Hoekstra motion to instruct conferees on the bill by a yea-and-nay vote of 305 yeas to 83 nays, Roll No. 849. Pages H10038–42, H10045–46

Appointed as conferees: Representatives George Miller (CA), Andrews, Scott (VA), Hinojosa, Tierney, Wu, Davis (CA), Davis (IL), Bishop (NY), Hirono, Altmire, Yarmuth, Courtney, McKeon, Keller (FL), McMorris Rodgers, Foxx, Kuhl (NY), Walberg, Souder, Ehlers, Biggert, and Price (GA).

Page H10046

Suspension—Proceedings Postponed: The House debated the following measure under suspension of the rules. Further proceedings were postponed until Wednesday, September 5th:

**Calling on the Government of the People’s Republic of China to remove barriers to United States financial services firms doing business in China**: H. Res. 552, to call on the Government of the People’s Republic of China to remove barriers to United States financial services firms doing business in China. Pages H10032–36

Oath of Office—Thirty-Seventh Congressional District of California: Representative-elect Laura Richardson presented herself in the well of the House and was administered the Oath of Office by the Speaker. Earlier, the Clerk of the House transmitted a Certificate of Election from the Honorable Debra Bowen, Secretary of State, State of California, indicating that, according to the official returns of the Special Election held on August 21, 2007, the Honorable Laura Richardson was elected Representative to Congress for the Thirty-Seventh Congressional District, State of California.

Page H10044

Whole Number of the House: The Speaker announced to the House that, in light of the administration of the oath to the gentlewoman from California, Ms. Laura Richardson, the whole number of the House is adjusted to 434.

Page H10045

Senate Message: Message received from the Senate by the Clerk and subsequently presented to the House today appears on page H10020.

Page H10071

Senate Referrals: S. 163 was referred to the Committee on Small Business and S. 849 was held at the desk.

Quorum Calls—Votes: Three yea-and-nay votes developed during the proceedings of today and appear on pages H10042–43, H10043–44, H10045–46. There were no quorum calls.

Adjournment: The House met at 2 p.m. and adjourned at 11:46 p.m.

Committee Meetings

No committee meetings were held.
NEW PUBLIC LAWS

(For last listing of Public Laws, see DAILY DIGEST, p. D 1137)

S. 1927, to amend the Foreign Intelligence Surveillance Act of 1978 to provide additional procedures for authorizing certain acquisitions of foreign intelligence information and for other purposes. Signed on August 5, 2007. (Public Law 110–55)

H.R. 3206, to provide for an additional temporary extension of programs under the Small Business Act and the Small Business Investment Act of 1958 through December 15, 2007, and for other purposes. Signed on August 8, 2007. (Public Law 110–57)

H.R. 1260, to designate the facility of the United States Postal Service located at 6301 Highway 58 in Harrison, Tennessee, as the “Claude Ramsey Post Office”. Signed on August 9, 2007. (Public Law 110–58)

H.R. 1355, to designate the facility of the United States Postal Service located at 508 East Main Street in Seneca, South Carolina, as the “S Sgt Lewis G. Watkins Post Office Building”. Signed on August 9, 2007. (Public Law 110–59)

H.R. 1384, to designate the facility of the United States Postal Service located at 118 Minner Street in Bakersfield, California, as the “Buck Owens Post Office”. Signed on August 9, 2007. (Public Law 110–60)

H.R. 1425, to designate the facility of the United States Postal Service located at 4551 East 52nd Street in Odessa, Texas, as the “Staff Sergeant Marvin ‘Rex’ Young Post Office Building”. Signed on August 9, 2007. (Public Law 110–61)


H.R. 1617, to designate the facility of the United States Postal Service located at 561 Kingsland Avenue in University City, Missouri, as the “Harriett F. Woods Post Office Building”. Signed on August 9, 2007. (Public Law 110–63)

H.R. 1722, to designate the facility of the United States Postal Service located at 601 Banyan Trail in Boca Raton, Florida, as the “Leonard W. Herman Post Office”. Signed on August 9, 2007. (Public Law 110–64)


