

the House of Representatives or the Senate. It shall not be in order to demand a division of the question in the House of Representatives (or in a Committee of the Whole) or in the Senate. No motion to suspend the application of this subsection shall be in order in either House, nor shall it be in order in either House to suspend the application of this subsection by unanimous consent.

(e) REQUIREMENT TO MAKE AVAILABLE FOR OBLIGATION.—(1) Any amount of budget authority proposed to be rescinded in a special message transmitted to Congress under subsection (b) shall be made available for obligation on the day after the date on which either House rejects the bill transmitted with that special message.

(2) Any targeted tax benefit proposed to be repealed under this section as set forth in a special message transmitted to Congress under subsection (b) shall be deemed repealed unless, during the period described in that subsection, either House rejects the bill transmitted with that special message.

(f) DEFINITIONS.—For purposes of this section—

(1) the term 'appropriation Act' means any general or special appropriation Act, and any Act or joint resolution making supplemental, deficiency, or continuing appropriations;

(2) the term 'legislative day' means, with respect to either House of Congress, any day of session; and

(3) The term "targeted tax benefit" means any provision which has the practical effect of providing a benefit in the form of a differential treatment to a particular taxpayer or a limited class of taxpayers, whether or not such provision is limited by its terms to a particular taxpayer or a class of taxpayers. Such term does not include any benefit provided to a class of taxpayers distinguished on the basis of general demographic conditions such as income, number of dependents, or marital status."

(b) EXERCISE OF RULEMAKING POWERS.—Section 904 of the Congressional Budget Act of 1974 (2 U.S.C. 621 note) is amended—

(1) in subsection (a), by striking "and 1017" and inserting "1012, and 1017"; and

(2) in subsection (d), by striking "section 1017" and inserting "sections 1012 and 1017".

(c) CONFORMING AMENDMENTS.—(1) Section 1011 of the Congressional Budget Act of 1974 (2 U.S.C. 682(5)) is amended by repealing paragraphs (3) and (5) and by redesignating paragraph (4) as paragraph (3).

(2) Section 1014 of such Act (2 U.S.C. 685) is amended—

(A) in subsection (b)(1), by striking "or the reservation"; and

(B) in subsection (e)(1), by striking "or a reservation" and by striking "or each such reservation".

(3) Section 1015(a) of such Act (2 U.S.C. 686) is amended by striking "is to establish a reserve or", by striking "the establishment of such a reserve or", and by striking "reserve or" each other place it appears.

(4) Section 1017 of such Act (2 U.S.C. 687) is amended—

(A) in subsection (a), by striking "rescission bill introduced with respect to a special message or";

(B) in subsection (b)(1), by striking "rescission bill or", by striking "bill or" the second place it appears, by striking "rescission bill with respect to the same special message or", and by striking " and the case may be,";

(C) in subsection (b)(2), by striking "bill or" each place it appears;

(D) in subsection (c), by striking "rescission" each place it appears and by striking "bill or" each place it appears;

(E) in subsection (d)(1), by striking "rescission bill or" and by striking " and all amendments thereto (in the case of a rescission bill)";

(F) in subsection (d)(2)—

(i) by striking the first sentence;

(ii) by amending the second sentence to read as follows: "Debate on any debatable motion or appeal in connection with an impoundment resolution shall be limited to 1 hour, to be equally divided between, and controlled by, the mover and the manager of the resolution, except that in the event that the manager of the resolution is in favor of any such motion or appeal, the time in opposition thereto shall be controlled by the minority leader or his designee.";

(iii) by striking the third sentence; and

(iv) in the fourth sentence, by striking "rescission bill or" and by striking "amendment, debatable motion," and by inserting "debatable motion";

(G) in paragraph (d)(3), by striking the second and third sentences; and

(H) by striking paragraphs (4), (5), (6), and (7) of paragraph (d).

