of Intent to Object to Proceeding' created by Public Law 110–81. Each section shall include the name of each Senator filing a notice under subsection (a)(2)(B), the measure or matter covered by the calendar to which the notice of intent to object relates, and the date the notice of intent to object was filed.

(2) Objection on Behalf.—In the case of an objection made under subsection (a)(4), not later than 2 session days after the objection is made on the floor, the Legislative Clerk shall add the information from such objection to the applicable Calendar section entitled “Notices of Intent to Object to Proceeding” created by Public Law 110–81. Each section shall include the name of the Senator on whose behalf the objection was made, the measure or matter objected to, and the date the objection was made on the floor.

(c) Removal.—A Senator may have notice of intent to object relating to that Senator removed from a calendar to which it was added under subsection (b) by submitting to the Legislative Clerk the following notice:

“I, Senator ————————, do not object to ————————, dated ————————.” The first blank shall be filled with the name of the Senator, the second blank shall be filled with the name of the covered request, the name of the measure or matter and, if applicable, the calendar number, and the third blank shall be filled with the date of the submission to the Legislative Clerk under this subsection.

(d) Objecting on Behalf of a Member.—Except with respect to objections made under subsection (a)(4), if a Senator who has notified his or her leader of an intent to object to a covered request fails to submit a notice of intent to object under subsection (a)(2)(b) within 2 session days following an objection to a covered request by the leader or his or her designee on that Senator’s behalf, the Legislative Clerk shall list the Senator who made the objection to the covered request in the applicable “Notice of Intent to Object to Proceeding” calendar section. [S. Res. 28, 112–1, January 27, 2011]

PERMITTING THE WAIVING OF THE READING OF AN AMENDMENT

Resolved,
SEC. 1. Reading of Amendments.
(a) Standing Order.—This section shall be a standing order of the Senate.

(b) Waiver.—The reading of an amendment may be waived by a non-debatable motion if the amendment—

(1) has been submitted at least 72 hours before the motion; and

(2) is available in printed or electronic form in the Congressional Record.

[S. Res. 29, 112–1, January 27, 2011]

73 TO PROVIDE FOR EXPEDITED SENATE CONSIDERATION OF CERTAIN NOMINATIONS SUBJECT TO ADVICE AND CONSENT

Resolved,

Sec. 1. Procedure For Consideration.

(a) Privileged Nominations; Information Requested—Upon receipt by the Senate of a nomination described in section 2, the nomination shall—

(1) be placed on the Executive Calendar under the heading ‘Privileged Nominations—Information Requested’; and

(2) remain on the Executive Calendar under such heading until the Executive Clerk receives a written certification from the Chairman of the committee of jurisdiction under subsection (b).

(b) Questionnaires—The Chairman of the committee of jurisdiction shall notify the Executive Clerk in writing when the appropriate biographical and financial questionnaires have been received from an individual nominated for a position described in section 2.

(c) Privileged Nominations; Information Received—Upon receipt of the certification under subsection (b), the nomination shall—

(1) be placed on the Executive Calendar under the heading ‘Privileged Nomination—Information Received’ and remain on the Executive Calendar under such heading for 10 session days; and

(2) after the expiration of the period referred to in paragraph (1), be placed on the ‘Nominations’ section of the Executive Calendar.

(d) Referral to Committee of Jurisdiction—During the period when a nomination described in subsection (a) is listed under the ‘Privileged Nomination—Information Requested’ section of the Executive Calendar described in section (a)(1)