

Environmental Protection Agency, transmitting the Agency's final rule—Myclobutanil; Pesticide Tolerances for Emergency Exemptions; Correction [OPP-300705A; FRL-6089-2] (RIN: 2070-AB78) received July 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

3162. A letter from the Comptroller, Under Secretary of Defense, transmitting a letter reporting a violation of the Antideficiency Act by the Department of the Air Force, case number 95-10; to the Committee on Appropriations.

3163. A letter from the Comptroller, Under Secretary of Defense, transmitting a letter reporting a violation of the Antideficiency Act by the Department of the Air Force, case number 96-04; to the Committee on Appropriations.

3164. A letter from the Alternate OSD Federal Register Liaison Officer, Department of Defense, transmitting the Department's final rule—Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Extension of the Active Duty Dependents Dental Plan to Overseas Areas (RIN: 0720-AA36) received July 19, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

3165. A letter from the Executive Director, National Commission on Libraries and Information Science, transmitting the twenty-seventh annual report of the activities of the Commission covering the period October 1, 1997 through September 30, 1998, pursuant to 20 U.S.C. 1504; to the Committee on Education and the Workforce.

3166. A letter from the Director, Regulations Policy and Management Staff, FDA, Department of Health and Human Services, transmitting the Department's final rule—Medical Devices; Performance Standard for Diagnostic X-Ray Systems; Amendment [Docket No. 98N-0877] received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3167. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Consolidated Rules of Practice Governing the Administrative Assessment of Civil Penalties, Issuance of Compliance or Corrective Action Orders, and the Revocation, Termination or Suspension of Permits [FRL-6373-3] (RIN: 2020-AA13) received July 2, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3168. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Implementation Plan and Redesignation Request for Williamson County, Tennessee Lead Non-attainment Area [TN-217-1-9920a; FRL-6373-9] received July 2, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3169. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Project XL Rulemaking for New York State Public Utilities; Hazardous Waste Management System [FRL-6374-8] received July 2, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3170. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Air Quality State Implementation Plans; Louisiana; Approval of Clean Fuel Fleet Substitution Program Revision [LA52-1-7422a; FRL-6378-3] received July 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3171. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmit-

ting the Agency's final rule—Approval and Promulgation of State Plans For Designated Facilities; New York [Region 2 Docket No. NY31-192a, FRL-6379-2] received July 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3172. A letter from the Director, Office of Regulatory Management and Information, Environmental Protection Agency, transmitting the Agency's final rule—Clean Air Act Direct Final Approval of Title V Prohibitory Rule as a State Implementation Plan Revision; Sacramento Metropolitan Air Quality Management District, California [CA 210-162a; FRL-6378-5] received July 13, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3173. A letter from the Management Analyst, AMD-Performance Evaluation and Records Management, Federal Communications Commission, transmitting the Commission's final rule—Assessment and Collection of Regulatory Fees for Fiscal Year 1999 [MD Docket No. 98-200; FCC 99-146] received July 9, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Commerce.

3174. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting the Department's report on nuclear nonproliferation in South Asia for the period of October 1, 1998, through March 31, 1999, pursuant to 22 U.S.C. 2376(c); to the Committee on International Relations.

3175. A letter from the Acting Deputy Under Secretary (International Programs), Office of the Under Secretary of Defense, transmitting a copy of Transmittal No. 07-99 which constitutes a Request for Final Approval for the Memorandum of Agreement between the U.S. and the NATO Airborne Early Warning Command Program Management Organization concerning cooperative projects for the E-3 aircraft, pursuant to 22 U.S.C. 2767(f); to the Committee on International Relations.

3176. A letter from the Administrator, Agency for International Development, transmitting the Inspector General's Semi-annual Report for the period ending March 31, 1999, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 5(b); to the Committee on Government Reform.

3177. A letter from the Executive Director, Committee For Purchase From People Who Are Blind Or Severely Disabled, transmitting the Committee's final rule—Procurement List Additions and Deletion—received July 19, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Government Reform.

3178. A letter from the Chairman, Amtrak, National Railroad Passenger Corporation, transmitting Amtrak's Office of Inspector General's Semiannual Report to Congress for the period ending March 31, 1999, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 5(b); to the Committee on Government Reform.

3179. A letter from the Director, Office of Personnel Management, transmitting the Semiannual Report of the Inspector General and the Management Response for the period of October 1, 1998 to March 31, 1999, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 5(b); to the Committee on Government Reform.

3180. A letter from the Chief Operating Officer/President, Resolution Funding Corporation, transmitting a copy of the Resolution Funding Corporation's Statement on Internal Controls and the 1998 Audited Financial Statements, pursuant to Public Law 101-73, section 511(a) (103 Stat. 404); to the Committee on Government Reform.

3181. A letter from the Chairman, Federal Election Commission, transmitting reports regarding the receipt and use of federal funds by candidates who accepted public financing for the 1996 Presidential Primary and General Elections, pursuant to 26 U.S.C. 9009(a)(5)(A); to the Committee on House Administration.

3182. A letter from the Acting Assistant Secretary for Land and Minerals Management, Department of the Interior, transmitting the Department's final rule—Electronic Reporting (RIN: 1010-AC40) received July 12, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Resources.

3183. A letter from the Chief, Forest Service, Department of Agriculture, transmitting the new RECORD of Decision 1999 for the Final Environmental Impact Statement on the Tongass Land Management Plan Revision; to the Committee on Resources.

3184. A letter from the Director, Policy Directives and Instructions Branch, Immigration and Naturalization Service, transmitting the Service's final rule—Canadian Border Boat Landing Program [INS No. 1796-96] (RIN: 1115-AE53) received July 9, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on the Judiciary.