(d) CLERICAL AMENDMENTS.—The item relating to section 1012 in the table of sections for subpart B of title X of the Congressional Budget and Impoundment Control Act of 1974 is amended to read as follows:

"Sec. 1012. Expedited consideration of certain proposed rescissions and targeted tax benefits."

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. SWIFT, announced that the yeas had it.

Mr. GIBBONS 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.

It was decided in the affirmative { Yeas ..... 342 Nays ..... 69

176.14 [Roll No. 329] AYES—342

Table listing names of representatives and their states, including Ackerman (Camp), Allard (Canady), Andrews (ME) (Cantwell), Andrews (NJ) (Castle), Andrews (TX) (Chapman), Archer (Clement), Arney (Clinger), Bacchus (FL) (Clyburn), Bachus (AL) (Coble), Baesler (Coleman), Baker (CA) (Collins (GA)), Baker (LA) (Combest), Ballenger (Condit), Barca (Cooper), Barcia (Coppersmith), Barlow (Costello), Barrett (NE) (Cox), Barrett (WI) (Coyne), Bartlett (Cramer), Barton (Crane), Bateman (Crapo), Bentley (Cunningham), Bereuter (Danner), Bilbray (Darden), Bilirakis (de la Garza), Bishop (Deal), Bliley (DeFazio), Blute (DeLauro), Boehlert (DeLay), Boehner (Derrick), Bonilla (Deutsch), Boucher (Diaz-Balart), Brewster (Dickey), Brooks (Dicks), Browder (Dingell), Brown (CA) (Dooley), Brown (OH) (Doolittle), Bryant (Dornan), Bunning (Dreier), Buyer (Duncan), Byrne (Dunn), Callahan (Durbin)

Table listing names of representatives and their states, including Hansen (Harman), Harman (Margolies-Mezvinsky), Hastert (Markey), Hayes (Martinez), Hefley (Mazzoli), Herger (McCandless), Hinchey (McCloskey), Hoagland (McCollum), Hobson (McCrery), Hochbrueckner (McDade), Hoekstra (McHale), Hoke (McHugh), Holden (McInnis), Horn (McKeon), Houghton (McMillan), Hoyer (McMillan), Huffington (McNulty), Hughes (Meehan), Hunter (Meyers), Hutchinson (Mica), Hutto (Michel), Hyde (Miller (CA)), Inglis (Miller (FL)), Inhofe (Mineta), Inslee (Minge), Istook (Moakley), Jacobs (Molinari), Johnson (CT) (Montgomery), Johnson (GA) (Moorhead), Johnson (SD) (Morella), Johnson, E. B. (Murphy), Johnson, Sam (Myers), Johnston (Neal (MA)), Kaptur (Neal (NC)), Kasich (Nussle), Kennedy (Olver), Kildee (Ortiz), Kim (Orton), King (Oxley), Kingston (Packard), Kleczka (Pallone), Klein (Parker), Klug (Pastor), Knollenberg (Paxon), Kolbe (Payne (VA)), Kreidler (Penny), Kyl (Peterson (FL)), LaFalce (Peterson (MN)), Lambert (Petri), Lancaster (Pickett), Lantos (Pickle), LaRocco (Pombo), Laughlin (Pomeroy), Lazio (Porter), Leach (Portman), Lehman (Poshard), Levin (Price (NC)), Levy (Pryce (OH)), Lewis (CA) (Quinn), Lewis (FL) (Ramstad), Lewis (KY) (Ravenel), Lightfoot (Regula), Linder (Reynolds), Lipinski (Richardson), Livingston (Ridge), Lloyd (Roberts), Long (Roemer), Lowey (Rogers), Lucas (Rohrabacher), Machtley (Ros-Lehtinen), Maloney (Rose), Mann (Roth), Manton (Roukema)

