

(1) strike "may" and insert "shall";
 (2) strike "shall be provided"; and
 (3) insert "section" before "6(j)".
 (e) In section 219, proposed to be inserted in title II of the Immigration and Nationality Act, by section 302 of the bill—
 (1) in subsection (a)(1), insert "foreign" before "terrorist organization";
 (2) in subsection (a)(2)(A)(i), strike "an" before "organization under" and insert "a foreign";
 (3) in subsection (a)(2)(C), insert "foreign" before "organization"; and
 (4) in subsection (a)(4)(B), insert "foreign" before "terrorist organization".
 (f) In section 2339B(g), proposed to be added at the end of chapter 113B of title 18, United States Code, by section 303 of the bill, strike paragraph (5) and redesignate paragraphs (6) and (7) as paragraphs (5) and (6), respectively.
 (g) In section 2332d(a), proposed to be added to chapter 113B of title 18, United States Code, by section 321(a) of the bill—
 (1) strike "by the Secretary of State" and insert "by the Secretary of the Treasury";
 (2) strike "with the Secretary of the Treasury" and insert "with the Secretary of State"; and
 (3) add the words "the government of" after "engaged in a financial transaction with".
 (h) At the end of section 321 of the bill, add the following:
 "(c) EFFECTIVE DATE.—The amendments made by this section shall become effective 120 days after the date of enactment of this Act."
 (i) In sections 414(b) and 422(c) of the bill, strike "90" and insert "180".
 (j) In section 40A(b), proposed to be added to chapter 3 of the Arms Export Control Act, by section 330 of the bill strike "essential" and insert "important".
 (k) In section 40A(b), proposed to be added to chapter 3 of the Arms Export Control Act, by section 330 of the bill, strike "security".
 (l) Strike section 431 of the bill and redesignate sections 432 through 444 as sections 431 through 443, respectively.
 (m) In section 511(c) of the bill, strike "amended—" and all that follows through "(2)" and insert "amended".
 (n) In section 801 of the bill, strike "subject to the concurrence of" and insert "in consultation with".
 (o) In section 443, by striking subsection (d) in its entirety and inserting:
 "(d) EFFECTIVE DATE.—The amendments made by this section shall become effective no later than 60 days after the publication by the Attorney General of implementing regulations that shall be published on or before January 1, 1997."

When said concurrent resolution was considered and agreed to.
 A motion to reconsider the vote whereby said concurrent resolution was agreed to was, by unanimous consent, laid on the table.
Ordered, That the Clerk notify the Senate thereof.

¶46.8 FURTHER CONTINUING APPROPRIATIONS, FY 1996

Mr. LIVINGSTON, pursuant to House Resolution 411, called up the joint resolution (H.J. Res. 129) making further continuing appropriations for fiscal year 1996, and for other purposes.

When said joint resolution was read twice.
 Pursuant to House Resolution 411, the joint resolution was modified by striking title II.
 When said joint resolution, as modified, was considered.

After debate,
 Pursuant to House Resolution 411, the previous question was ordered on said joint resolution, as modified.
 The joint resolution, as modified, was ordered to be engrossed and read a third time, was read a third time by title.
 The question being put, viva voce,
 Will the House pass said joint resolution?
 The SPEAKER pro tempore, Mr. RADANOVICH, announced that the yeas had it.
 Mr. OBEY demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.
 The vote was taken by electronic device.
 It was decided in the { Yeas 400
 affirmative } Nays 14

