

Following the shooting back in 2009, I went to Fort Hood. I met with the families of loved ones of this attack's victims. I saw firsthand the devastation and the sacrifice. None of them—none of them—should have had to wait this long for the recognition. Although the delay can never be made right, I am relieved that these families and victims have finally received the recognition for their sacrifice.

Mr. Speaker, Senator CORNYN from my State of Texas, Representative CARTER, and Representative ROGER WILLIAMS put a lot of effort into this, but I also need to recognize the thousands of constituents—not just in Texas, but across the country—who phoned, emailed, and sent letters asking that this omission be made right.

I am happy to say and acknowledge that through their efforts, it finally has been.

IN RECOGNITION OF ONCOLOGY NURSING SOCIETY'S 40TH ANNIVERSARY

(Ms. SCHAKOWSKY asked and was given permission to address the House for 1 minute.)

Ms. SCHAKOWSKY. In recognition of the Oncology Nursing Society's 40th anniversary, I want to congratulate ONS for their legacy of excellence in oncology nursing and quality cancer care.

ONS is a professional organization of over 37,000 registered nurses and other healthcare providers dedicated to providing care to patients in one of the most difficult stages of their lives.

Since 1975, the Oncology Nursing Society has worked tirelessly to lead the transformation of cancer care. ONS is the primary source of education for all nurses providing care to people with cancer, regardless of the setting.

In my State of Illinois alone, there are 10 chapters of ONS, with more than 1,600 members. In addition, the ONS Chicago chapter is the oldest chapter in the country.

Oncology nurses are there for patients through one of the most challenging times in their lives. They help patients and their loved ones by caring, teaching, listening, and simply being present.

As Congress continues to work to increase access to quality care, I praise the commitment of ONS in fostering excellence in oncology nursing and the care of cancer patients.

I would like to congratulate all the members of ONS on the occasion of its 40th anniversary and wish them many more years of dedicated service to the country.

IN MEMORY OF JUN CHINO, M.D.

(Mrs. MIMI WALTERS of California asked and was given permission to address the House for 1 minute.)

Mrs. MIMI WALTERS of California. Mr. Speaker, the recent passing of Dr. Jun Chino has left many in his south-

ern California community with heavy hearts, including my family and myself, who were blessed to have had a close personal relationship with him.

Dr. Chino was the eldest son in a farming family who were moved from an internment camp during World War II, losing their land in the process.

Despite their difficult financial circumstances in the post-war years, Jun managed to obtain a pre-med degree at Stanford and go on to graduate from the university's medical school. Following residency at Los Angeles County USC General Hospital, and having achieved board certification as an orthopedic surgeon, he practiced for 52 years in Orange County.

He served in leadership positions on countless medical organizations and was esteemed by his peers for his skills and for dedicating himself to staying on the cutting edge of developments in his field. Dr. Chino is survived by his wife, Kazuko, and his daughter, Lisa.

He will be dearly missed by all who knew him.

THE AMERICAN PEOPLE DESERVE A BIPARTISAN SOLUTION TO THE HIGHWAY TRUST FUND

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

Mr. DELANEY. Mr. Speaker, in less than 40 days, the highway trust fund runs out of money, which means 90 percent of the surface transportation projects in this country will stop.

To help Congress appreciate the magnitude of this looming crisis, I reached out to my constituents and asked them to give me their stories about our infrastructure. We received hundreds of responses. One of them was from Magnus in Hagerstown, Maryland, who talks about a major highway, Route I-81, that runs through Hagerstown, which he describes as "Death Valley" because he feels like he reads a story in the local newspaper about someone dying there almost every other week. He also commented about how it hurts economic growth for the region, and the region has not been able to attract the businesses it needs to grow its economy.

Mr. Speaker, the American people deserve a bipartisan solution to fund the highway trust fund, and we should be working on it now.

TRIBUTE TO GENERAL R. MARTIN UMBARGER

(Mrs. BROOKS of Indiana asked and was given permission to address the House for 1 minute.)

Mrs. BROOKS of Indiana. Mr. Speaker, I rise today to honor a true patriot and public servant, Major General R. Martin Umbarger. After serving over four decades in the Indiana National Guard, including the past 10 as our adjutant general, I extend congratulations to him on the occasion of his retirement.

As commander of the fourth largest National Guard contingent in the United States, Major General Umbarger impacted the lives of countless Hoosiers and Americans. When communities in southern Indiana were torn apart by tornadoes, it was General Umbarger and the National Guard who came to their rescue. When the global war on terrorism began, it was General Umbarger and our 21,000 National Guardsmen who supported our most critical military operations.