NOES—69

Table listing names of representatives and their states, including Hilliard (Reed), Jefferson (Rostenkowski), Becerra (Roybal-Allard), Beilenson (Rush), Bevill (Sabo), Borski (Sanders), Brown (FL) (Scott), Clay (Serrano), Clayton (McDermott), Collins (IL) (Stark), Collins (MI) (Meek), Conyers (Menendez), Dellums (Mfume), Dixon (Mink), Edwards (CA) (Mollohan), Engel (Moran), Evans (Nadler), Filner (Oberstar), Gephardt (Owens), Gibbons (Payne (NJ)), Gonzalez (Pelosi), Hamburg (Rahall), Hastings (Rangel), Yates

NOT VOTING—23

Berman	Fish	Obey
Blackwell	Ford (MI)	Quillen
Bonior	Ford (TN)	Slattery
Burton	Fowler	Thomas (WY)
Calvert	Gallo	Washington
Cardin	Hefner	Wheat
Carr	McCurdy	Zeliff
Fields (TX)	Murtha	

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.

¶76.15 PERMISSION TO FILE REPORT

On motion of Mr. GONZALEZ, by unanimous consent, the Committee on Banking, Finance and Urban Affairs was granted permission until midnight, Friday, July 15, 1994, to file a report on the bill (H.R. 3838) to amend and extend certain laws relating to housing and community development, and for other purposes.

¶76.16 PROVIDING FOR THE CONSIDERATION OF H.R. 3937

Mr. GORDON, by direction of the Committee on Rules, called up the following resolution (H. Res. 474):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 3937) entitled the "Export Administration Act of 1994". The first reading of the bill shall be dispensed with. General debate shall be confined to the bill and the amendments made in order by this resolution and shall not exceed ninety minutes, with fifteen minutes equally divided and controlled by the chairman and ranking member of the Committee on Foreign Affairs, fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Armed Services, fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary, fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Public Works and Transportation, fifteen minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Intelligence. After general debate the bill shall be considered for amendment under the five-minute rule. In lieu of the committee amendments now printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of H.R. 4663. That amendment in the nature of a substitute shall be considered by title rather than by section, and each title shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. No amendment directly or indirectly changing section 111(c)(2)(B)(iii), 111(d)(4)(F), 111(e)(3), or 226(b)(8) of the amendment in the nature of a substitute made in order as original text shall be in order. No amendment affecting the subject of timber shall be in order. It shall be in order to consider the amendments printed in the report of the Committee on Rules accompanying this resolution only in the order printed. Each amendment printed

in the report may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report 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 division of the question in the House or in the Committee of the Whole. All points of order against the amendments printed in the report are waived. If more than one of the amendments printed in the report is adopted, only the last to be adopted shall be considered as finally adopted and reported to the House. Except as provided in section 2 of this resolution, no other amendment (other than a further amendment in the nature of a substitute) may directly or indirectly change a portion of the amendment in the nature of a substitute made in order as original text addressed by an amendment printed in the report. Except as provided in section 3, no other amendment to the amendment in the nature of a substitute made in order as original text shall be in order unless printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII before the commencement of consideration of the bill. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been finally adopted. Any Member may demand a separate vote in the House on any amendment finally adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 2. It shall be in order immediately after the disposition of the amendments printed in the report of the Committee on Rules accompanying this resolution to consider additional amendments directly or indirectly changing a portion of the amendment in the nature of a substitute made in order as original text addressed by an amendment printed in the report of the Committee on Rules, if offered by a Member designated jointly by the chairman and ranking minority member of the Committee on Foreign Affairs and the chairman and ranking minority member of the Committee on Armed Services. All points of order against such additional amendments are waived.

SEC. 3. It shall be in order at any time for the chairman of the Committee on Foreign Affairs or a designee to offer amendments en bloc consisting of amendments otherwise in order to the amendment in the nature of a substitute made in order as original text or germane modifications of any such amendment. Amendments en bloc offered pursuant to this section shall be considered as read (except that modifications shall be reported), shall be debatable for ten minutes equally divided and controlled by the chairman and ranking minority member of the Committee on Foreign Affairs, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the committee of the Whole. For the purpose of inclusion in such amendments en bloc, an amendment printed in the form of a motion to strike may be modified to the form of a germane perfecting amendment to the text originally proposed to be stricken. All points of order against such amendments en bloc are waived. The original proponent of an amendment included in such amendments en bloc may insert a statement in the Congressional Record immediately before the disposition of the amendment en bloc.

