AMENDMENTS SUBMITTED AND PROPOSED

SA 1019. Mr. EDWARDS submitted an amendment intended to be proposed by him to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table.

SA 1020. Ms. SNOWE (for herself and Ms. COLLINS) submitted an amendment intended to be proposed by her to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1021. Mr. STEVENS (for himself and Mr. MUKOWSKI) submitted an amendment intended to be proposed by him to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1022. Mr. MUKOWSKI submitted an amendment intended to be proposed by him to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1023. Mr. MURKOWSKI submitted an amendment intended to be proposed by him to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1024. Mr. MURKOWSKI submitted an amendment intended to be proposed by him to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1025. Mrs. MURRAY (for herself and Mr. SINGLIER) submitted an amendment to the bill H.R. 2311, supra; which was ordered to lie on the table.

SA 1026. Mr. DURBIN (for himself and Mr. BENNETT) submitted an amendment to the bill S. 1172, making appropriations for the Legislative Branch for the fiscal year ending September 30, 2002, and for other purposes.

SA 1027. Mr. SPECTER proposed an amendment to the bill S. 1172, supra.

TEXT OF AMENDMENTS

SA 1019. Mr. EDWARDS submitted an amendment intended to be proposed by him to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert:

(a) In section (a) that the Secretary is responsible for the design deficiency, the Secretary shall correct the design deficiency, including the cost of design and construction, at 100 percent Federal expense.

(b) If the Secretary determines under subsection (a) that the Secretary is responsible for a design deficiency in the project relating to the interference of ice with power production, the Secretary shall:

(1) investigate the causes of the interference of ice with power production;

(2) determine whether the Secretary is responsible for a design deficiency in the project relating to the interference of ice with power production; and

(3) if the Secretary determines that the Secretary is responsible for a design deficiency in the project relating to the interference of ice with power production, the Secretary shall:

(A) purchase all necessary property and facilities as required to eliminate the interference of ice with power production;

(B) provide for the purchase of all necessary property and facilities as required to eliminate the interference of ice with power production; and

(C) make all necessary adjustments, changes, and repairs to the project and any related facilities as are necessary to eliminate the interference of ice with power production.

SECTION 2. SEC. 2731.——Amendments to the Department of the Interior Appropriations Act, 2002.

PROPOSED CONGRESSIONAL RECORD—SENATE

July 19, 2001

CONGRESSIONAL RECORD—SENATE

July 19, 2001

TEXT OF AMENDMENTS

SA 1019. Mr. EDWARDS submitted an amendment intended to be proposed by him to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table; as follows:

On page 7, line 26, after “expended.”, insert the following: “of which not less than $300,000 shall be used for a study to determine, and develop a project that would make, the best use, on beaches of adjacent towns, of sand dredged from Morehead City Harbor, Carteret County, North Carolina; and”.

SA 1020. Ms. SNOWE (for herself and Ms. COLLINS) submitted an amendment intended to be proposed by her to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert:

(a) In section (a), the Secretary shall investigate the flood control project for Fort Fairfield, Maine, authorized under section 205 of the Flood Control Act of 1948 (33 U.S.C. 701s); and

(b) determine whether the Secretary is responsible for a design deficiency in the project relating to the interference of ice with power production.

SA 1021. Mr. STEVENS (for himself and Mr. MUKOWSKI) submitted an amendment intended to be proposed by him to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table; as follows:

On page 33, after line 25, add the following:

SEC. 7. SOUTHEAST INTERTIE LICENSE TRANSFER.

(a) In General.—On notification by the State of Alaska to the Federal Energy Regulatory Commission that the sale of hydroelectric projects owned by the Alaska Energy Authority, as determined by the Secretary, to a private entity is consistent with the terms and conditions of UNSC Resolution 661, authorizing the transfer of the licenses for Project Nos. 2742, 2743, 2911 and 3015 to the Four Dam Pool Power Agency shall occur by operation of this section.

(b) Ratiﬁcation of Order.—The Order Granting Limited Waiver of Regulations, issued by the Federal Energy Regulatory Commission March 15, 2001 (Docket Nos. EL01–26–000 and Docket No. EL01–32–000, 94 FERC 61,298 (2001)), is ratiﬁed.

