

Stearns	Thomas (WY)	Weber
Stenholm	Thornton	Weldon
Stump	Torres	Whitten
Sundquist	Torricelli	Wilson
Swift	Upton	Wolf
Tanner	Vander Jagt	Wyllie
Tauzin	Volkmer	Yatron
Taylor (MS)	Vucanovich	Young (AK)
Taylor (NC)	Walker	Young (FL)
Thomas (CA)	Walsh	Zeliff
Thomas (GA)	Waters	

NOT VOTING—13

Alexander	Campbell (CO)	Savage
Barnard	Collins (IL)	Smith (FL)
Bonior	Dymally	Traxler
Broomfield	Hefner	
Bustamante	Rangel	

So the amendment was not agreed to. After some further time,

The SPEAKER pro tempore, Mr. GEPHARDT, assumed the Chair.

When Mr. OBERSTAR, Chairman, reported that the Committee, having had under consideration said bill, had directed him to report the same back to the House with sundry amendments adopted by the Committee with the recommendation that the amendments be agreed to and that the bill, as amended, do pass.

By unanimous consent, the previous question was ordered on the bill and amendments.

The following amendments, reported from the Committee of the Whole House on the state of the Union, were agreed to:

Page 37, after line 10, insert the following caption:

(INCLUDING RESCISSION)

Page 38, after line 10, insert the following: "Of the funds made available under this heading in the Department of Defense Appropriations Act, 1992 (Pub. L. 102-172; 105 Stat. 1150, 1166), \$25,000,000 for the Arctic Region Superconducting Center is rescinded."

Page 43, strike out line 22 and all that follows through line 9 on page 44.

Page 119, after line 2, insert the following new section:

SEC. 9131. Amounts appropriated in this Act for operation and maintenance for the Navy (for the payment of severance pay to foreign nationals employed by the Department of Defense in the Republic of the Philippines) shall be reduced by \$52,000,000.

Page 119, after line 2, add the following new section:

SEC. 9131. The total amount appropriated to or for the use of the Department of Defense by this Act is reduced by \$200,000,000 to reflect savings resulting from the decreased use of consulting services by the Department of Defense. The Secretary of Defense shall allocate the amount reduced in the preceding sentence and not later than March 1, 1993, report to the Senate and the House Committees on Appropriations and Armed Services how this reduction was allocated among the Services and Defense Agencies. Provided, That this section does not apply to the reserve components.

Page 119, after line 2, add the following new section:

SEC. 9131. The total amount appropriated to or for the use of the Department of Defense by this Act is reduced by \$500,000,000 to reflect savings with respect to secondary excess inventory items of the Department of Defense. The Secretary of Defense shall allocate the amount reduced in the preceding sentence and not later than March 1, 1993, report to the Senate and the House Committees on Appropriations and Armed Services how this reduction was allocated among the Services and Defense Agencies: Provided,

That this section does not apply to the reserve components.

The bill, as amended, was ordered to be engrossed and read a third time, was read a third time by title.

The question being put, viva voce, Will the House pass said bill?

The SPEAKER pro tempore, Mr. GEPHARDT, announced that the yeas had it.

Mr. MCDADE demanded a recorded vote on passage of said bill, which demand was supported by one-fifth of a quorum, so a recorded vote was ordered.

The vote was taken by electronic device.

