

shuttle launch costs in connection with operations, research, and crew return activities subsequent to substantial completion of the International Space Station.

(3) SUBSTANTIAL COMPLETION.—For purposes of this subsection, the International Space Station is considered to be substantially completed when the development costs comprise 5 percent or less of the total International Space Station costs for the fiscal year.

(c) AUTOMATIC INCREASE OF LIMITATION AMOUNT.—The amounts set forth in subsection (a) shall each be increased to reflect any increase in costs attributable to—

(1) economic inflation;

(2) compliance with changes in Federal, State, or local laws enacted after the date of enactment of this Act;

(3) the lack of performance or the termination of participation of any of the International countries participating in the International Space Station; and

(4) new technologies to improve safety, reliability, maintainability, availability, or utilization of the International Space Station, or to reduce costs after completion of assembly, including increases in costs for on-orbit assembly sequence problems, increased ground testing, verification and integration activities, contingency responses to on-orbit failures, and design improvements to reduce the risk of on-orbit failures.

(d) NOTICE OF CHANGES.—The Administrator shall provide with each annual budget request a written notice and analysis of any changes under subsection (c) to the amounts set forth in subsection (a) to the Senate Committees on Appropriations and on Commerce, Science, and Transportation and to the House of Representatives Committees on Appropriations and on Science. The written notice shall include—

(1) an explanation of the basis for the change, including the costs associated with the change and the expected benefit to the program to be derived from the change; and

(2) an analysis of the impact on the assembly schedule and annual funding estimates of not receiving the requested increases.

(e) REPORTING AND REVIEW.—

(1) IDENTIFICATION OF COSTS.—

(A) SPACE SHUTTLE.—As part of the overall space shuttle program budget request for each fiscal year, the Administrator shall identify separately the amounts of the requested funding that are to be used for completion of the assembly of the International Space Station.

(B) INTERNATIONAL SPACE STATION.—As part of the overall International Space Station budget request for each fiscal year, the Administrator shall identify the amount to be used for development of the International Space Station.

(2) ACCOUNTING FOR COST LIMITATIONS.—As part of the annual budget request to the Congress, the Administrator shall account for the cost limitations imposed by subsection (a).

(3) VERIFICATION OF ACCOUNTING.—The Administrator shall arrange for a verification, by the General Accounting Office, of the accounting submitted to the Congress within 60 days after the date on which the budget request is transmitted to the Congress.

(4) INSPECTOR GENERAL.—Within 60 days after the Administrator provides a notice and analysis to the Congress under subsection (d), the Inspector General of the National Aeronautics and Space Administration shall review the notice and analysis and report the results of the review to the committees to which the notice and analysis was provided.

In the table of contents, after the item relating to section 130, insert the following new item:

Sec. 131. Cost limitation for the International Space Station.

It was decided in the { Yeas 114 negative Nays 315

53.11 [Roll No. 135] AYES—114

- Abercrombie Herger Pallone Barrett (WI) Hilleary Paul Bass Bereuter Hoekstra Holden Pelosi Berry Blagojevich Kaptur Peterson (MN) Blumenauer Kasich Pomeroy Portman Brady (PA) Kelly Ramstad Brown (OH) Kildee Rivers Camp Kind (WI) Roemer Roukema Chabot Kingston LaFalce Largent Ryan (WI) Chenoweth Coble Latham Sanders Sanford Collins Lazio Schaffer Shays Conyers Leach Sherwood Shuster Costello Coyne LoBiondo Smith (MI) Crowley Lowey Stark Cuban Luther Maloney (NY) Danner Deal DeFazio Manzullo DeLaHunt Markey Sununu DeMint Mascarata Tancredino Dingell McCarthy (MO) Tierney Doyle McHugh Udall (NM) Duncan McInnis Upton Evans Meehan Miller, George Velazquez Fattah Minge Vento Fossella Mink Visclosky Frank (MA) Myrick Wamp Ganske Goode Nadler Watkins Goodlatte Nussle Watts (OK) Goodling Oberstar Waxman Gutierrez Obey Weiner Hefley Owens Woolsey

