

By Mr. WISE:

H.R. 4651. A bill to amend the Social Security Act to provide additional safeguards for beneficiaries with representative payees under the old-age, survivors, and disability insurance program or the supplemental security income program; to the Committee on Ways and Means.

MEMORIALS

Under clause 3 of rule XII, memorials were presented and referred as follows:

355. The SPEAKER presented a memorial of the General Assembly of the State of Iowa, relative to House Concurrent Resolution No. 108 memorializing the Congress of the United States to appropriate sufficient funding to the United States Naval Fleet and the United States Flag Merchant Marine Fleet; to the Committee on Armed Services.

356. Also, a memorial of the General Assembly of the Commonwealth of Virginia, relative to Senate Joint Resolution No. 266 memorializing Congress to pass H.R. 3293 and S1921, known as the "Vietnam Veterans Recognition Act of 1999," which authorize the Vietnam War "In Memory" memorial plaque; to the Committee on Resources.

357. Also, a memorial of the Legislature of the State of Maine, relative to H.P. 1854 Joint Resolution memorializing the President and Congress of the United States to oppose the entry of China into the World Trade Organization and to deny China permanent normal trade relations status; to the Committee on Ways and Means.

358. Also, a memorial of the General Assembly of the State of New York, relative to Assembly Resolution No. 1747 memorializing the United States Congress to grant the President's emergency supplemental request to provide additional funds for the Low-income Home Energy Assistance Program; jointly to the Committees on Commerce and Education and the Workforce.

359. Also, a memorial of the Senate of the Commonwealth of Massachusetts, relative to Resolution memorializing the Congress of the United States and the Governor of the Commonwealth to conduct an investigation and study of the shortage and cost of home heating oil in the Northeast; jointly to the Committees on Commerce and the Judiciary.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 168: Ms. LOFGREN.
 H.R. 303: Mr. LAFALCE, Mr. MILLER of Florida, Mr. ROMERO-BARCELO, and Mr. ADERHOLT.
 H.R. 353: Mr. DOOLITTLE, Mr. SAWYER, Mr. LUCAS of Kentucky, Mr. FRELINGHUYSEN, Mr. COBLE, Mr. KASICH, Mrs. MYRICK, Mr. RADANOVICH, and Mr. CHABOT.
 H.R. 460: Mr. FLETCHER, Mr. ENGLISH, and Mr. BERMAN.
 H.R. 531: Mr. JONES of North Carolina, Mr. RAMSTAD, and Mr. HORN.
 H.R. 583: Mr. BERMAN.
 H.R. 742: Mr. LANTOS and Mr. RAHALL.
 H.R. 914: Mr. LANTOS.
 H.R. 920: Mr. WAXMAN.
 H.R. 1037: Ms. MCCARTHY of Missouri.
 H.R. 1107: Ms. DEGETTE.
 H.R. 1216: Mr. PETRI.
 H.R. 1227: Mr. DINGELL.
 H.R. 1271: Mrs. CAPPS.
 H.R. 1285: Ms. RIVERS.