H.R. 2077, to designate the facility of the United States Postal Service located at 20805 State Route 125 in Blue Creek, Ohio, as the “George B. Lewis Post Office Building”. Signed on August 9, 2007. (Public Law 110–66)

H.R. 2078, to designate the facility of the United States Postal Service located at 14536 State Route 136 in Cherry Fork, Ohio, as the “Staff Sergeant Omer T. ‘O.T.’ Hawkins Post Office”. Signed on August 9, 2007. (Public Law 110–67)

H.R. 2127, to designate the facility of the United States Postal Service located at 408 West 6th Street in Chelsea, Oklahoma, as the “Clem Rogers McSpadden Post Office Building”. Signed on August 9, 2007. (Public Law 110–68)

H.R. 2272, to invest in innovation through research and development, and to improve the competitiveness of the United States. Signed on August 9, 2007. (Public Law 110–69)

H.R. 2309, to designate the facility of the United States Postal Service located at 3916 Milgen Road in Columbus, Georgia, as the “Frank G. Lumpkin, Jr. Post Office Building”. Signed on August 9, 2007. (Public Law 110–70)

H.R. 2563, to designate the facility of the United States Postal Service located at 309 East Linn Street in Marshalltown, Iowa, as the “Major Scott Nisely Post Office”. Signed on August 9, 2007. (Public Law 110–71)

H.R. 2570, to designate the facility of the United States Postal Service located at 301 Boardwalk Drive in Fort Collins, Colorado, as the “Dr. Karl E. Carson Post Office Building”. Signed on August 9, 2007. (Public Law 110–72)

H.R. 2688, to designate the facility of the United States Postal Service located at 103 South Getty Street in Uvalde, Texas, as the “Dolph S. Briscoe, Jr. Post Office Building”. Signed on August 9, 2007. (Public Law 110–73)

S. 1099, to amend chapter 89 of title 5, United States Code, to make individuals employed by the Roosevelt Campobello International Park Commission eligible to obtain Federal health insurance. Signed on August 9, 2007. (Public Law 110–74)

H.R. 2863, to authorize the Coquille Indian Tribe of the State of Oregon to convey land and interests in land owned by the Tribe. Signed on August 13, 2007. (Public Law 110–75)


H.R. 3006, to improve the use of a grant of a parcel of land to the State of Idaho for use as an agricultural college, and for other purposes. Signed on August 13, 2007. (Public Law 110–77)

S. 375, to waive application of the Indian Self-Determination and Education Assistance Act to a specific parcel of real property transferred by the United
States to 2 Indian tribes in the State of Oregon, and for other purposes. Signed on August 13, 2007. (Public Law 110–78)

S. 975, granting the consent and approval of Congress to an interstate forest fire protection compact. Signed on August 13, 2007. (Public Law 110–79)


COMMITTEE MEETINGS FOR WEDNESDAY, SEPTEMBER 5, 2007

(Committee meetings are open unless otherwise indicated)

Senate

Committee on Appropriations: Subcommittee on Labor, Health and Human Services, Education, and Related Agencies, to hold hearings to examine the Utah mine disaster, focusing on preventing future coal mining tragedies, 10:30 a.m., SH–216.

Committee on Foreign Relations: to hold hearings to examine the nominations of Nancy Goodman Brinker, of Florida, to be Chief of Protocol, and to have the rank of Ambassador during her tenure of service, Harry K. Thomas, Jr., of New York, to be Director General of the Foreign Service, Mark Kimmitt, of Virginia, to be an Assistant Secretary of State (Political-Military Affairs), and Ned L. Siegel, of Florida, to be Ambassador to the Commonwealth of The Bahamas, 10 a.m., SD–419.

Committee on the Judiciary: to hold hearings to examine the 50th anniversary of the Civil Rights Act of 1957 and its continuing importance, 10 a.m., SD–226.

Special Committee on Aging: to hold hearings to examine the qualifications for those who advise seniors about financial issues, 3 p.m., SD–628.