NOES—315

- Ackerman Clay Gilchrest Aderholt Clayton Gillmor Allen Clement Gilman Andrews Clyburn Gonzalez Archer Combest Gordon Armey Condit Goss Bachus Cook Graham Baird Cooksey Granger Baker Cox Green (TX) Baldacci Cramer Green (WI) Baldwin Crane Greenwood Ballenger Cummings Gutknecht Barcia Cunningham Hall (OH) Barr Davis (FL) Hall (TX) Barrett (NE) Davis (IL) Hansen Bartlett Davis (VA) Hastings (FL) Barton DeGette Hastings (WA) Bateman DeLauro Hayes Becerra DeLay Hayworth Bentsen Deutsch Hill (IN) Berkley Diaz-Balart Hill (MT) Berman Dickey Hilliard Biggart Dicks Hinchey Bilbray Dixon Hinojosa Bilirakis Doggett Hobson Bishop Dooley Hoefel Bliley Doolittle Hooley Blunt Dreier Horn Boehlert Dunn Hostettler Boehner Edwards Houghton Bonilla Ehlers Hoyer Bonior Ehrlich Hulshof Bono Emerson Hunter Borski Engel Hutchinson Boswell English Hyde Boucher Eshoo Inslee Boyd Etheridge Isakson Brady (TX) Everett Istook Brown (FL) Ewing Jackson (IL) Bryant Farr Jackson-Lee Burr Filner (TX) Burton Fletcher Jefferson Buyer Foley Jenkins Callahan Forbes John Callahan Ford Johnson (CT) Calvert Fowler Johnson, E. B. Campbell Franks (NJ) Johnson, Sam Canady Frelinghuysen Jones (NC) Cannon Frost Jones (OH) Capps Gallegly Kanjorski Capuano Galleghy Kennedy Cardin Gejdenson Kennedy Carson Gekas Kilpatrick Castle Gephardt King (NY) Chambliss Gibbons Kleczka

- Klink Ortiz Siskis Knollenberg Ose Skeen Kolbe Oxley Skelton Kucinich Packard Slaughter Kuykendall Pascrell Smith (NJ) LaHood Pastor Smith (TX) Lampson Payne Smith (WA) Lantos Peterson (PA) Snyder Larson Petri Souder LaTourette Phelps Spence Lewis (CA) Pickering Spratt Lewis (GA) Pickett Stabenow Lewis (KY) Pitts Stenholm Linder Pombo Stump Lipinski Porter Sweeney Lofgren Price (NC) Talent Lucas (KY) Pryce (OH) Tanner Lucas (OK) Quinn Tauscher Maloney (CT) Radanovich Tauzin Martinez Rahall Taylor (MS) Matsui Rangel Taylor (NC) Schaffer Regula Terry McCarthy (NY) Reyes Thomas McCollum Reynolds Thompson (CA) McCreary Reynolds Thompson (MS) McGovern Riley Thornberry McIntosh Rodriguez Thurman McIntyre Rogan Thune McKeon Rogers Thurman McKinney Rohrabacher Tiahrt McNulty Ros-Lehtinen Towns Meek (FL) Rothman Traficant Meeks (NY) Roybal-Allard Turner Menendez Royce Udall (CO) Metcalf Rush Walden Mica Ryun (KS) Walsh Millender- Sabo Waters McDonald Salmon Watt (NC) Miller (FL) Sanchez Weldon (FL) Miller, Gary Sandlin Weldon (PA) Moakley Sawyer Weller Mollohan Saxton Wexler Moore Scarborough Weigand Moran (KS) Schakowsky Whitfield Moran (VA) Scott Wicker Morella Sessions Wilson Murtha Shadegg Wise Neal Shaw Wolf Nethercutt Sherman Wynn Ney Shimkus Young (AK) Northup Shows Young (FL) Norwood Simpson

NOT VOTING—4

- Brown (CA) Napolitano McDermott Serrano

So the amendment was not agreed to.

53.12 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment submitted by Mr. ROEMER:

At the end of the bill, insert the following new section:

SEC. 221. CANCELLATION OF RUSSIAN PARTNERSHIP.

Not later than 90 days after the date of the enactment of this Act, the Administrator shall terminate all contracts and other agreements with the Russian Government necessary to remove the Russian Government as a partner in the International Space Station program. The National Aeronautics and Space Administration shall not enter into a new partnership with the Russian Government relating to the International Space Station. Nothing in this section shall prevent the National Aeronautics and Space Administration from accepting participation by the Russian Government or Russian entities on a commercial basis. Nothing in this section shall prevent the National Aeronautics and Space Administration from purchasing elements of the International Space Station directly from Russian contractors.

In the table of contents, after the item relating to section 220, insert the following:

Sec. 221. Cancellation of Russian partnership.