H.R. 1322: Ms. GRANGER, Mr. JONES of North Carolina, and Mrs. NORTHUP.
 H.R. 1731: Mr. BASS.
 H.R. 1771: Mrs. BONO.
 H.R. 1793: Mr. TOOMEY.
 H.R. 1895: Ms. DELAURO.
 H.R. 1899: Mr. SAWYER.
 H.R. 1926: Mr. GIBBONS.
 H.R. 2282: Mr. RAMSTAD.
 H.R. 2341: Mr. METCALF, Mr. RODRIGUEZ, Mr. REYES, Mr. GIBBONS, Mr. NETHERCUTT, and Mr. FOSSELLA.
 H.R. 2397: Mr. FORBES, Ms. DANNER, Mr. SAWYER, Mr. BLUMENAUER, Mr. CONDIT, Mr. DEFazio, Ms. DEGETTE, Mr. DICKS, Mr. HOLDEN, Mr. SMITH of Washington, and Mr. GREEN of Texas.
 H.R. 2512: Mr. KING.
 H.R. 2655: Mr. DEAL of Georgia and Mr. WALDEN of Oregon.
 H.R. 2817: Mr. BOEHLERT and Mr. HULSHOF.
 H.R. 2980: Ms. CARSON.
 H.R. 3113: Mr. BRYANT.
 H.R. 3118: Mr. DICKEY.
 H.R. 3144: Mr. RODRIGUEZ.
 H.R. 3170: Mr. BERUTER.
 H.R. 3214: Mr. ABERCROMBIE.
 H.R. 3517: Mrs. MYRICK and Ms. LEE.
 H.R. 3540: Mr. GIBBONS.
 H.R. 3580: Ms. KILPATRICK, Mr. PAUL, Mr. HAYWORTH, Mr. CANADY of Florida, and Mr. JONES of North Carolina.
 H.R. 3594: Mr. WU.
 H.R. 3663: Mr. LUCAS of Oklahoma.
 H.R. 3669: Mr. MANZULLO.
 H.R. 3672: Mrs. KELLY.
 H.R. 3850: Mr. BOEHNER.
 H.R. 3875: Mr. NUSSLE.
 H.R. 4011: Mr. MOORE and Mr. BUYER.
 H.R. 4013: Mr. HOLT, Mr. UDALL of Colorado, and Mr. DOOLEY of California.
 H.R. 4049: Mr. MURTHA and Mrs. ROUKEMA.
 H.R. 4113: Mr. HUTCHINSON, Mr. DEMINT, Mr. WELDON of Florida, and Mr. CALVERT.
 H.R. 4132: Ms. STABENOW.
 H.R. 4162: Ms. WOOLSEY, Ms. KILPATRICK, Ms. MCKINNEY, Mr. ENGEL, Mr. HILLIARD, Mr. HINCHAY, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. SANDLIN, Ms. BALDWIN, Ms. MILLENDER-MCDONALD, Mr. BROWN of Ohio, Mr. KILDEE, Mr. HASTINGS of Florida, Ms. BROWN of Florida, Mr. TIERNEY, Mr. MCGOVERN, Mr. CAPUANO, and Mr. DELAHUNT.
 H.R. 4213: Mr. FORBES.
 H.R. 4219: Mr. QUINN, Ms. SLAUGHTER, Mr. MCINTYRE, Mr. SHAYS, Mr. PRICE of North Carolina, Mr. MURTHA, Mr. WALDEN of Oregon, and Mrs. MINK of Hawaii.
 H.R. 4259: Mr. DICKEY, Mr. BARRETT of Nebraska, Mr. EVERETT, Mr. FLETCHER, Mr. HASTINGS of Florida, Mr. JONES of North Carolina, Ms. WOOLSEY, Mr. WICKER, Mr. WHITFIELD, Mr. WELLES, and Mr. WAMP.
 H.R. 4277: Mr. FILNER, Mr. CLAY, Mr. LANTOS, and Mr. HALL of Ohio.
 H.R. 4290: Ms. DELAURO.
 H.R. 4303: Mr. BLAGOJEVICH and Mr. BUYER.
 H.R. 4321: Mr. KUCINICH.
 H.R. 4384: Ms. CARSON, Mr. ISAKSON, Mr. McNULTY, Mr. TANCREDO, Mr. BOSWELL, Mr. FALEOMAVAEGA, Mrs. CHENOWETH-HAGE, Mr. SISISKY, Mr. RUSH, and Ms. JACKSON-LEE of Texas.
 H.R. 4390: Mr. ROMERO-BARCELO.
 H.R. 4424: Mr. FROST.
 H.R. 4441: Mr. LIPINSKI and Ms. BROWN of Florida.
 H.R. 4442: Mr. FRELINGHUYSEN, Mr. MARKEY, Mr. JOHN, and Mr. TANNER.
 H.R. 4455: Ms. LEE.
 H.R. 4467: Mr. BOUCHER.
 H.R. 4503: Mr. BALLENGER.
 H.R. 4511: Mr. COBLE, Mr. SKEEN, Mrs. MYRICK, Mr. GREEN of Wisconsin, Mrs. EMERSON, Mr. WAMP, Mr. THUNE, Mr. LATHAM, Mr. TRAFICANT, Mr. HILL of Montana, Mr. MANZULLO, Mr. TANCREDO, Mrs. BIGGERT, Mr. MCINNIS, Mr. SIMPSON, Mr. WALDEN of Oregon, Mr. ENGLISH, Mr. SHADEGG, and Mr. ROGAN.
 H.R. 4539: Mrs. KELLY, Mr. LANTOS, Mr. BILBRAY, and Mr. LATOURETTE.
 H.R. 4547: Mr. GILCREST and Mr. PETRI.
 H.R. 4548: Mr. MCHUGH, Mr. LAHOOD, and Mr. GIBBONS.
 H.R. 4552: Mr. RAMSTAD.
 H.R. 4567: Mr. ABERCROMBIE and Mr. WEINER.
 H.R. 4614: Ms. LOFGREN and Mr. WAXMAN.
 H.R. 4621: Mr. METCALF.
 H.J. Res. 41: Mr. KUYKENDALL.
 H. Con. Res. 115: Mr. GONZALEZ.
 H. Con. Res. 133: Mr. CAPUANO.
 H. Con. Res. 252: Mr. CUMMINGS.
 H. Con. Res. 266: Ms. MCCARTHY of Missouri and Mr. PETRI.
 H. Con. Res. 297: Mr. MANZULLO.
 H. Con. Res. 308: Mr. KUCINICH and Ms. WOOLSEY.
 H. Con. Res. 311: Mrs. ROUKEMA, Mr. LAHOOD, Mr. FRELINGHUYSEN, and Mrs. JOHNSON of Connecticut.
 H. Con. Res. 323: Mr. EHLERS, Ms. LOFGREN, Ms. CARSON, Mr. WEXLER, Ms. PELOSI, Mr. CROWLEY, and Ms. EDDIE BERNICE JOHNSON of Texas.
 H. Con. Res. 339: Mr. WAXMAN.
 H. Con. Res. 341: Mr. MCGOVERN.
 H. Con. Res. 342: Mr. REGULA, Mr. MCGOVERN, and Mr. FARR of California.
 H. Con. Res. 343: Mr. CUMMINGS, Mrs. MYRICK, and Mr. GONZALEZ.
 H. Res. 37: Mr. KUYKENDALL.
 H. Res. 107: Mr. MALONEY of Connecticut, Mr. PRICE of North Carolina, and Mrs. JOHNSON of Connecticut.
 H. Res. 462: Mr. TERRY.
 H. Res. 494: Mr. FOLEY.
 H. Res. 500: Mr. ROYCE, Mr. GEJDENSON, Mr. BURTON of Indiana, Mr. GILLMOR, Mr. STARK, Ms. ROS-LEHTNEN, and Mr. ROHRBACHER.