It was decided in the affirmative { Yeas 328 Nays 94

82.14 [Roll No. 266] AYES—328

Abercrombie	Dickinson	Jacobs
Ackerman	Dicks	James
Alexander	Dingell	Jefferson
Allard	Dixon	Jenkins
Allen	Donnelly	Johnson (CT)
Anderson	Dooley	Johnson (SD)
Andrews (ME)	Dorgan (ND)	Johnson (TX)
Andrews (NJ)	Downey	Jones (GA)
Andrews (TX)	Duncan	Jones (NC)
Annunzio	Durbin	Kanjorski
Anthony	Dwyer	Kaptur
Archer	Eckart	Kasich
Aspin	Edwards (OK)	Kennedy
Atkins	Edwards (TX)	Kennelly
Bacchus	Engel	Kildee
Baker	English	Klecicka
Ballenger	Erdreich	Kolbe
Barrett	Espy	Kolter
Barton	Evans	Kopetski
Bateman	Ewing	Kostmayer
Bennett	Fascell	LaFalce
Bentley	Fazio	Lancaster
Bereuter	Feighan	Lantos
Berman	Fish	LaRocco
Bevill	Foglietta	Laughlin
Bilbray	Ford (MI)	Lehman (CA)
Bilirakis	Franks (CT)	Lehman (FL)
Blackwell	Frost	Lent
Bilely	Galleghy	Levin (MI)
Boehlert	Gallo	Levine (CA)
Boehner	Gaydos	Lewis (CA)
Borski	Gejdenson	Lewis (FL)
Boucher	Gekas	Lightfoot
Brewster	Gephardt	Lipinski
Brooks	Geren	Livingston
Browder	Gibbons	Lloyd
Brown	Gilchrest	Long
Bruce	Gillmor	Lowery (CA)
Bunning	Gilman	Lowey (NY)
Burton	Gingrich	Machtley
Byron	Glickman	Manton
Callahan	Gonzalez	Martin
Camp	Goodling	Martinez
Campbell (CA)	Gordon	Matsui
Cardin	Gradison	Mavroules
Carper	Grandy	Mazzoli
Carr	Guarini	McCandless
Chandler	Gundersen	McCloskey
Chapman	Hall (OH)	McCollum
Clement	Hall (TX)	McCrary
Clinger	Hamilton	McCurdy
Coble	Hammerschmidt	McDade
Coleman (MO)	Hansen	McGrath
Coleman (TX)	Harris	McHugh
Collins (MI)	Hastert	McMillan (NC)
Combest	Hatcher	McMillen (MD)
Condit	Hayes (LA)	McNulty
Conyers	Hefley	Meyers
Cooper	Hertel	Michel
Costello	Hoagland	Miller (CA)
Coughlin	Hobson	Miller (OH)
Cox (IL)	Hochbrueckner	Miller (WA)
Coyne	Holloway	Mink
Cramer	Horn	Moakley
Cunningham	Horton	Molinari
Dannemeyer	Houghton	Mollohan
Darden	Hoyer	Montgomery
Davis	Huckaby	Moorhead
de la Garza	Hunter	Moran
DeLauro	Hutto	Morrison
DeLay	Inhofe	Mrazek
Derrick	Ireland	Murtha

Myers	Roe	Sundquist
Natcher	Roemer	Swett
Neal (NC)	Rogers	Swift
Nowak	Rohrabacher	Synar
Oakar	Ros-Lehtinen	Tallon
Obey	Rose	Tanner
Olin	Rostenkowski	Tauzin
Ortiz	Rowland	Taylor (MS)
Orton	Roybal	Taylor (NC)
Owens (UT)	Russo	Thomas (CA)
Oxley	Sabo	Thomas (GA)
Panetta	Sangmeister	Thomas (WY)
Parker	Santorum	Thornton
Pastor	Sarpalius	Torres
Patterson	Sawyer	Torricelli
Paxon	Saxton	Towns
Payne (VA)	Schaefer	Trafficant
Pelosi	Schiff	Upton
Penny	Schumer	Valentine
Perkins	Sharp	Vander Jagt
Peterson (FL)	Shaw	Visclosky
Peterson (MN)	Shuster	Walker
Pickett	Sisisky	Walsh
Pickle	Skaggs	Weber
Porter	Skeen	Weldon
Poshard	Skelton	Wheat
Price	Slattery	Whitten
Quillen	Slaughter	Williams
Ravenel	Smith (IA)	Wilson
Ray	Smith (NJ)	Wise
Reed	Smith (OR)	Wolf
Regula	Smith (TX)	Wolpe
Rhodes	Snowe	Wyllie
Richardson	Solarz	Yatron
Ridge	Spence	Young (AK)
Riggs	Spratt	Young (FL)
Rinaldo	Staggers	
Ritter	Stenholm	

NOES—94

Applegate	Klug	Roth
Armey	Kyl	Roukema
AuCoin	Lagomarsino	Sanders
Beilenson	Leach	Savage
Boxer	Lewis (GA)	Scheuer
Clay	Luken	Schroeder
Cox (CA)	Markey	Schulze
Crane	Marlenee	Sensenbrenner
DeFazio	McDermott	Serrano
Dellums	McEwen	Shays
Doolittle	Mfume	Sikorski
Dornan (CA)	Mineta	Solomon
Dreier	Moody	Stallings
Early	Morella	Stark
Emerson	Murphy	Stearns
Fawell	Nagle	Stokes
Fields	Neal (MA)	Studds
Flake	Nichols	Stump
Ford (TN)	Nussle	Unsoeld
Frank (MA)	Oberstar	Vento
Goss	Olver	Volkmer
Green	Owens (NY)	Vucanovich
Hancock	Packard	Washington
Hayes (IL)	Pallone	Waters
Henry	Payne (NJ)	Waxman
Herger	Pease	Weiss
Hopkins	Petri	Wyden
Hubbard	Pursell	Yates
Hughes	Rahall	Zeliff
Hyde	Ramstad	Zimmer
Johnston	Rangel	
Jontz	Roberts	

NOT VOTING—12

Barnard	Bustamante	Edwards (CA)
Bonior	Campbell (CO)	Hefner
Broomfield	Collins (IL)	Smith (FL)
Bryant	Dymally	Traxler

So the bill was passed.