¶46.9 [Roll No. 129] YEAS—400

Abercrombie Collins (MI) Furse
 Ackerman Combest Gallegly
 Andrews Condit Ganske
 Archer Conyers Gejdenson
 Army Cooley Gekas
 Bachus Costello Gephardt
 Baesler Cox Geren
 Baker (CA) Cramer Gilchrist
 Baker (LA) Crane Gillmor
 Baldacci Crapo Gilman
 Ballenger Cremeans Gonzalez
 Barcia Cubin Goodlatte
 Barr Cunningham Goodling
 Barrett (NE) Danner Gordon
 Barrett (WI) Davis Goss
 Bartlett de la Garza Graham
 Bass Deal Green (TX)
 Bateman DeFazio Greene (UT)
 Beilenson DeLauro Greenwood
 Bentsen DeLay Gunderson
 Bereuter Dellums Gutierrez
 Bevill Deutsch Gutknecht
 Bilbray Diaz-Balart Hall (OH)
 Bilirakis Dickey Hall (TX)
 Bishop Dicks Hamilton
 Bliley Dingell Hancock
 Blute Dixon Hansen
 Boehlert Doggett Harman
 Boehner Dooley Hastert
 Bonilla Doolittle Hastings (WA)
 Bonior Dornan Hayes
 Bono Doyle Hayworth
 Borski Dreier Hefley
 Boucher Duncan Hefner
 Brewster Dunn Heineman
 Browder Durbin Herger
 Brown (CA) Edwards Hilleary
 Brown (FL) Ehlers Hilliard
 Brown (OH) Ehrlich Hinchey
 Brownback Emerson Hobson
 Bryant (TN) Engel Hoekstra
 Bunn English Hoke
 Bunning Ensign Holden
 Burr Eshoo Horn
 Burton Evans Hostettler
 Buyer Everett Houghton
 Callahan Ewing Hoyer
 Calvert Farr Hunter
 Camp Fattah Hutchinson
 Campbell Fawell Inglis
 Canady Fields (LA) Istook
 Cardin Fields (TX) Jackson (IL)
 Castle Filner Jackson-Lee
 Chabot Flake (TX)
 Chambliss Flanagan Jacobs
 Chapman Foley Jefferson
 Chenoweth Forbes Johnson (CT)
 Christensen Ford Johnson (SD)
 Chryslers Fowler Johnson, E. B.
 Clay Fox Johnson, Sam
 Clayton Frank (MA) Jones
 Clement Franks (CT) Kanjorski
 Clinger Franks (NJ) Kaptur
 Coburn Frelinghuysen Kasich
 Coleman Frisa Kelly
 Collins (GA) Frost Kennedy (MA)
 Collins (IL) Funderburk Kennedy (RI)

Kennelly Moran Shadegg
 Kildee Morella Shaw
 Kim Murtha Shays
 King Myers Shuster
 Kingston Myrick Sisisky
 Kleczka Nadler Skaggs
 Klink Neal Skeen
 Klug Nethercutt Skelton
 Knollenberg Neumann Slaughter
 Kolbe Ney Smith (MI)
 LaFalce Norwood Smith (NJ)
 LaHood Nussle Smith (TX)
 Lantos Oberstar Smith (WA)
 Largent Obey Solomon
 Latham Olver Souder
 LaTourette Ortiz Spence
 Lazio Orton Spratt
 Leach Packard Stark
 Levin Pallone Stenholm
 Lewis (CA) Pastor Stockman
 Lewis (GA) Paxon Stokes
 Lewis (KY) Payne (NJ) Studds
 Lightfoot Payne (VA) Stump
 Lincoln Pelosi Stupak
 Linder Peterson (FL) Talent
 Lipinski Peterson (MN) Tanner
 Livingston Petri Tate
 LoBiondo Pickett Tauzin
 Lofgren Pombo Taylor (MS)
 Longley Pomeroy Taylor (NC)
 Lowey Porter Tejeda
 Lucas Portman Thomas
 Luther Poshard Thompson
 Maloney Pryce Thornberry
 Manton Quillen Thornton
 Manzullo Quinn Tiahrt
 Markey Radanovich Torkildsen
 Martinez Rahall Torres
 Martini Ramstad Torricelli
 Mascara Rangel Traficant
 Matsui Reed Upton
 McCarthy Regula Visclosky
 McCollum Richardson Volkmer
 McCrery Rivers Vucanovich
 McDermott Roberts Walker
 McHugh Roemer Walsh
 McInnis Rogers Wamp
 McIntosh Rohrabacher Ward
 McKeon Ros-Lehtinen Waters
 McKinney Rose Watt (NC)
 McNulty Roth Watts (OK)
 Meehan Roukema Waxman
 Meek Roybal-Allard Weldon (FL)
 Metcalf Royce Weldon (PA)
 Meyers Rush Weller
 Mica Sabo White
 Millender Salmon Whitfield
 McDonald Sanders Wicker
 Miller (CA) Sanford Wise
 Miller (FL) Sawyer Wolf
 Minge Saxton Woolsey
 Mink Schiff Wynn
 Moakley Schumer Yates
 Molinari Scott Young (AK)
 Mollohan Seastrand Young (FL)
 Montgomery Sensenbrenner Zeliff
 Moorhead Serrano Zimmer