AMENDMENTS

Under clause 8 of rule XVIII, proposed amendments were submitted as follows:

H.R. 4461

OFFERED BY: Mr. CROWLEY

AMENDMENT No. 28: Page 19, line 4, insert after the first dollar amount the following: "(increased by \$5,000,000)".

Page 46, line 13, insert after the dollar amount the following: "(reduced by \$5,000,000)".

H.R. 4461

OFFERED BY: Mr. CROWLEY

AMENDMENT No. 29: Insert before the short title the following title:

TITLE IX—ADDITIONAL GENERAL PROVISIONS

SEC. 901. None of the amounts made available in this Act for the Food and Drug Administration may be expended to enforce or otherwise carry out section 801(d)(1) of the Federal Food, Drug, and Cosmetic Act as it pertains to the enforcement of any substance approved for use in the United States and approved by an appropriate regulatory authority in the country of sale and is solely for an individual's personal consumption given that this individual has acted in accordance with all local laws to acquire such products and had been granted a prescription for that product by a qualified medical professional.

H.R. 4577

OFFERED BY: MS. KAPTUR

AMENDMENT No. 208: Page 84, after line 21, insert the following:

SEC. 518. (a) Chapter 2 of title II of the Trade Act of 1974 (19 U.S.C. 2271 et seq.) is amended by adding at the end the following:

“Subchapter E—Normal Trade Relations For China Transitional Adjustment Assistance Program

“SEC. 250A. ESTABLISHMENT OF TRANSITIONAL PROGRAM.

