

Ramstad	Shays	Upton
Rhodes	Skeen	Valentine
Riggs	Smith (IA)	Vander Jagt
Roberts	Smith (OR)	Vucanovich
Rohrabacher	Smith (TX)	Walker
Ros-Lehtinen	Solomon	Waxman
Rostenkowski	Stearns	Weber
Roth	Stenholm	Wolf
Saxton	Stump	Wyden
Schaefer	Sundquist	Wylie
Schiff	Swift	Young (FL)
Schulze	Synar	Zeliff
Schumer	Taylor (NC)	Zimmer
Sensenbrenner	Thomas (CA)	
Shaw	Thomas (WY)	

NOT VOTING—8

Alexander	Lent	Smith (FL)
Hatcher	Lewis (FL)	Traxler
Hefner	Moran	

So the amendments en bloc were agreed to.

After some further time, The SPEAKER pro tempore, Mr. HOYER, assumed the Chair.

When Mr. VALENTINE, Chairman, pursuant to House Resolution 510, reported the bill back to the House with an amendment adopted by the Committee.

The previous question having been ordered by said resolution.

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

Page 20, lines 4 and 5, strike out "a trade agreement" and insert "as promptly as practicable a comprehensive trade agreement affecting the automotive sector (or, if appropriate in order to achieve each of the objectives listed below, two or more trade agreements)".

Page 20, line 25, strike out "and".

Page 21, strike out lines 8 through 24, inclusive, and insert the following:

Japanese sources in the Japanese market; and

(5) offsets any detrimental impact of the European Community-Japan Automobile Agreement on the United States motor vehicle industry by addressing, to the greatest extent practicable, the problem of excess Japanese motor vehicle manufacturing capacity and committing the Government of Japan to effect annually a voluntary limitation of no more than 1.65 million units (which is the voluntary limitation for that Government's fiscal year ending March 31, 1993) on the export of Japanese motor vehicles to the United States for so long as limitations are in effect under the European Community-Japan Automobile Agreement regarding Japanese motor vehicle exports to, and sales within, the European Community.

(c) REPORTS.—

(1) STATUS OF NEGOTIATIONS REPORTS.—The United States Trade Representative shall submit to the Congress written reports that describe the progress of the negotiations under subsection (b). The first such report shall be submitted on or before the 90th day after the date of the enactment of this Act and reports shall be submitted thereafter on a 90-day basis for so long as such negotiations are engaged in. The United States Trade Representative shall include in such reports any recommendation for action that the Trade Representative considers appropriate to promote the international competitive position of United States manufacturers.

(2) MARKET ACCESS REPORT.—The President shall direct the appropriate agency in the executive branch to evaluate the extent to which motor vehicle parts produced by United States manufacturers are—

(A) achieving market access in Japan; and

(B) being utilized by motor vehicle manufacturers located in the United States that are Japanese owned or controlled (hereinafter in this section referred to as "transplant vehicle manufacturers").

The report required under this paragraph shall be submitted to the Congress no later than the 180th day after the date of the enactment of this Act.

(d) MONITORING SYSTEM.—

(1) IN GENERAL.—The President shall direct the appropriate agency of the executive branch to develop and administer a system for monitoring the implementation of the commitments in the Action Plan, announced by the President of the United States and the Prime Minister of Japan in Tokyo in January 1992, to achieve fair trade in motor vehicles and motor vehicle parts, including the commitment in such Plan that transplant vehicle manufacturers will increase their use of motor vehicle parts produced by United States manufacturers so that the United States parts content of motor vehicles produced by transplant vehicle manufacturers will be at least 70 percent by the close of Japanese fiscal year 1994.

(2) EXCLUSIVITY.—The monitoring system under paragraph (1) shall be developed and administered notwithstanding the carrying out of any negotiation, or the entering into of a trade agreement under subsection (b) that might apply to—

(A) the commitments referred to in paragraph (1); or

(B) the monitoring of the implementation of such commitments (unless, in the case of a trade agreement so entered into, such agreement specifically provides for a monitoring system that is at least equivalent to the system provided for under this subsection, including the reporting requirements under paragraph (4)).

(3) SYSTEM CHARACTERISTICS.—The monitoring system under paragraph (1) shall include procedures for measuring the United States parts content of motor vehicles (whether by model, line, or class) produced by transplant vehicle manufacturers. Such procedures shall be based on the methodologies developed to measure the national content of motor vehicles under the United States-Canada Free-Trade Agreement or, if and when implemented, the methodologies developed to measure the regional content of motor vehicles under an agreement establishing a North American free trade area.

