the resolution (H. Res. 182) providing for consideration of a concurrent reso-

lution providing for adjournment of the House, and Senate for the Independence Day district work period, which was re-

ferred to the House Calendar and or-

dered to be printed.

REPORT ON RESOLUTION PRO-

VIDING FOR CONSIDERATION OF

H.R. 2330, AGRICULTURE, RURAL

DEVELOPMENT, FOOD AND DRUG

ADMINISTRATION, AND RELATED

AGENCIES APPROPRIATIONS

ACT, 2002

Mr. HASTINGS of Washington, from

the Committee on Rules, submitted a

privileged report (Rept. No. 107–118) on

the resolution (H. Res. 183) providing

for consideration of the bill (H.R. 2330)

making appropriations for Agriculture,

Rural Development, Food and Drug Ad-

ministration, and Related Agencies

programs for the fiscal year ending

September 30, 2002, and for other pur-

poses, which was referred to the House

Calendar and ordered to be printed.

LIMITATION ON AMENDMENTS

DURING FURTHER CONSIDER-

ATION OF H.R. 2311, ENERGY AND

WATER DEVELOPMENT APPRO-

PRIATIONS ACT, 2002

Mr. CALLAHAN. Mr. Speaker, I ask

unanimous consent that, during fur-

ther consideration of H.R. 2311 in the

Committee of the Whole pursuant to

the House Resolution 180, no further

amendment to the bill shall be in order

except:

(1) the following amendments, each

of which shall be debatable for 20 min-

utes: Mr. TRAFICANT of Ohio, regarding
drilling; Mrs. BERKLEY of Nevada, re-
garding nuclear waste.

(2) the following amendments, which

shall be debatable for 10 minutes: Mr.

TRAFICANT of Ohio, regarding Buy

American; Mrs. JOHNSON of Texas, re-
garding bio/environmental research;

Mrs. KELLY of New York, regarding the

Nuclear Regulatory Commission In-

spector General salaries and expenses.

(3) the following additional amend-

ment, which shall be debatable for 60

minutes: Mr. DAVIS of Florida, regard-

ing the Gulf Stream natural gas pipe-

line.

Each additional amendment may be

offered only by the Member designat-

ed by this request, or a designee; shall be

debatable for the time specified, equally

divided and controlled by the proponent and

an opponent; shall not be subject to

amendment; and shall not be subject to a

demand for a division of the question in

the House or in the Committee of the

Whole.

The SPEAKER pro tempore. Is there

objection to the request of the gen-
tleman from Alabama?

Mr. VISCLOSKY. Mr. Speaker, re-
serving the right to object, if I can

make an inquiry to the gentleman.

Mr. Speaker, my understanding is

that the procedure tomorrow morning

is that the House will go into session

at 9 a.m., and we will immediately

begin to vote on those matters that

have been deferred, beginning with the

Tancredo amendment relative to the

general investigations dealing with $9.9

million, that would be a 15-minute

vote; the second Tancredo amendment

would then be a 5-minute vote in se-

quence; the Hinchey amendment would

be a 5-minute vote; the Kucinich

amendment would be a 5-minute vote;

and then there would be a 5-minute

vote on the Bonior amendment? Those

all would be taken together? There

would be no break in time after the

Kucinich amendment and the Bonior

amendment?

Mr. CALLAHAN. Mr. Speaker, will

the gentleman yield?

Mr. VISCLOSKY. I yield to the gen-
tleman from Alabama.

Mr. CALLAHAN. The gentleman

from Indiana is correct.

Mr. VISCLOSKY. Mr. Speaker, I

withdraw my reservation of objection.

The SPEAKER pro tempore. Is there

objection to the request of the gen-
tleman from Alabama?

There was no objection.

HOUR OF MEETING ON THURSDAY,

JUNE 28, 2001

Mr. CALLAHAN. Mr. Speaker, I ask

unanimous consent that when the

House adjourns today, it adjourn to

meet at 9 a.m. tomorrow.

The SPEAKER pro tempore. Is there

objection to the request of the gen-
tleman from Alabama?

There was no objection.

22ND ANNUAL REPORT OF THE

FEDERAL LABOR RELATIONS AU-

THORITY FOR FISCAL YEAR

2000—MESSAGE FROM THE PRESI-

DENT OF THE UNITED STATES

The SPEAKER pro tempore laid be-

fore the House the following message

from the President of the United States;

which was read and, together with the

accompanying papers, without

objection, referred to the Committee

on International Relations and ordered
to be printed:

To the Congress of the United States:

Pursuant to section 204(b) of the

International Emergency Economic

Powers Act, 50 U.S.C. 1703(b) (IEEPA),

and section 301 of the National Emer-

gency Act, 50 U.S.C. 1621, I hereby re-

port that I have exercised my statu-

tory authority to declare a national

emergency in response to the unusual

and extraordinary threat posed to the

national security and foreign policy of

the United States by (i) actions of per-

sons engaged in, or assisting, spon-

soring, or supporting, extremist vio-

lence in the former Yugoslav Republic

of Macedonia, southern Serbia, the

Federal Republic of Yugoslavia (FRY),

and elsewhere in the Western Balkans

region, and (ii) the actions of persons

engaged in, or assisting, sponsoring,
or supporting acts obstructing implemen-
tation of the Dayton Accords in Bosnia

or United Nations Security Council

Resolution 1244 of June 10, 1999, in

Kosovo. The actions of these individ-

uals and groups threaten the peace in

or diminish the security and stability of

the Western Balkans, undermine the

authority, efforts, and objectives of the

United Nations, the North Atlantic

Treaty Organization (NATO), and other

international organizations and enti-

ties present in those areas and the

wider region, and endanger the safety

of persons participating in or providing

support to the activities of those orga-

nizations and entities, including

United States military forces and Gov-

ernment officials. In order to deal with

this threat, I have issued an Executive

order blocking the property and inter-

ests in property of those persons deter-

mined to have undertaken the actions

described above.

The Executive order prohibits United

States persons from transferring, pay-

ing, exporting, withdrawing, or other-

wise dealing in the property or inter-

ests in the property of persons identi-

fied in the Annex to the order or per-

sons designated pursuant to the order

by the Secretary of the Treasury, in

consultation with the Secretary of

State. Included among the activities

authorities by the order are the making

or receiving by United States persons

of any contribution or provision of

funds, goods, or services to or for the

benefit of any person designated in or