“(a) GROUP ELIGIBILITY REQUIREMENTS.—

“(1) CRITERIA.—A group of workers (including workers in any agricultural firm or subdivision of an agricultural firm) shall be certified as eligible to apply for adjustment assistance under this subchapter pursuant to a petition filed under subsection (b) if the Secretary determines that a significant number or proportion of the workers in such workers’ firm or an appropriate subdivision of the firm have become totally or partially separated, or are threatened to become totally or partially separated, and either—

“(A) that—

“(i) the sales or production, or both, of such firm or subdivision have decreased absolutely,

“(ii) imports from the People’s Republic of China of articles like or directly competitive with articles produced by such firm or subdivision have increased by reason of the extension of nondiscriminatory treatment (normal trade relations treatment) to the products of China, and

“(iii) the increase in imports under clause (ii) contributed importantly to such workers’ separation or threat of separation and to the decline in the sales or production of such firm or subdivision; or

“(B) that there has been a shift in production by such workers’ firm or subdivision to the People’s Republic of China of articles like or directly competitive with articles which are produced by the firm or subdivision by reason of the extension of nondiscriminatory treatment (normal trade relations treatment) to the products of China.

“(2) DEFINITION OF CONTRIBUTED IMPORTANTLY.—The term ‘contributed importantly’, as used in paragraph (1)(A)(iii), means a cause which is important but not necessarily more important than any other cause.

“(3) REGULATIONS.—The Secretary shall issue regulations relating to the application of the criteria described in paragraph (1) in making preliminary findings under subsection (b) and determinations under subsection (c).

“(b) ADDITIONAL REQUIREMENTS.—The provisions of subsections (b) through (e) of section 250 shall apply to the administration of the program under this subchapter in the same manner and to the same extent as such provisions apply to the administration of the program under subchapter D.”.

(b) CONFORMING AMENDMENT.—The table of contents of the Trade Act of 1974 (19 U.S.C. 2101) is amended by inserting after the item relating to section 250 the following:

“SUBCHAPTER E—NORMAL TRADE RELATIONS FOR CHINA TRANSITIONAL ADJUSTMENT ASSISTANCE PROGRAM

“Sec. 250A. Establishment of transitional program.”.

H.R. 4578

OFFERED BY: MR. BOEHLERT

AMENDMENT No. 33: Page 108, beginning at line 9, strike section 335.

H.R. 4578

OFFERED BY: MS. BROWN OF FLORIDA

AMENDMENT No. 34: Page 102, strike lines 10 through 19.

H.R. 4578

OFFERED BY: MR. DEFazio

AMENDMENT No. 35: Page 53, line 14, insert after the dollar amount the following: “(increased by \$26,000,000)”.

Page 67, line 16, insert after the dollar amount the following: “(reduced by \$53,000,000)”.

H.R. 4578

OFFERED BY: MR. DICKS

AMENDMENT No. 36: On page 108, line 15, after the number “1999”, add the following new section:

SEC. ____ Any limitation imposed under this Act on funds made available by this Act related to planning and management of national monuments, designation of new wildlife refuges, or activities related to the Interior Columbia Basin Ecosystem Management Plan shall not apply to any activity which is otherwise authorized by law.

H.R. 4578

OFFERED BY: MR. HEFLEY

AMENDMENT No. 37: Page 2, line 13, insert after the dollar amount the following: “(reduced by \$4,000,000)”.

Page 54, line 4, insert after the dollar amount the following: “(increased by \$4,000,000)”.

H.R. 4578

OFFERED BY: MR. HILL OF MONTANA

AMENDMENT No. 38: Page 56, line 3, after “\$50,000,000” insert “(reduced by \$500,000) (increased by \$500,000)”.

H.R. 4578

OFFERED BY: MR. HILL OF MONTANA

AMENDMENT No. 39: At the end of the bill, insert after the last section (preceding the short title) the following:

TITLE V—ADDITIONAL GENERAL PROVISIONS

SEC. 501. None of the funds made available in this Act may be used to remove or rescind a designation, in existence as of the date of enactment of this Act, of a route or water surface for use by snowmobiles under section 2.18(c) of title 36, Code of Federal Regulations, or any special regulations promulgated thereunder, in Yellowstone National Park, Grand Teton National Park, or the John D. Rockefeller National Memorial Parkway.