(4) REPORTS.—The United States agency that administers the monitoring system required under this subsection shall submit to the United States Trade Representative written reports on the results of such monitoring, including an evaluation of the progress being made, on a facility-by-facility basis, by transplant vehicle manufacturers in meeting the commitment referred to in paragraph (1) regarding increased United States content. The first report required under this paragraph shall be submitted on the 270th day after the date of the enactment of this Act, and an additional report submitted on June 30 of each calendar year after 1993 and before 2001. To be extent practicable, each such report shall make evaluations regarding United States parts content as of March 31 of the year the report is submitted. Such United States agency shall also submit a copy of each report prepared under this paragraph to the Congress and make copies of each such report available to the public.

(e) ENFORCEMENT.—

(1) DETERMINATIONS BASED ON REPORTS.—Within 30 days after receiving any report under subsection (d) (or any monitoring report provided under a trade agreement referred to in paragraph (2)(B) of that subsection), the United States Trade Represent-

ative shall determine whether each commitment that is addressed in the report is being implemented.

(2) TITLE III TREATMENT.—If the United States Trade Representative determines under paragraph (1) that any commitment referred to in subsection (d)(1) is not being implemented, such failure to implement shall, for purposes of title III of the Trade Act of 1974, be considered as an act, practice, or policy that is unjustifiable and burdens or restricts United States commerce. The United States Trade Representative shall immediately proceed to determine, in accordance with section 3404(a)(1)(B) of such Act, what action to take under section 301(a) of such Act in response to such act, practice, or policy. In carrying out the preceding sentence, the United States Trade Representative shall take action under such section 301(a) against the foreign goods or economic sector involved in the act, practice, or policy that is the subject of such action, but excluding goods produced by parent corporations of transplant vehicle manufacturers that are in compliance with the commitment referred to in subsection (d)(1) regarding increased United States parts content.

(f) CONSTRUCTION.—Nothing in this Act may be construed to have the effect of—

(1) terminating or limiting to any extent the production of motor vehicles by transplant vehicle manufacturers; or

(2) limiting or reducing jobs of United States workers at the facilities of such manufacturers.

(g) 5-YEAR EXTENSION OF FAIR TRADE IN AUTO PARTS ACT OF 1988.—Section 2125 of the Fair Trade in Auto Parts Act of 1988 (15 U.S.C. 4704) is amended by striking out "1993" and inserting "1998".

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

Mr. ARCHER moved to recommit the bill to the Committee on Ways and Means.

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

The SPEAKER pro tempore, Mr. HOYER, announced that the nays had it.

So the motion to recommit was not agreed to.

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

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

Mr. ROSTENKOWSKI demanded that the vote be taken by the yeas and nays, which demand was supported by one-fifth of the Members present, so the yeas and nays were ordered.

The vote was taken by electronic device.

It was decided in the affirmative { Yeas ..... 280 Nays ..... 145

§84.11 [Roll No. 273] YEAS—280

Abercrombie	Berman	Burton
Ackerman	Bevill	Bustamante
Anderson	Bilbray	Byron
Andrews (ME)	Blackwell	Campbell (CO)
Andrews (NJ)	Boehlert	Cardin
Andrews (TX)	Bonior	Carper
Annuzio	Borski	Carr
Applegate	Boucher	Chapman
Aspin	Boxer	Clay
Atkins	Brewster	Clement
AuCoin	Browder	Coleman (MO)
Beilenson	Brown	Coleman (TX)
Bennett	Bruce	Collins (IL)
Bentley	Bryant	Collins (MI)

Combest  
Condit  
Conyers  
Cooper  
Costello  
Cox (IL)  
Coyne  
Cramer  
Darden  
Davis  
de la Garza  
DeFazio  
DeLauro  
Dellums  
Derrick  
Dingell  
Dixon  
Donnelly  
Dooley  
Dorgan (ND)  
Downey  
Duncan  
Durbin  
Dwyer  
Dymally  
Early  
Eckart  
Edwards (CA)  
Edwards (TX)  
Engel  
English  
Erdreich  
Espy  
Evans  
Fascell  
Fazio  
Feighan  
Flake  
Foglietta  
Ford (MI)  
Ford (TN)  
Frank (MA)  
Frost  
Gaydos  
Gephard  
Geren  
Gilman  
Glickman  
Gonzalez  
Gordon  
Guarini  
Hall (OH)  
Hamilton  
Harris  
Hayes (IL)  
Hayes (LA)  
Hefley  
Henry  
Hertel  
Hoagland  
Hochbrueckner  
Holloway  
Horn  
Horton  
Hoyer  
Hubbard  
Huckaby  
Hughes  
Hunter  
Hutto  
Jacobs  
Jefferson  
Jenkins  
Johnson (SD)  
Johnston  
Jones (GA)  
Jones (NC)  
Jontz  
Kanjorski