NAYS—14
 Barton Hastings (FL) Stearns
 Becerra Hyde Thurman
 Clyburn McHale Velazquez
 Coble Owens Williams
 Gibbons Scarborough

NOT VOTING—18
 Allard Johnston Riggs
 Berman Laughlin Schaefer
 Bryant (TX) McDade Schroeder
 Coyne Menendez Towns
 Fazio Oxley Vento
 Foglietta Parker Wilson

So the joint resolution was passed.
 A motion to reconsider the vote whereby said joint resolution was passed was, by unanimous consent, laid on the table.
Ordered, That the Clerk request the concurrence of the Senate in said joint resolution.

¶46.10 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. PACKARD, by unanimous consent,
Ordered, That in the engrossment of the foregoing joint resolution the Clerk

be directed to make the following technical change:

Strike the matter designating title I and section 101 and insert in lieu thereof "That".

46.11 PROVIDING FOR THE CONSIDERATION OF H.R. 2715

Mr. LINDER, by direction of the Committee on Rules, called up the following resolution (H. Res. 409):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 2715) to amend chapter 35 of title 44, United States Code, popularly known as the Paperwork Reduction Act, to minimize the burden of Federal paperwork demands upon small businesses, educational and nonprofit institutions, Federal contractors, State and local governments, and other persons through the sponsorship and use of alternative information technologies. The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Small Business. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on Small Business now printed in the bill. Each section of the committee amendment in the nature of a substitute shall be considered as read. During consideration of the bill for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommend with or without instructions.

When said resolution was considered. After debate,

On motion of Mr. LINDER, the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

46.12 PAPERWORK ELIMINATION

The SPEAKER pro tempore, Mr. REGULA, pursuant to House Resolution 409 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 2715) to amend chapter 35 of title 44, United States Code, popularly known as the Paperwork Reduction Act, to minimize the burden of Federal

paperwork demands upon small businesses, educational and nonprofit institutions, Federal contractors, State and local governments, and other persons through the sponsorship and use of alternative information technologies.

The SPEAKER pro tempore, Mr. REGULA, by unanimous consent, designated Mr. TAYLOR of North Carolina as Chairman of the Committee of the Whole.

The Acting Chairman, Mr. BURTON assumed the Chair; and after some time spent therein,

The SPEAKER pro tempore, Mr. BURTON, assumed the Chair.

When Mr. TAYLOR of North Carolina, Chairman, pursuant to House Resolution 409, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Paperwork Elimination Act of 1996".

SEC. 2. PURPOSES.

The purpose of this Act is to—

(1) minimize the burden of Federal paperwork demands upon small businesses, educational and nonprofit institutions, Federal contractors, State and local governments, and other persons through the sponsorship and use of alternative information technologies, including the use of electronic maintenance, submission, or disclosure of information to substitute for paper; and

(2) more effectively enable Federal agencies to achieve the purposes of chapter 35 of title 44, United States Code, popularly known as the "Paperwork Reduction Act".