H.R. 4578

OFFERED BY: MR. KUCINICH

AMENDMENT No. 40: Page 10, line 19, insert after the dollar amount “(decreased by \$500,000)”.

Page 10, line 19, insert after the dollar amount “(increased by \$500,000)”.

H.R. 4578

OFFERED BY: MR. KUCINICH

AMENDMENT No. 41: Page 11, line 21, after the period add the following: “Of the amounts made available under this heading, \$500,000 shall be for preparing a report to the Congress on the scientific impacts of genetically engineered fish, including their impact on wild fish populations. In preparing the report the Secretary shall review all available data regarding such impacts and shall conduct additional research to collect any information that is not available and is necessary to assess the potential impacts. The Secretary shall include in the report a review of

regulatory and other mechanisms that the United States Fish and Wildlife Service might use to prevent any problems caused by transgenic fish.”.

H.R. 4578

OFFERED BY: MR. LARGENT

AMENDMENT No. 42: Page 72, line 2, after “Provided,” insert “That when distributing such funds, the Secretary shall take into consideration the number of Indians being served by the program for which, or the entity to which, the funds are made available: *Provided further,*”.

H.R. 4578

OFFERED BY: MR. LARGENT

AMENDMENT No. 43: Page 109, after line 23, insert the following new title:

TITLE V—ADDITIONAL MISCELLANEOUS PROVISIONS

SEC. 501. None of the funds made available under this Act may be allocated to an Indian tribe to carry out an Alcohol and Substance Abuse Program under the Indian Health Care Improvement Act unless that Indian tribe provides to the Secretary of Health and Human Services the following information on a quarterly basis:

(1) The gender of each patient treated.

(2) The substances with regard to with each patient received treatment.

(3) The rate of post-treatment abstinence from the substances with regard to with each patient received treatment at one month, three months, six months, and one year after treatment.

(4) With the consent of the patient, known criminal behavior of each patient treated.

(5) With the consent of the patient, employment records of each patient prior to and after treatment.

(6) With the consent of the patient, attendance of patients treated at self-help meetings during and after treatment.

(7) With the consent of the patient, reported change in the family relationships of each patient during and after treatment.

(8) With the consent of the patient, each patient’s reported satisfaction or dissatisfaction with the treatment received.

(9) Total funding for substance abuse treatment programs with regard to which the report provides information.

(10) Total patients receiving treatment.

(11) Average per patient expenditures.

H.R. 4578

OFFERED BY: MRS. MALONEY OF NEW YORK

AMENDMENT No. 44: Page 24, beginning line 6, strike “transportation and gathering expenses, processing, and any contractor costs required to aggregate and market royalty production taken in kind at wholesale market centers” and insert “transportation to wholesale market centers and processing of royalty production taken in kind”.

H.R. 4578

OFFERED BY: MR. GEORGE MILLER OF CALIFORNIA

AMENDMENT No. 45: Page 102, strike lines 10 through 19.

H.R. 4578

OFFERED BY: MR. NETHERCUTT TO THE

AMENDMENT OFFERED BY: MR. DICKS

AMENDMENT No. 46: Strike “monuments,” and insert “monuments or”.

Strike “, or activities related to the Interior Columbia Basin Ecosystem Management Plan”.

H.R. 4578

OFFERED BY: MR. WELDON OF FLORIDA

AMENDMENT No. 47: At the end of the bill, insert after the last section (preceding the short title) the following:

TITLE —ADDITIONAL GENERAL PROVISIONS

SEC. . None of the funds made available in this Act may be used to publish Class III gaming procedures under part 291 of title 25, Code of Federal Regulations, unless—

(1) a final judgment is issued in the case of Florida and Alabama versus the United States (case number 4:99CV137—RH, United States District Court for the Northern District of Florida, including any appeal thereof); and

(2) all petitions for certiorari have been exhausted with respect to such case.

H.R. 4578

OFFERED BY: MR. WELDON OF FLORIDA

AMENDMENT NO. 48: At the end of the bill, insert after the last section (preceding the short title) the following:

TITLE —ADDITIONAL GENERAL PROVISIONS

SEC. . None of the funds made available in this Act may be used to publish Class III gaming procedures under part 291 of title 25, Code of Federal Regulations.