Kaptur  
Kasich  
Kennedy  
Kennelly  
Kildee  
Klecza  
Kolter  
Kostmayer  
LaFalce  
Lancaster  
Lantos  
LaRocco  
Laughlin  
Lehman (CA)  
Lehman (FL)  
Levin (MI)  
Levine (CA)  
Lewis (GA)  
Lipinski  
Lloyd  
Long  
Lowey (NY)  
Luken  
Manton  
Markey  
Martinez  
Matsui  
Mavroules  
Mazzoli  
McCloskey  
McCurdy  
McDade  
McGrath  
McMillen (MD)  
McNulty  
Mfume  
Miller (CA)  
Mineta  
Mink  
Moakley  
Mollohan  
Montgomery  
Moody  
Moran  
Mrazek  
Murphy  
Murtha  
Nagle  
Natcher  
Neal (MA)  
Neal (NC)  
Nowak  
Oakar  
Oberstar  
Obey  
Olver  
Ortiz  
Orton  
Owens (NY)  
Owens (UT)  
Pallone  
Panetta  
Parker  
Pastor  
Patterson  
Payne (NJ)  
Payne (VA)  
Pease  
Pelosi  
Penny  
Perkins  
Peterson (FL)  
Peterson (MN)  
Petri  
Pickle  
Poshard  
Price  
Rahall  
Rangel  
Ravenel

#### NAYS—145

Allard  
Allen  
Anthony  
Archer  
Armey  
Bacchus  
Baker  
Ballenger  
Barnard  
Barrett  
Barton  
Bateman  
Bereuter  
Bilirakis  
Bliley  
Boehner  
Broomfield  
Bunning

Callahan  
Camp  
Campbell (CA)  
Chandler  
Clinger  
Coble  
Coughlin  
Cox (CA)  
Crane  
Cunningham  
Dannemeyer  
DeLay  
Dickinson  
Dicks  
Doolittle  
Dornan (CA)  
Dreier  
Edwards (OK)

Ray  
Reed  
Regula  
Richardson  
Ridge  
Rinaldo  
Ritter  
Roe  
Roemer  
Rogers  
Rose  
Rostenkowski  
Roukema  
Rowland  
Roybal  
Russo  
Sabo  
Sanders  
Sangmeister  
Santorum  
Sarpalius  
Savage  
Sawyer  
Scheuer  
Schroeder  
Schulze  
Schumer  
Sensenbrenner  
Serrano  
Sharp  
Shays  
Shuster  
Sikorski  
Sisisky  
Skaggs  
Skelton  
Slattery  
Slaughter  
Smith (IA)  
Smith (NJ)  
Snowe  
Solarz  
Spratt  
Staggers  
Stallings  
Stark  
Stokes  
Studds  
Swett  
Synar  
Tallon  
Tauzin  
Taylor (MS)  
Thomas (GA)  
Thornton  
Torres  
Torricelli  
Towns  
Traficant  
Unsoeld  
Upton  
Vento  
Visclosky  
Volkmer  
Walsh  
Washington  
Waters  
Waxman  
Weiss  
Weldon  
Wheat  
Williams  
Wilson  
Wise  
Wolpe  
Wyden  
Yates  
Yatron

Gunderson  
Hall (TX)  
Hammerschmidt  
Hancock  
Hansen  
Hastert  
Herger  
Hobson  
Hopkins  
Houghton  
Hyde  
Inhofe  
Ireland  
James  
Johnson (CT)  
Johnson (TX)  
Klug  
Kolbe  
Kopetski  
Kyl  
Lagomarsino  
Leach  
Leahy (CA)  
Lightfoot  
Livingston  
Lowery (CA)  
Machtley  
Marlenee  
Martin  
McCandless  
McCollum

#### NOT VOTING—9

Alexander  
Brooks  
Hatcher

Hefner  
Lent  
Lewis (FL)

Saxton  
Schaefer  
Schiff  
Shaw  
Skeen  
Smith (OR)  
Smith (TX)  
Solomon  
Spence  
Stearns  
Stenholm  
Stump  
Sundquist  
Swift  
Tanner  
Taylor (NC)  
Thomas (CA)  
Thomas (WY)  
Valentine  
Vander Jagt  
Vucanovich  
Walker  
Weber  
Wolf  
Wylie  
Young (AK)  
Young (FL)  
Zeliff  
Zimmer