SEC. 3. AUTHORITY AND FUNCTIONS OF THE DIRECTOR OF THE OFFICE OF MANAGEMENT AND BUDGET.

(a) DIRECTION AND OVERSIGHT OF INFORMATION TECHNOLOGY.—Section 3504(a)(1)(B)(vi) of title 44, United States Code, is amended to read as follows:

"(vi) the acquisition and use of information technology, including the use of alternative information technologies, such as the use of electronic submission, maintenance, or disclosure of information to substitute for paper."

(b) PROMOTION OF USE OF ELECTRONIC INFORMATION TECHNOLOGY.—Section 3504(h) of title 44, United States Code, is amended by striking "and" after the semicolon at the end of paragraph (4), by striking the period at the end of paragraph (5) and inserting "; and", and by adding at the end the following:

"(6) specifically promote the optional use of electronic maintenance, submission, or disclosure of information where appropriate, as an alternative information technology to substitute for paper."

SEC. 4. ASSIGNMENT OF TASKS AND DEADLINES.

Section 3505(a)(3) of title 44, United States Code, is amended by striking "and" after the semicolon at the end of subparagraph (B), by striking the period at the end of subparagraph (C) and inserting "; and", and by adding at the end the following:

"(D) a description of progress in providing for the use of electronic submission, maintenance, or disclosure of information to substitute for paper, including the extent to which such progress accomplishes reduction

of burden on small businesses or other persons."

SEC. 5. FEDERAL AGENCY RESPONSIBILITIES.

(a) PROVIDING FOR USE OF ELECTRONIC INFORMATION MANAGEMENT.—Section 3506(c)(1)(B) of title 44, United States Code, is amended by striking "and" after the semicolon at the end of clause (ii) and by adding at the end the following:

"(iv) provides for the optional use, where appropriate, of electronic maintenance, submission, or disclosure of information; and".

(b) PROMOTION OF ELECTRONIC INFORMATION MANAGEMENT.—Section 3506(c)(3)(C) of title 44, United States Code, is amended by striking "or" after the semicolon at the end of clause (ii), by adding "or" after the semicolon at the end of clause (iii), and by adding at the end the following:

"(iv) the promotion and optional use, where appropriate, of electronic maintenance, submission, or disclosure of information."

(c) USE OF ALTERNATIVE INFORMATION TECHNOLOGIES.—Section 3506(c)(3)(J) of title 44, United States Code, is amended to read as follows:

"(J) to the maximum extent practicable, uses alternative information technologies, including the use of electronic maintenance, submission, or disclosure of information, to reduce burden and improve data quality, agency efficiency and responsiveness to the public."

SEC. 6. PUBLIC INFORMATION COLLECTION ACTIVITIES; SUBMISSION TO DIRECTOR; APPROVAL AND DELEGATION.

Section 3507(a)(1)(D)(ii) of title 44, United States Code, is amended by striking "and" after the semicolon at the end of subclause (V), by adding "and" after the semicolon at the end of subclause (VI), and by adding at the end the following:

"(VII) a description of how respondents may, if appropriate, electronically maintain, submit, or disclose information under the collection of information."

SEC. 7. RESPONSIVENESS TO CONGRESS.

Section 3514(a)(2) of title 44, United States Code, is amended by striking "and" after the semicolon at the end of subparagraph (C), by striking the period at the end of subparagraph (D) and inserting "; and", and by adding at the end the following:

"(E) reduced the collection of information burden on small businesses and other persons through the use of electronic maintenance, submission, or disclosure of information to substitute for paper maintenance, submission, or disclosure of information, including—

"(i) a description of instances where such substitution has added to burden; and

"(ii) specific identification of such instances relating to the Internal Revenue Service."

SEC. 8. EFFECTIVE DATE.

This Act shall take effect October 1, 1997.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce,

Will the House pass said bill?

The SPEAKER pro tempore, Mr. BURTON, announced that the yeas had it.

Mr. TORKILDSEN objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.