H.R. 4578

OFFERED BY: MRS. WILSON

AMENDMENT NO. 49: Insert before the short title the following:

TITLE V—ADDITIONAL GENERAL PROVISIONS

SEC. 501. None of the funds appropriated or otherwise made available by this Act may be used by the Bureau of Land Management, the National Park Service, or the Forest Service to conduct a prescribed burn on Federal land for which the Federal agency has not implemented those portions of the memorandum containing the Federal Wildland Fire Policy accepted and endorsed by the Secretary of Agriculture and the Secretary of the Interior in December 1995 regarding notification and cooperation with tribal, State, and local governments.

H.R. 4578

OFFERED BY: MR. YOUNG OF ALASKA

AMENDMENT NO. 50: Insert before the short title the following:

TITLE V—ADDITIONAL GENERAL PROVISIONS

SEC. . Notwithstanding 36 Code of Federal Regulations 223.80 and associated provisions of law, the Forest Service shall implement the North Prince of Wales Island (POW) Collaborative Stewardship Project (CSP) agreement pilot project for negotiated salvage permits.

H.R. 4635

OFFERED BY: MR. LINDER

AMENDMENT NO. 1: At the end of the bill, insert after the last section (preceding the short title) the following new section:

SEC. . None of the funds made available in this Act may be used for the designation, or approval of the designation of, any area as an ozone nonattainment area under the Clean Air Act pursuant to the 8-hour national ambient air quality standard for ozone (62 Fed. Reg. 138, July 18, 1997, p.38855) that has been stayed by the District of Columbia Court of Appeals in the case, *American Trucking v. EPA*

H.R. 4635

OFFERED BY: MR. NADLER

AMENDMENT NO. 2: In the item relating to "DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—COMMUNITY PLANNING AND DEVELOPMENT—HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS", after the first dollar

amount, insert the following: "(increased by \$18,000,000)".

In the item relating to "INDEPENDENT AGENCIES—NATIONAL SCIENCE FOUNDATION—RESEARCH AND RELATED ACTIVITIES", after the first dollar amount, insert the following: "(reduced by \$18,000,000)".

In the item relating to "INDEPENDENT AGENCIES—NATIONAL SCIENCE FOUNDATION—RESEARCH AND RELATED ACTIVITIES", after the second dollar amount, insert the following: "(reduced by \$18,000,000)".

H.R. 4635

OFFERED BY: MR. NADLER

AMENDMENT NO. 3: At the end of title IV (relating to General Provisions), add the following new section:

SEC. 426. The amounts otherwise provided by this Act are revised by reducing the amount made available for "INDEPENDENT AGENCIES—NATIONAL AERONAUTICS AND SPACE ADMINISTRATION—HUMAN SPACE FLIGHT", and increasing the amount made available for "DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—PUBLIC AND INDIAN HOUSING—HOUSING CERTIFICATE FUND (HCF)" for use only for incremental assistance under section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f), by \$690,000,000.

H.R. 4635

OFFERED BY: MR. NADLER

AMENDMENT NO. 4: At the end of title IV (relating to General Provisions), add the following new section:

SEC. 426. The amounts otherwise provided by this Act are revised by reducing the amount made available for "INDEPENDENT AGENCIES—NATIONAL AERONAUTICS AND SPACE ADMINISTRATION—HUMAN SPACE FLIGHT", and increasing the amount made available for "DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—PUBLIC AND INDIAN HOUSING—HOUSING CERTIFICATE FUND (HCF)" for use only for incremental assistance under section 8 of the United States Housing Act of 1937 (42 U.S.C. 1437f), by \$344,000,000.

H.R. 4635

OFFERED BY: MR. NEY

AMENDMENT NO. 5: Under the heading "VETERANS HEALTH ADMINISTRATION" in title I, insert "(increased by \$5,000,000)" after "\$20,281,587,000".

Under the heading "ENVIRONMENTAL PROGRAMS AND MANAGEMENT" in title III, insert "(reduced by \$5,500,000)" after "\$1,900,000,000".