CONGRESSIONAL PROGRAM AHEAD

Week of September 5 through September 8, 2007

Senate Chamber

On Wednesday, at 11:30 a.m., Senate will continue consideration of H.R. 2642, Military Construction and Veterans Affairs Appropriations Act.

During the balance of the week, Senate may consider any cleared legislative and executive business.

Senate Committees

(Committee meetings are open unless otherwise indicated)

Committee on Appropriations: September 5, Subcommittee on Labor, Health and Human Services, Education, and Related Agencies, to hold hearings to examine the Utah mine disaster, focusing on preventing future coal mining tragedies, 10:30 a.m., SH–216.

Committee on Armed Services: September 6, to hold hearings to examine a report on the findings of the Iraqi Security Forces Independent Assessment Commission, 10 a.m., SH–216.

September 7, Full Committee, to hold hearings to examine a report of the Government Accountability Office’s assessment of 18 Iraq benchmarks, with the possibility of a closed session in SR–222 immediately following the open session, 9 a.m., SH–216.

Committee on Environment and Public Works: September 6, to hold hearings to examine the potential human health, water quality, and other impacts of the confined animal feeding operation industry, 10 a.m., SD–406.

Committee on Finance: September 6, to continue hearings to examine carried interest (Part III), focusing on pension issues, 10 a.m., SD–215.

Committee on Foreign Relations: September 5, to hold hearings to examine the nominations of Nancy Goodman Brinker, of Florida, to be Chief of Protocol, and to have the rank of Ambassador during her tenure of service, Harry K. Thomas, Jr., of New York, to be Director General of the Foreign Service, Mark Kimmitt, of Virginia, to be an Assistant Secretary of State (Political-Military Affairs), and Ned L. Siegel, of Florida, to be Ambassador to the Commonwealth of The Bahamas, 10 a.m., SD–419.

Committee on Health, Education, Labor, and Pensions: September 6, to hold hearings to examine the nomination of Charles E. F. Millard, of New York, to be Director of the Pension Benefit Guaranty Corporation, 10 a.m., SD–628.

Committee on Homeland Security and Governmental Affairs: September 6, to hold hearings to examine a Department of Homeland Security status report, focusing on assessing challenges and measuring progress, 1:30 p.m., SD–342.

Committee on the Judiciary: September 5, to hold hearings to examine the 50th anniversary of the Civil Rights Act of 1957 and its continuing importance, 10 a.m., SD–226.

September 6, Full Committee, business meeting to consider S. 453, to prohibit deceptive practices in Federal elections, S. 1692, to grant a Federal charter to Korean War Veterans Association, Incorporated, S. 1845, to provide for limitations in certain communications between the Department of Justice and the White House Office relating to civil and criminal investigations, S. 772, to amend the Federal antitrust laws to provide expanded coverage and to eliminate exemptions from such laws that are contrary to the public interest with respect to railroads, S. Res. 282, supporting the goals and ideals of a National Polycystic Kidney Disease Awareness Week to raise public awareness and understanding of polycystic kidney disease and to foster understanding of the impact polycystic kidney disease has on patients and future generations of their families, S. Res. 134, designating September 2007 as ‘‘Adopt a School Library Month’’, and the nominations of Richard A. Jones, to be United States District Judge for the Western District of Washington, Sharon Aycock, to be United States District Judge for the Northern District of Mississippi, and Jennifer Walker Elrod, of Texas, to be United States Circuit Judge for the Fifth Circuit, 10 a.m., SD–226.
Select Committee on Intelligence: September 6, to hold closed hearings to examine certain intelligence matters, 2:30 p.m., SH–219.

Special Committee on Aging: September 5, to hold hearings to examine the qualifications for those who advise seniors about financial issues, 3 p.m., SD–628.

House Committees

Committee on Armed Services, September 5, hearing on the Comptroller General’s assessment of the Iraqi government’s record of performance, 10 a.m., 2118 Rayburn.

September 5, Subcommittee on Oversight and Investigations, hearing on the role of the Department of Defense in provincial reconstruction teams, 2 p.m., 2212 Rayburn.