A motion to reconsider the vote whereby said bill was passed was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said bill.

82.15 CLERK TO CORRECT ENGROSSMENT

On motion of Mr. MURTHA, by unanimous consent,

Ordered, That in the engrossment of the foregoing bill the Clerk be authorized to correct section numbers, punctuation, cross references, and to make other technical corrections.

§82.16 ADJOURNMENT OF THE TWO HOUSES

Mr. HOYER, by unanimous consent, submitted the following concurrent resolution (H. Con. Res. 343):

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Thursday, July 2, 1992, it stand adjourned until noon on Tuesday, July 7, 1992, and that when the House adjourns on the legislative day of Thursday, July 9, 1992, it stand adjourned until noon on Tuesday, July 21, 1992, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the Senate recesses or adjourns at the close of business on Thursday, July 2, 1992, in accordance with this resolution, it stand recessed or adjourned until Monday, July 20, 1992, at such time as may be specified by the Majority Leader or his designee in the motion to recess or adjourn, or until noon on the second day after Members are notified to reassemble pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and the Senate, respectively, to reassemble whenever, in their opinion, the public interest shall warrant it.

When said concurrent resolution was considered and agreed to.

A motion to reconsider the vote whereby said concurrent resolution was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk request the concurrence of the Senate in said concurrent resolution.

§82.17 ORDER OF BUSINESS—
CONSIDERATION OF CONFERENCE
REPORT ON H.R. 5260

On motion of Mr. ROSTENKOWSKI, by unanimous consent,

Ordered, That, notwithstanding the provisions of clause 2 of rule XXVIII, it may be in order for the immediate consideration of the conference report on the bill (H.R. 5260) to extend the emergency unemployment compensation program, to revise the trigger provisions contained in the extended unemployment compensation program, and for other purposes; that all points of order against said conference report and its consideration are hereby waived; and that said conference report shall be considered as read when called up.

§82.18 SUBMISSION OF CONFERENCE
REPORT—H.R. 5260

Mr. ROSTENKOWSKI submitted a conference report (Rept. No. 102-650) on the bill (H.R. 5260) to extend the emergency unemployment compensation program, to revise the trigger provisions contained in the extended unemployment compensation program, and for other purposes; together with a statement thereon, for printing in the Record under the rule.

§82.19 EMERGENCY UNEMPLOYMENT PROGRAM

Mr. ROSTENKOWSKI, pursuant to the foregoing special order, called up the following conference report (Rept. No. 102-650):

The committee of conference on the disagreeing votes of the two Houses on the amendment of the Senate to the bill (H.R. 5260), to extend the emergency unemployment compensation program, to revise the trigger provisions contained in the extended unemployment compensation program, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the House recede from its disagreement to the amendment of the Senate and agree to the same with an amendment as follows:

In lieu of the matter proposed to be inserted by the Senate amendment, insert the following:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Unemployment Compensation Amendments of 1992".

TITLE I—EXTENSION OF EMERGENCY UNEMPLOYMENT COMPENSATION PROGRAM

SEC. 101. EXTENSION OF PROGRAM.

(a) GENERAL RULE.—Sections 102(f)(1) and 106(a)(2) of the Emergency Unemployment Compensation Act of 1991 (Public Law 102-164, as amended) are each amended by striking "July 4, 1992" and inserting "March 6, 1993".

(b) WEEKS OF BENEFITS AVAILABLE DURING EXTENSION.—Subparagraph (A) of section 102(b)(2) of such Act is amended by striking clause (ii) and the flush paragraph at the end thereof and inserting the following:

"(ii) REDUCTION FOR WEEKS AFTER JUNE 13, 1992.—In the case of weeks beginning after June 13, 1992—

"(I) clause (i) of this subparagraph shall be applied by substituting '26' for '33', and by substituting '20' for '26'; and

"(II) subparagraph (A) of paragraph (1) shall be applied by substituting '100 percent' for '130 percent'.

