

H. Con. Res. 59: Mr. BROWN of Ohio.
 H. Res. 23: Mr. BROWN of Ohio.
 H. Res. 24: Mr. MCKEON.
 H. Res. 98: Ms. FURSE, Mr. BUNN of Oregon,
 and Mr. MARTINEZ.
 H. Res. 99: Ms. FURSE and Mr. BUNN of Or-
 egon.

AMENDMENTS

Under clause 6 of rule XXIII, pro-
 posed amendments were submitted as
 follows:

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OFFERED BY: MR. BATEMAN

AMENDMENT NO. 57: Pages 231 and 232,
 strike the table and insert the following:

State	Percentage of Sums Authorized for Fiscal Year			
	1996	1997	1998	1999 & 2000
Alabama	1.0693	1.0110	0.9504	0.8896
Alaska	0.5723	0.5411	0.5087	0.4761
Arizona	0.7139	0.7464	0.7767	0.8060
Arkansas	0.6255	0.5914	0.5560	0.5204
California	7.5590	7.9031	8.2244	8.5345
Colorado	0.7649	0.7232	0.6885	0.6847
Connecticut	1.2948	1.3537	1.3718	1.3643
Delaware	0.4694	0.4438	0.4173	0.3905
District of Columbia	0.4694	0.4438	0.4173	0.3905
Florida	3.4532	3.4462	3.4304	3.4115
Georgia	1.7870	1.8683	1.9443	1.9993
Hawaii	0.7406	0.7002	0.6583	0.6161
Idaho	0.4694	0.4438	0.4173	0.3905
Illinois	4.7801	4.9976	5.2008	5.3970
Indiana	2.5472	2.6631	2.7714	2.8759
Iowa	1.2942	1.2236	1.1503	1.0767
Kansas	0.8708	0.8690	0.8650	0.8602
Kentucky	1.3452	1.3570	1.3508	1.3433
Louisiana	1.0512	1.0060	1.0014	0.9958
Maine	0.7402	0.6999	0.6666	0.6629
Maryland	2.3128	2.1867	2.0557	1.9241
Massachusetts	3.5884	3.7518	3.9043	4.0515
Michigan	4.1117	3.8875	3.8061	3.7850
Minnesota	1.7576	1.6618	1.5622	1.4622
Mississippi	0.8615	0.8146	0.7658	0.7167
Missouri	2.6509	2.5063	2.3562	2.2054
Montana	0.4694	0.4438	0.4173	0.3905
Nebraska	0.4891	0.4624	0.4347	0.4069
Nevada	0.4694	0.4438	0.4173	0.3905
New Hampshire	0.9556	0.9035	0.8494	0.7950
New Jersey	4.3190	4.5156	4.6686	4.6428
New Mexico	0.4694	0.4438	0.4173	0.3905
New York	11.6659	12.1969	12.6928	13.1714
North Carolina	1.9075	1.9943	2.0754	2.1537
North Dakota	0.4694	0.4438	0.4173	0.3905
Ohio	5.3833	5.0898	4.9266	4.8993
Oklahoma	0.7726	0.7304	0.6867	0.6427
Oregon	1.1939	1.2399	1.2342	1.2274

State	Percentage of Sums Authorized for Fiscal Year			
	1996	1997	1998	1999 & 2000
Pennsylvania	4.1866	4.2145	4.1952	4.1720
Rhode Island	0.6421	0.6071	0.5707	0.5342
South Carolina	0.9796	0.9262	0.8707	0.8150
South Dakota	0.4694	0.4438	0.4173	0.3905
Tennessee	1.4697	1.4668	1.4600	1.4520
Texas	4.6552	4.6458	4.6245	4.5989
Utah	0.5039	0.4764	0.4479	0.4192
Vermont	0.4694	0.4438	0.4173	0.3905
Virginia	2.1630	2.2615	2.3534	2.4379
Washington	1.8380	1.9217	1.9998	2.0752
West Virginia	1.4907	1.4249	1.4184	1.4106
Wisconsin	2.5852	2.4442	2.2978	2.1507
Wyoming	0.4694	0.4438	0.4173	0.3905
Puerto Rico	1.2472	1.1792	1.1185	1.1123
Northern Marianas	0.0399	0.0377	0.0355	0.0332
American Samoa	0.0859	0.0812	0.0763	0.0714
Guam	0.0621	0.0587	0.0552	0.0517
Palau	0.1224	0.1158	0.1088	0.1019
Virgin Islands	0.0551	0.0576	0.0599	0.0599

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OFFERED BY: MR. COOLEY

AMENDMENT NO. 58: Page 181, after line 16,
 insert the following:

SEC. 401. GRAZING OF LIVESTOCK

Section 401(a)(1) (33 U.S.C. 1341(a)(1)) strike
 "Federal license or permit" and insert "Fed-
 eral license or permit (other than a lease or
 permit to authorize the grazing of livestock
 on any lands owned or under the control of
 the United States)".

Redesignate subsequent sections of title IV
 of the bill and conform the table of contents
 accordingly.

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OFFERED BY: MR. COOLEY

AMENDMENT NO. 59: Page 209, strike line 1
 and insert "**SEC. 503. POINT SOURCE DE-
 FINED.**".

Conform the table of contents of the bill
 accordingly.

Page 209, at the beginning of line 2, insert
 "(a) CAFO DEFINITION CLARIFICATION.—".

Page 209, after line 17, insert the following:
 (b) AGRICULTURAL STORMWATER DIS-
 CHARGES.—Section 502(14) is further amended
 by inserting ", including discharges from
 cropland, pasture land, rangeland, any graz-
 ing lands used pursuant to a Federal grazing
 permit or lease, and forest lands," after "ag-
 ricultural stormwater discharges".

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OFFERED BY: MR. DEFAZIO

AMENDMENT NO. 60: Page 92, line 2, strike
 "or other facility", as inserted on page 14 of
 the committee amendment offered by Mr.
 Shuster.

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OFFERED BY: MR. MINGE

AMENDMENT NO. 61: Page 243, after line 8,
 insert the following:

"(3) AGRICULTURAL PERMIT AUTHORITY.—
 The Secretary of Agriculture is authorized to
 issue permits in accordance with this sec-
 tion for any activity resulting from normal
 farming, silviculture, aquaculture, and
 ranching activities and practices carried out
 on agricultural land or for any activity inci-
 dental thereto carried out on the agricul-
 tural land if the agricultural land is not sub-
 ject to sections 1221-1223 of the Food Secu-
 rity Act of 1985 (16 U.S.C. 3821-3823). Any ac-
 tivity allowed by the Secretary of Agri-
 culture under such sections 1221-1223 shall be
 treated as having a permit issued under this
 section and no individual request for or
 granting of a permit shall be required under
 this section.

Page 274, after line 19, add the following:
 "(10) MITIGATION OF AGRICULTURAL LANDS.—
 Any mitigation approved by the Secretary of
 Agriculture for agricultural lands shall be
 accepted by the Secretary as mitigation
 under this section.

Page 276, line 7, after "ditches" insert "(in-
 cluding resloping of drainage ditches to con-
 trol bank erosion)".

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OFFERED BY: MR. RIGGS

AMENDMENT NO. 62: On page 276, strike
 lines 3 through 7 and insert in lieu thereof
 the following:

"ponds, wastewater retention or manage-
 ment facilities (including pipelines, dikes
 and berms) that are used by concentrated
 animal feeding operations or advanced treat-
 ment municipal wastewater reuse oper-
 ations, or irrigation canals and ditches or
 the maintenance of drainage ditches".