September 6, full Committee, hearing on the report of the Independent Commission on the Security Forces of Iraq, 2:30 p.m., 2118 Rayburn.


Committee on Financial Services, September 5, hearing entitled “Recent Events in the Credit and Mortgage Markets and Possible Implications for U.S. Consumers and the Global Economy,” 10:30 a.m., 2128 Rayburn.

September 6, Subcommittee on Housing and Community Opportunity, hearing on H.R. 2930, Section 202 Supportive Housing for the Elderly Act of 2007, 10 a.m., 2128 Rayburn.


Committee on Foreign Affairs, September 5, hearing on Iraqi Benchmarks: An Objective Assessment, 2 p.m., 2172 Rayburn.

September 6, full Committee and the Committee on Armed Services, joint hearing on Beyond the September Report: What’s Next for Iraq? 9 a.m., 345 Cannon.


September 6, hearing entitled “Turning Spy Satellites on the Homeland: the Privacy and Civil Liberties Implications of the National Applications Office,” 10 a.m., 311 Cannon.

Committee on the Judiciary, September 5, to consider a resolution establishing a Task Force on Antitrust and Competition Policy, 10:05; followed by a hearing on Warrantless Surveillance and the Foreign Intelligence Surveillance Act: The Role of Checks and Balances in Protecting Americans’ Privacy Rights, 10:15 a.m., 2141 Rayburn.

September 6, Subcommittee on Commercial and Administrative Law, hearing on American Workers in Crisis: Does the Chapter 11 Business Bankruptcy Law Treat Employees and Retirees Fairly? 10 a.m., 2141 Rayburn.

September 6, Subcommittee on Crime, Terrorism, and Homeland Security, hearing on the Implementation of the “Law Enforcement Officers Safety Act of 2004” (Public Law 108–277) and Additional Legislative Efforts Aimed at Expanding the Authority to Carry Concealed Firearms, 10 a.m., 2237 Rayburn.


Committee on Natural Resources, September 6, Subcommittee on Fisheries, Wildlife and Oceans, hearing on the following bills: H.R. 1464, Great Cats and Rare Canids Act of 2007; H.R. 1771, Crane Conservation Act of 2007; and H.R. 1913, Great Cats Conservation Act of 2007, 10 a.m., 1324 Longworth.

Committee on Rules, September 5, to consider the following: H.R. 2786, Native American Housing Assistance and Self-Determination Reauthorization Act of 2007; and H.R. 811, Voter Confidence and Increased Accessibility Act of 2007, 3 p.m., H–315 Capitol.

September 6, to consider H.R. 1908, Patent Reform Act of 2007, 3 p.m., H–315 Capitol.

Committee on Science and Technology, September 5, Subcommittee on Energy and Environment hearing on the Benefits and Challenges of Producing Liquid Fuel from Coal: The Role for Federal Research, 10 a.m., 2318 Rayburn.

September 6, Subcommittee on Space and Aeronautics, hearing on NASA’s Astronaut Health Care System—Results of an Independent Review, 10 a.m., 2318 Rayburn.

Committee on Small Business, September 6, hearing on the Small Business Administration’s Investment and Survey Bond Programs, 10 a.m., 2360 Rayburn.

Committee on Transportation and Infrastructure, September 5, hearing on Structurally Deficient Bridges in the United States, 10 a.m., 2167 Rayburn.

Committee on Veterans’ Affairs, September 6, Subcommittee on Economic Opportunity, hearing on Veterans Preference, 2 p.m., 354 Cannon.

Committee on Ways and Means, September 6, hearing on Fair and Equitable Tax Policy for American’s Working Families, 10 a.m., 1100 Longworth.

Permanent Select Committee on Intelligence, September 6, executive hearing on Foreign Intelligence Surveillance Act (FISA), 10 a.m., H–405 Capitol.

September 7, executive briefing on Iraq National Intelligence Estimate, 11 a.m., H–405 Capitol.