(c) Requirement To Purchase Electric Power.—The members of the Four Dam Pool Power Agency in Alaska shall not be required, under section 210 of the Public Utility Regulatory Policies Act of 1978 (16 U.S.C. 824d–3) or any other provision of federal law, to purchase electric power (capacity or energy) from any entity except the Four Dam Pool Power Agency.

SA 1022. Mr. MUKOWSKI submitted an amendment intended to be proposed by him to the bill H.R. 2311, making appropriations for energy and water development for the fiscal year ending September 30, 2002, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

TITLE.—IRAQ PETROLEUM IMPORT RESTRICTION ACT OF 2001

SECTION 1. SHORT TITLE AND FINDINGS

(a) This Title shall be cited as the “Iraq Petroleum Import Restriction Act of 2001.”

(b) Findings.—Congress finds that:

(1) the government of the Republic of Iraq;

(A) has failed to comply with the terms of United Nations Security Council Resolution 687 regarding unconditional Iraqi acceptance of the destruction, removal, or rendering harmless, under international supervision, of all nuclear, chemical and biological weapons and all stocks of agents and all related sub-systems and components and all research, development, support and manufacturing facilities, as well as all ballistic missiles with a range greater than 150 kilometers and related major parts, and all existing production, facilities and has failed to allow United Nations inspectors access to sites used for the production or storage of weapons of mass destructions;

(B) routinely contravenes the terms and conditions of UNSC Resolution 661, authorizing the export of petroleum products from Iraq in exchange for food, medicine and other humanitarian products by conducting a routine and extensive program to sell such products outside of the channels established by the resolution; and

(C) has failed to adequately draw down upon the amounts received in the Escrow Account established by UNSC Resolution 986 to purchase food, medicine and other humanitarian products required by its citizens, resulting in massive humanitarian suffering by those persons; and

(D) has conducted a periodic and systematic campaign to harass and obstruct the enforcement of the United States and United Kingdom–enforced “No-Fly Zones” in effect in the Republic of Iraq; and

(E) routinely manipulates the petroleum export production volumes permitted under UNSC Resolution 661 in order to create uncertainty in global energy markets, and therefore threatens the economic security of the United States.

2. Further imports of petroleum products from the Republic of Iraq are inconsistent with the national security and foreign policy interests of the United States and should be eliminated until such time as they are not so inconsistent.

SEC. 2. PROHIBITION ON IRAQI-ORIGIN PETROLEUM IMPORTS

The direct or indirect import from Iraq of Iraqi-origin petroleum and petroleum products is prohibited, notwithstanding an authorization by the Committee established by UNSC Resolution 687 to the Secretary-General to design, any other order to the contrary.

SEC. 3. TERMINATION/PRESIDENTIAL CERTIFICATION

This Act will remain in effect until such time as the President, after consultation with the relevant committees in Congress, certifies to the Congress that:

(a) the United States is not engaged in active military operations in:

(1) enforcing “No-Fly Zones” in Iraq;

(2) supporting United Nations sanctions against Iraq;

(3) preventing the smuggling of Iraqi-origin petroleum and petroleum products in violation of UNSC Resolution 687, and

(4) otherwise preventing threatening action by Iraq against the United States or its allies; and

(b) the remaining the importation of Iraqi-origin petroleum and petroleum products would not be inconsistent with the national security and foreign policy interests of the United States.

SEC. 4. HUMANITARIAN INTERESTS

It is the sense of the Senate that the President should make all appropriate efforts to ensure that the humanitarian needs of the Iraqi people are not negatively affected by this Act, and should encourage public, private, domestic and international means the United States and its allies in the Persian Gulf and surrounding region to facilitate in appropriate non-governmental health and humanitarian organizations and individuals within Iraq of food, medicine and other humanitarian products.

SEC. 5. DEFINITIONS

(a) “661 COMMITTEE.”—The term “661 Committee” means the Security Council Committee established by UNSC Resolution 661, and persons acting for or on behalf of the Committee under its specific delegation of authority for the relevant matter or category of activity, including the overseers appointed by the UN Secretary-General to examine and approve agreements for purchases of petroleum and petroleum products from

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