"Sec. 103. Grants.  
"Sec. 104. Grant application.  
"Sec. 105. Peer review.  
"Sec. 106. Authorization of appropriations.  
"PART B—ARTICULATION AGREEMENTS  
"Sec. 121. Findings and purpose.  
"Sec. 122. Authorization of grants.  
"Sec. 123. State application.  
"Sec. 124. Local applications.  
"Sec. 125. Articulation agreement.  
"Sec. 126. State administration.  
"Sec. 127. Priority.  
"Sec. 128. Reports.  
"Sec. 129. Authorization of appropriations.  
"PART C—ACCESS AND EQUITY TO EDUCATION FOR ALL AMERICANS THROUGH TELECOMMUNICATIONS  
"Sec. 131. Program established; authorization of appropriations; eligibility.  
"Sec. 132. Application.  
"Sec. 133. Authorized activities.  
"Sec. 134. Definition.  
"Sec. 135. Report.

#### TITLE II—ACADEMIC LIBRARY AND INFORMATION TECHNOLOGY ENHANCEMENT

##### Sec. 201. Revision of title II.

#### "TITLE II—ACADEMIC LIBRARIES AND INFORMATION SERVICES

"Sec. 201. Purpose; authorization.  
"Sec. 202. Notification of State agency.  
"Sec. 203. Library experts.

#### "PART A—COLLEGE LIBRARY TECHNOLOGY AND COOPERATION GRANTS

"Sec. 211. College library technology and cooperation grants.

#### "PART B—LIBRARY EDUCATION, RESEARCH, AND DEVELOPMENT

"Sec. 221. Grants authorized.  
"Sec. 222. Library education and human resource development.  
"Sec. 223. Research and demonstration.  
"Sec. 224. Consultation requirements.

#### "PART C—IMPROVING ACCESS TO RESEARCH LIBRARY RESOURCES

"Sec. 231. Research library resources.  
"Sec. 232. Geographical distribution of grants.

#### "PART D—STRENGTHENING LIBRARY AND INFORMATION SCIENCE PROGRAMS AND LIBRARIES IN HISTORICALLY BLACK COLLEGES AND UNIVERSITIES AND OTHER MINORITY-SERVING INSTITUTIONS

"Sec. 241. Strengthening library and information science programs and libraries in historically black colleges and universities and other minority-serving institutions."

#### TITLE III—INSTITUTIONAL AID

Sec. 301. Findings.  
Sec. 302. Amendments to part A.  
Sec. 303. Amendments to part B.  
Sec. 304. Amendments to part C.  
Sec. 305. Amendments to part D.

#### TITLE IV—STUDENT ASSISTANCE

#### PART A—GRANTS TO STUDENTS IN ATTENDANCE AT INSTITUTIONS OF HIGHER EDUCATION

Sec. 401. Federal Pell Grant program.  
Sec. 402. Federal early outreach and student services programs.

#### "Subpart 2—Federal Early Outreach and Student Services Programs

#### "CHAPTER 1—FEDERAL TRIO PROGRAMS

"Sec. 402a. Program authority; authorization of appropriations.  
"Sec. 402b. Talent search.  
"Sec. 402c. Upward bound.  
"Sec. 402d. Student support services.  
"Sec. 402e. Postbaccalaureate achievement program authority.

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.

#### 184.12 HIGHER EDUCATION REAUTHORIZATION

Mr. FORD of Michigan, pursuant to the order of the House of July 1, 1992, called up the following conference report (Rept. No. 102-630):

The committee of conference on the disagreeing votes of the two Houses on the amendments of the House to the bill (S. 1150), to reauthorize the Higher Education Act of 1965, 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 Senate recede from its disagreement to the amendment of the House to the text of the bill and agree to the same with an amendment as follows:

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

#### SECTION 1. SHORT TITLE; REFERENCES; DEFINITIONS; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the "Higher Education Amendments of 1992".

(b) REFERENCES.—References in this Act to "the Act" are references to the Higher Education Act of 1965.

(c) DEFINITIONS.—Unless otherwise provided therein, terms used in titles XIII, XIV, and XV shall have the same meaning given to such terms in section 1201 of the Higher Education Act of 1965.

(d) TABLE OF CONTENTS.—

Sec. 1. Short title; references; table of contents.

Sec. 2. General effective date.

#### TITLE I—PARTNERSHIPS FOR EDUCATIONAL EXCELLENCE

Sec. 101. Revision of title I.

#### "TITLE I—PARTNERSHIPS FOR EDUCATIONAL EXCELLENCE

#### "PART A—SCHOOL, COLLEGE, AND UNIVERSITY PARTNERSHIPS

"Sec. 101. Purpose.

"Sec. 102. Agreement.