Résumé of Congressional Activity

FIRST SESSION OF THE ONE HUNDRED TENTH CONGRESS

The first table gives a comprehensive résumé of all legislative business transacted by the Senate and House. The second table accounts for all nominations submitted to the Senate by the President for Senate confirmation.

DATA ON LEGISLATIVE ACTIVITY

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<td>Concurrent resolutions</td>
<td>43</td>
<td>202</td>
<td>245</td>
</tr>
<tr>
<td>Simple resolutions</td>
<td>305</td>
<td>628</td>
<td>933</td>
</tr>
<tr>
<td>Quorum calls</td>
<td>6</td>
<td>7</td>
<td>13</td>
</tr>
<tr>
<td>Yea-and-nay votes</td>
<td>310</td>
<td>385</td>
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<tr>
<td>Recorded votes</td>
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<td>454</td>
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<tr>
<td>Bills vetoed</td>
<td>1</td>
<td>1</td>
<td>2</td>
</tr>
<tr>
<td>Vetoes overridden</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Other Civilian nominations, totaling 2,229, disposed of as follows:

- Confirmed ............................................... 2,227
- Unconfirmed ........................................... 2

Civilian nominations, totaling 354, disposed of as follows:

- Confirmed ............................................... 162
- Unconfirmed ........................................... 174
- Withdrawn ............................................... 17
- Returned to White House ........................... 1

Air Force nominations, totaling 5,961, disposed of as follows:

- Confirmed ............................................... 5,844
- Unconfirmed ........................................... 117

Army nominations, totaling 2,620, disposed of as follows:

- Confirmed ............................................... 2,341
- Unconfirmed ........................................... 279

Navy nominations, totaling 3,759, disposed of as follows:

- Confirmed ............................................... 2,400
- Unconfirmed ........................................... 1,359

Marine Corps nominations, totaling 1,327, disposed of as follows:

- Confirmed ............................................... 1,325
- Unconfirmed ........................................... 2

Summary

- Total nominations carried over from the First Session .......... 0
- Total nominations received this Session ....................... 16,250
- Total confirmed ........................................... 14,299
- Total unconfirmed ........................................ 1,933
- Total withdrawn .......................................... 17
- Total returned to the White House ............................ 1

* These figures include all measures reported, even if there was no accompanying report. A total of 148 reports have been filed in the Senate, a total of 311 reports have been filed in the House.
Extensions of Remarks, as inserted in this issue

HOUSE

Becerra, Xavier, Calif., E1791
Brady, Robert A., Pa., E1788
Brown-Waite, Ginny, Fla., E1788
Burgess, Michael C., Tex., E1793, E1784, E1786, E1786
Clarke, Yvette D., N.Y., E1797, E1797
Clay, Wm. Lacy, Mo., E1787
Costello, Jerry F., Ill., E1796

Diaz-Balart, Lincoln, Fla., E1790
Diaz-Balart, Mario, Fla., E1793
Dingell, John D., Mich., E1786
Donnelly, Joe, Ind., E1793
Retheridge, Bob, N.C., E1791, E1791
Filner, Bob, Calif., E1792
Garrett, Scott, N.J., E1791
Graves, Sam, Mo., E1784, E1784, E1785, E1786, E1786, E1787, E1787, E1788

Kucinich, Dennis J., Ohio, E1790, E1790, E1790, E1792
Lee, Barbara, Calif., E1789
McCollum, Betty, Minn., E1784, E1785, E1785
Marchant, Kenny, Tex., E1783, E1784, E1785
Miller, Jeff, Fla., E1790
Mitchell, Harry R., Ariz., E1792, E1792
Musgrave, Marilyn N., Colo., E1789

Payne, Donald M., N.J., E1789
Pence, Mike, Ind., E1790
Radanovich, George, Calif., E1787
Ruppersberger, C.A. Dutch, Md., E1789
Schakowsky, Janice D., Ill., E1788
Shuster, Bill, Pa., E1787
Stupak, Bart, Mich., E1798
Wamp, Zach, Tenn., E1792

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