General Umbarger is truly an extraordinary leader who has displayed a steadfast commitment to protecting Americans' freedoms at home and abroad. He also started the Hoosier Youth Challenge Academy in Knightsville, which works to give so many kids a brighter future.

Major General Umbarger is a hero in every sense of the word. It is with pride that I recognize his tremendous legacy, and I wish him and his wife, Rowanna, the very best as they celebrate a well-deserved retirement.

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:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, April 21, 2015.

Hon. JOHN A. BOEHNER,
The Speaker, U.S. Capitol, House of Representatives, Washington, DC.

DEAR MR. 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 April 21, 2015 at 10:56 a.m.:

That the Senate agreed to without amendment H. Con. Res. 34.

With best wishes, I am
Sincerely,

KAREN L. HAAS.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 3:30 today.

Accordingly (at 2 o'clock and 15 minutes p.m.), the House stood in recess.

□ 1531

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mrs. BLACK) at 3 o'clock and 31 minutes p.m.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Ms. Wanda Neiman, one of his secretaries.

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 or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Record votes on postponed questions will be taken later.

ENERGY EFFICIENCY
IMPROVEMENT ACT OF 2015

Mr. WHITFIELD. Madam Speaker, I move to suspend the rules and pass the bill (S. 535) to promote energy efficiency.

The Clerk read the title of the bill.

The text of the bill is as follows:

S. 535

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 “Energy Efficiency Improvement Act of 2015”.

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

Sec. 1. Short title; table of contents.

TITLE I—BETTER BUILDINGS

Sec. 101. Short title.

Sec. 102. Energy efficiency in Federal and other buildings.

Sec. 103. Separate spaces with high-performance energy efficiency measures.

Sec. 104. Tenant Star program.

TITLE II—GRID-ENABLED WATER HEATERS

Sec. 201. Grid-enabled water heaters.

TITLE III—ENERGY INFORMATION FOR COMMERCIAL BUILDINGS

Sec. 301. Energy information for commercial buildings.

TITLE I—BETTER BUILDINGS

SEC. 101. SHORT TITLE.

This title may be cited as the “Better Buildings Act of 2015”.

SEC. 102. ENERGY EFFICIENCY IN FEDERAL AND OTHER BUILDINGS.

(a) **DEFINITIONS.**—In this section:

(1) **ADMINISTRATOR.**—The term “Administrator” means the Administrator of General Services.

(2) **COST-EFFECTIVE ENERGY EFFICIENCY MEASURE.**—The term “cost-effective energy efficiency measure” means any building product, material, equipment, or service, and the installing, implementing, or operating thereof, that provides energy savings in an amount that is not less than the cost of such installing, implementing, or operating.

(3) **COST-EFFECTIVE WATER EFFICIENCY MEASURE.**—The term “cost-effective water efficiency measure” means any building product, material, equipment, or service, and the installing, implementing, or operating thereof, that provides water savings in an amount that is not less than the cost of such installing, implementing, or operating.

(b) **MODEL PROVISIONS, POLICIES, AND BEST PRACTICES.**—

(1) **IN GENERAL.**—Not later than 180 days after the date of enactment of this Act, the Administrator, in consultation with the Secretary of Energy and after providing the public with an opportunity for notice and com-

ment, shall develop model commercial leasing provisions and best practices in accordance with this subsection.

(2) **COMMERCIAL LEASING.**—

(A) **IN GENERAL.**—The model commercial leasing provisions developed under this subsection shall, at a minimum, align the interests of building owners and tenants with regard to investments in cost-effective energy efficiency measures and cost-effective water efficiency measures to encourage building owners and tenants to collaborate to invest in such measures.

(B) **USE OF MODEL PROVISIONS.**—The Administrator may use the model commercial leasing provisions developed under this subsection in any standard leasing document that designates a Federal agency (or other client of the Administrator) as a landlord or tenant.

(C) **PUBLICATION.**—The Administrator shall periodically publish the model commercial leasing provisions developed under this subsection, along with explanatory materials, to encourage building owners and tenants in the private sector to use such provisions and materials.

(3) **REALTY SERVICES.**—The Administrator shall develop policies and practices to implement cost-effective energy efficiency measures and cost-effective water efficiency measures for the realty services provided by the Administrator to Federal agencies (or other clients of the Administrator), including periodic training of appropriate Federal employees and contractors on how to identify and evaluate those measures.