When said resolution was considered. After debate,

On motion of Mr. GORDON, the previous question was ordered on the resolution to its adoption or rejection.

The question being put, viva voce,

Will the House agree to said resolution?

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

Mr. DEFAZIO objected to the vote on the ground that a quorum was not present and not voting.

A quorum not being present,

The roll was called under clause 4, rule XV, and the call was taken by electronic device.

When there appeared { Yeas ..... 188  
Nays ..... 157

¶76.17 [Roll No. 330] YEAS—188

Abercrombie	Grams	Pallone
Ackerman	Hamilton	Pastor
Andrews (NJ)	Harman	Paxon
Army	Hastert	Peterson (FL)
Bacchus (FL)	Hefley	Pickett
Bachus (AL)	Hoagland	Pickle
Baesler	Hobson	Portman
Barrett (NE)	Hochbrueckner	Price (NC)
Bartlett	Hoyer	Pryce (OH)
Bateman	Hunter	Quinn
Becerra	Hutto	Reed
Beilenson	Inglis	Regula
Bereuter	Insee	Reynolds
Bevill	Istook	Roberts
Bilirakis	Jacobs	Rogers
Bishop	Johnson (CT)	Rohrabacher
Bonior	Johnson, E. B.	Rose
Boucher	Johnston	Roth
Brewster	Kasich	Rowland
Brooks	Kildee	Roybal-Allard
Browder	Kingston	Royce
Brown (CA)	Klein	Sarpalius
Brown (FL)	Kolbe	Sawyer
Canady	Kopetski	Saxton
Cantwell	LaFalce	Schaefer
Chapman	Lambert	Schroeder
Clement	Lantos	Schumer
Collins (GA)	LaRocco	Sensenbrenner
Combest	Laughlin	Serrano
Cooper	Leach	Shaw
Coppersmith	Lehman	Shuster
Cramer	Linder	Sisisky
Crapo	Livingston	Skaggs
Darden	Long	Skeen
de la Garza	Lowe	Skelton
DeLay	Lucas	Slaughter
Dellums	Machtley	Smith (IA)
Derrick	Mann	Smith (NJ)
Dicks	Manton	Smith (TX)
Dixon	Manzullo	Spence
Dunn	Markey	Spratt
Edwards (CA)	Matsui	Stearns
Engel	Mazzoli	Stokes
Eshoo	McDade	Sundquist
Fawell	McDermott	Swift
Fazio	McHugh	Talent
Fields (LA)	McNulty	Tanner
Fingerhut	Meehan	Tejeda
Flake	Mfume	Thornton
Ford (TN)	Michel	Towns
Frank (MA)	Miller (FL)	Trafficant
Franks (CT)	Mineta	Unsoeld
Frost	Moakley	Velazquez
Gejdenson	Molinari	Visclosky
Gephardt	Mollohan	Watt
Gibbons	Montgomery	Weldon
Gillmor	Morella	Whitten
Gilman	Myers	Wolf
Gingrich	Neal (MA)	Wyden
Glickman	Neal (NC)	Wynn
Goodlatte	Nussle	Young (AK)
Gordon	Ortiz	Zimmer
Goss	Packard	

NAYS—157

Allard	Barrett (WI)	Brown (OH)
Andrews (ME)	Bilbray	Bryant
Archer	Blackwell	Bunning
Baker (CA)	Bliley	Buyer
Ballenger	Blute	Byrne
Barca	Boehner	Callahan
Barcia	Bonilla	Camp
Barlow	Borski	Castle