H.R. 4635

OFFERED BY: MR. ROEMER

AMENDMENT NO. 6: Page 9, line 8, after the dollar amount insert the following: "(increased by \$10,000,000)".

Page 10, line 10, after the dollar amount insert the following: "(increased by \$56,000,000)".

Page 13, line 13, after the second dollar amount insert the following: "(increased by \$10,000,000)".

Page 14, line 13, after the dollar amount insert the following: "(increased by \$30,000,000)".

Page 73, line 3, after the dollar amount insert the following: "(reduced by \$2,100,000,000) (increased by \$300,000,000)".

Page 73, line 18, after the dollar amount insert the following: "(increased by \$290,000,000) (increased by \$20,000,000) (increased by \$6,000,000) (increased by \$49,000,000)".

Page 77, line 1, after the dollar amount insert the following: "(increased by \$405,000,000)".

Page 77, line 22, after the dollar amount insert the following: "(increased by \$62,000,000)".

Page 78, line 5, after the dollar amount insert the following: "(increased by \$34,700,000)".

Page 78, line 21, after the dollar amount insert the following: "(increased by \$5,900,000)".

H.R. 4635

OFFERED BY: MR. ROEMER

AMENDMENT NO. 7: Page 90, after line 16, insert the following new section:

SEC. 426. Not later than 90 days after the date of the enactment of this Act, the Administrator of the National Aeronautics and Space Administration 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.

H.R. 4635

OFFERED BY: MR. ROEMER

AMENDMENT NO. 8: Page 90, after line 16, insert the following new section:

SEC. 426. COST LIMITATION FOR THE INTERNATIONAL SPACE STATION.

(a) LIMITATION OF COSTS.—Except as provided in subsection (c), the total amount appropriated for all fiscal years for—

(1) costs of the International Space Station through completion of assembly may not exceed \$21,900,000,000; and

(2) space shuttle launch costs in connection with the assembly of the International Space Station through completion of assembly may not exceed \$17,700,000,000 (determined at the rate of \$380,000,000 per space shuttle flight).

(b) COSTS TO WHICH LIMITATION APPLIES.—(1) DEVELOPMENT COSTS.—The limitation imposed by subsection (a)(1) does not apply to funding for operations, research, and crew return activities subsequent to substantial completion of the International Space Station.

(2) LAUNCH COSTS.—The limitation imposed by subsection (a)(2) does not apply to space 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 of the National Aeronautics and Space Administration 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 of the National Aeronautics and Space Administration 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 of the National Aeronautics and Space Administration 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 of the National Aeronautics and Space Administration shall account for the cost limitations imposed by subsection (a).

(3) VERIFICATION OF ACCOUNTING.—The Administrator of the National Aeronautics and Space Administration 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 of the National Aeronautics and Space Administration 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.

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OFFERED BY: MR. TRAFICANT

AMENDMENT NO. 9: In the item relating to “DEPARTMENT OF HOUSING AND URBAN

DEVELOPMENT—COMMUNITY PLANNING AND DEVELOPMENT—COMMUNITY DEVELOPMENT FUND”, after the first dollar amount, insert the following:

(increased by \$35,000,000), of which \$35,000,000 shall be derived by transfer from amounts provided in this title for “MANAGEMENT AND ADMINISTRATION—SALARIES AND EXPENSES”: *Provided*, That of the amount made available under this heading, \$35,000,000 shall be for a special purpose grant to the City of Youngstown, Ohio, for site acquisition, planning, architectural design, and construction of a convocation and community center in such city

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OFFERED BY: MR. TRAFICANT

AMENDMENT NO. 10: In the item relating to “DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—COMMUNITY PLANNING AND DEVELOPMENT—COMMUNITY DEVELOPMENT FUND”, after the first dollar amount, insert the following: “(increased by \$35,000,000)”.

In the item relating to “DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—COMMUNITY PLANNING AND DEVELOPMENT—COMMUNITY DEVELOPMENT FUND”, after the sixth dollar amount, insert the following: “(increased by \$35,000,000)”.

In the item relating to “DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT—MANAGEMENT AND ADMINISTRATION—SALARIES AND EXPENSES”, after the second dollar amount insert the following: “(reduced by \$35,000,000)”.