(4) **STATE AND LOCAL ASSISTANCE.**—The Administrator, in consultation with the Secretary of Energy, shall make available model commercial leasing provisions and best practices developed under this subsection to State, county, and municipal governments for use in managing owned and leased building space in accordance with the goal of encouraging investment in all cost-effective energy efficiency measures and cost-effective water efficiency measures.

SEC. 103. SEPARATE SPACES WITH HIGH-PERFORMANCE ENERGY EFFICIENCY MEASURES.

(a) **IN GENERAL.**—Subtitle B of title IV of the Energy Independence and Security Act of 2007 (42 U.S.C. 17081 et seq.) is amended by adding at the end the following:

“SEC. 424. SEPARATE SPACES WITH HIGH-PERFORMANCE ENERGY EFFICIENCY MEASURES.

“(a) DEFINITIONS.—In this section:

“(1) HIGH-PERFORMANCE ENERGY EFFICIENCY MEASURE.—The term ‘high-performance energy efficiency measure’ means a technology, product, or practice that will result in substantial operational cost savings by reducing energy consumption and utility costs.

“(2) SEPARATE SPACES.—The term ‘separate spaces’ means areas within a commercial building that are leased or otherwise occupied by a tenant or other occupant for a period of time pursuant to the terms of a written agreement.

“(b) STUDY.—

“(1) IN GENERAL.—Not later than 1 year after the date of enactment of this section, the Secretary, acting through the Assistant Secretary of Energy Efficiency and Renewable Energy, shall complete a study on the feasibility of—

“(A) significantly improving energy efficiency in commercial buildings through the design and construction, by owners and tenants, of separate spaces with high-performance energy efficiency measures; and

“(B) encouraging owners and tenants to implement high-performance energy efficiency measures in separate spaces.

“(2) SCOPE.—The study shall, at a minimum, include—

“(A) descriptions of—

“(i) high-performance energy efficiency measures that should be considered as part of the initial design and construction of separate spaces;

“(ii) processes that owners, tenants, architects, and engineers may replicate when designing and constructing separate spaces with high-performance energy efficiency measures;

“(iii) policies and best practices to achieve reductions in energy intensities for lighting, plug loads, heating, cooling, cooking, laundry, and other systems to satisfy the needs of the commercial building tenant;

“(iv) return on investment and payback analyses of the incremental cost and projected energy savings of the proposed set of high-performance energy efficiency measures, including consideration of available incentives;

“(v) models and simulation methods that predict the quantity of energy used by separate spaces with high-performance energy efficiency measures and that compare that predicted quantity to the quantity of energy used by separate spaces without high-performance energy efficiency measures but that otherwise comply with applicable building code requirements;

“(vi) measurement and verification platforms demonstrating actual energy use of high-performance energy efficiency measures installed in separate spaces, and whether such measures generate the savings intended in the initial design and construction of the separate spaces;

“(vii) best practices that encourage an integrated approach to designing and constructing separate spaces to perform at optimum energy efficiency in conjunction with the central systems of a commercial building; and

“(viii) any impact on employment resulting from the design and construction of separate spaces with high-performance energy efficiency measures; and

“(B) case studies reporting economic and energy savings returns in the design and construction of separate spaces with high-performance energy efficiency measures.

“(3) PUBLIC PARTICIPATION.—Not later than 90 days after the date of the enactment of this section, the Secretary shall publish a notice in the Federal Register requesting public comments regarding effective methods, measures, and practices for the design and construction of separate spaces with high-performance energy efficiency measures.

“(4) PUBLICATION.—The Secretary shall publish the study on the website of the Department of Energy.”

(b) **CLERICAL AMENDMENT.**—The table of contents in section 1(b) of the Energy Independence and Security Act of 2007 is amended by inserting after the item relating to section 423 the following new item:

“Sec. 424. Separate spaces with high-performance energy efficiency measures.”

SEC. 104. TENANT STAR PROGRAM.

(a) **IN GENERAL.**—Subtitle B of title IV of the Energy Independence and Security Act of 2007 (42 U.S.C. 17081 et seq.) (as amended by section 103) is amended by adding at the end the following:

“SEC. 425. TENANT STAR PROGRAM.

“(a) DEFINITIONS.—In this section:

“(1) HIGH-PERFORMANCE ENERGY EFFICIENCY MEASURE.—The term ‘high-performance energy efficiency measure’ has the meaning given the term in section 424.

“(2) SEPARATE SPACES.—The term ‘separate spaces’ has the meaning given the term in section 424.

“(b) TENANT STAR.—The Administrator of the Environmental Protection Agency, in