"(iii) REDUCTION FOR WEEKS IN 7-PERCENT PERIOD.—In the case of weeks beginning in a 7-percent period—

"(I) clause (ii) of this subparagraph shall not apply.

"(II) clause (i) of this subparagraph shall be applied by substituting '15' for '33', and by substituting '10' for '26', and

"(III) subparagraph (A) of paragraph (1) shall be applied by substituting '60 percent' for '130 percent'.

"(iv) REDUCTION FOR WEEKS IN 6.8-PERCENT PERIOD.—In the case of weeks beginning in a 6.8-percent period—

"(I) clauses (ii) and (iii) of this subparagraph shall not apply.

"(II) clause (i) of this subparagraph shall be applied by substituting '13' for '33', and by substituting '7' for '26', and

"(III) subparagraph (A) of paragraph (1) shall be applied by substituting '50 percent' for '130 percent'.

"(v) 7-PERCENT PERIOD; 6.8-PERCENT PERIOD.—For purposes of this subparagraph—

"(I) A 7-percent period means a period which begins with the second week after the first week for which the requirements of subclause (II) are met and a 6.8 percent period means a period which begins with the second week after the first week for which the requirements of subclause (III) are met.

"(II) The requirements of this subclause are met for any week if the average rate of total unemployment (seasonally adjusted) for all States for the period consisting of the

most recent 2-calendar month period (for which data are published before the close of such week) is at least 6.8 percent, but less than 7 percent.

"(III) The requirements of this subclause are met for any week if the average rate of total unemployment (seasonally adjusted) for all States for the period consisting of the most recent 2-calendar month period (for which data are published before the close of such week) is less than 6.8 percent.

In no event shall a 7-percent period occur after a 6.8-percent period occurs and a 6.8-percent period, once begun, shall continue in effect for all weeks for which benefits are provided under this Act.

"(vi) LIMITATIONS ON REDUCTIONS.—In the case of an individual who is receiving emergency unemployment compensation for a week preceding the first week for which a reduction applies under clause (ii), (iii), or (iv) of this subparagraph, such reduction shall not apply to such individual for the first week of such reduction or any week thereafter for which the individual meets the eligibility requirements of this Act."

(c) MODIFICATION TO FINAL PHASE-OUT.—Paragraph (2) of section 102(f) of such Act is amended to read as follows:

"(2) TRANSITION.—In the case of an individual who is receiving emergency unemployment compensation for a week prior to or including March 6, 1993, emergency unemployment compensation shall continue to be payable to such individual for any week thereafter for which the individual meets the eligibility requirements of this Act. No compensation shall be payable by reason of the preceding sentence for any week beginning after June 19, 1993."

(d) CONFORMING AMENDMENT.—

(1) Subparagraph (B) of section 102(b)(2) of such Act is amended by striking "subparagraph (A)(ii)" and inserting "clauses (ii), (iii), and (iv) of subparagraph (A)".

(2) Section 101(e) of such Act is amended—

(A) by striking "(e) ELECTION.—Notwithstanding" and inserting:

"(e) ELECTION BY STATES; WEEKS OF BENEFITS DURING PHASE-OUT.—

"(1) ELECTION BY STATES.—Notwithstanding",

(B) by adding at the end of paragraph (1), as redesignated by subparagraph (A), the following new sentence: "The preceding sentence shall not be applicable with respect to any extended compensation period which begins after March 6, 1993, nor shall the special rule in section 203(b)(1)(B) of the Federal-State Extended Unemployment Compensation Act of 1970 (or the similar provision in any State law) operate to preclude the beginning of an extended compensation period after March 6, 1993, because of the ending of an earlier extended compensation period under the preceding sentence.", and

(C) by adding at the end thereof the following new paragraph:

"(2) WEEKS OF BENEFITS DURING PHASE-OUT.—Notwithstanding subsection (b)(1)(B) or any other provision of law, whenever an extended compensation period is beginning in a State (and is not triggered off under paragraph (1)) an individual, who is entitled to extended compensation in the new extended compensation period (whether or not the individual applies therefor) and also has remaining entitlement to emergency unemployment compensation under this Act, shall be entitled to compensation under the program in which the individual's monetary entitlement (as of the beginning of the first week of the extended compensation period) is the greater."

(e) EFFECTIVE DATE.—The amendments made by this section apply to weeks of unemployment beginning after June 13, 1992.