3185. A letter from the Assistant Secretary of the Army (Civil Works), Department of the Army, transmitting a recommendation for modification of the flood damage reduction project for the Potomac River, Washington, DC; to the Committee on Transportation and Infrastructure.

3186. A letter from the Chief, Office of Regulations and Administrative Law, USCG, Department of Transportation, transmitting the Department's final rule—Drawbridge Operating Regulation; Gulf Intracoastal Waterway, LA [CGD 08-99-039] received June 24, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3187. A letter from the Administrator, General Services Administration, transmitting an informational copy of a lease prospectus for the U.S. Attorneys Office in Seattle, WA, pursuant to 40 U.S.C. 606(a); to the Committee on Transportation and Infrastructure.

3188. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—Compromises [TD 8829] (RIN: 1545-AW87) received July 19, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

3189. A letter from the Chief, Regulations Unit, Internal Revenue Service, transmitting the Service's final rule—August 1999 Applicable Federal Rates [Revenue Ruling 99-32] received July 19, 1999, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

¶82.4 MESSAGE FROM THE SENATE

A message from the Senate by Mr. Lundregan, one of its clerks, announced that the Senate had passed a concurrent resolution of the following title, in which the concurrence of the House is requested:

S. Con. Res. 46. Concurrent resolution expressing the sense of Congress that the July 20, 1999, 30th anniversary of the first lunar landing should be a day of celebration and reflection on the Apollo-11 mission to the Moon and the accomplishments of the Apollo program throughout the 1960's and 1970's.

¶82.5 HOUR OF MEETING

On motion of Mr. HOBSON, by unanimous consent,

Ordered, That when the House adjourns today, it adjourn to meet at 11:00 a.m. on Thursday, July 22, 1999.

¶82.6 MILITARY CONSTRUCTION APPROPRIATIONS

On motion of Mr. HOBSON, by unanimous consent, the bill (H.R. 2465) making appropriations for military construction, family housing, and base re-

alignment and closure for the Department of Defense for the fiscal year ending September 30, 2000, and for other purposes; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. HOBSON, it was,

Resolved, That the House disagree to the amendment of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Ordered, That the Clerk notify the Senate thereof.

§82.7 TREASURY AND U.S. POSTAL SERVICE APPROPRIATIONS

On motion of Mr. KOLBE, by unanimous consent, the bill (H.R. 2490) making appropriations for the Treasury Department, the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2000, and for other purposes; together with the amendment of the Senate thereto, was taken from the Speaker's table.

When on motion of Mr. KOLBE, it was,

Resolved, That the House disagree to the amendment of the Senate and agree to the conference asked by the Senate on the disagreeing votes of the two Houses thereon.

Ordered, That the Clerk notify the Senate thereof.

§82.8 MOTION TO INSTRUCT CONFEREES—H.R. 2490

Mr. OLVER moved that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on H.R. 2490, be instructed to restore \$50 million in funding for the IRS to complete its Year 2000 compliance work to ensure that taxpayers receive their refunds in the year 2000.

After debate,

By unanimous consent, the previous question was ordered on the motion to instruct the managers on the part of the House.

The question being put, *viva voce*,

Will the House agree to said motion?

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

So the motion to instruct the managers on the part of the House was agreed to.

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

Ordered, That the Clerk notify the Senate thereof.

§82.9 EMBASSY SECURITY AND STATE DEPARTMENT AUTHORIZATION

The SPEAKER pro tempore, Mr. BURR, pursuant to House Resolution 247 and rule XVIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 2415) to enhance security of the United States missions and personnel

overseas, to authorize appropriations for the Department of State for fiscal year 2000, and for other purposes.

Mr. KOLBE, Chairman of the Committee of the Whole, resumed the chair; and after some time spent therein,

§82.10 RECORDED VOTE

A recorded vote by electronic device was ordered in the Committee of the Whole on the following amendment, as modified, submitted by Mr. GILMAN:

Page 84, after line 16, insert the following (and make such technical and conforming changes as may be necessary):

SEC. 703 RESTRICTIONS ON NUCLEAR COOPERATION WITH NORTH KOREA.

(a) IN GENERAL.—Notwithstanding any other provision of law or any international agreement, no agreement for cooperation (as defined in sec. 11 b. of the Atomic Energy Act of 1954 (42 U.S.C. 2014 b.)) between the United States and North Korea may become effective, no license may be issued for export directly or indirectly to North Korea of any nuclear material, facilities, components, or other goods, services, or technology that would be subject to such agreement, and no approval may be given for the transfer or re-transfer directly or indirectly to North Korea of any nuclear material, facilities, components, or other goods, services, or technology that would be subject to such agreement, until—

(1) the President determines and reports to the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate that—

(A) North Korea has come into full compliance with its safeguards agreement with the IAEA (INFCIRC/403) and has taken all steps that have been deemed necessary by the IAEA in this regard;

(B) North Korea has permitted the IAEA full access to all additional sites and all information (including historical records) deemed necessary by the IAEA to verify the accuracy and completeness of North Korea's initial report of May 4, 1992, to the IAEA on all nuclear sites and material in North Korea;

(C) North Korea is in full compliance with its obligations under the Agreed Framework;

(D) North Korea is in full compliance with its obligations under the Joint Declaration on Denuclearization;

(E) North Korea does not have the capability to enrich uranium, and is not seeking to acquire or develop such capability, or any additional capability to reprocess spent nuclear fuel;

(F) North Korea has terminated its nuclear weapons program, including all efforts to acquire, develop, test, produce, or deploy such weapons; and

(G) the transfer to North Korea of key nuclear components, under the proposed agreement for cooperation with North Korea and in accordance with the Agreed Framework, is in the national interest of the United States; and

(2) there is enacted a joint resolution stating in substance that the Congress concurs in the determination and report of the President submitted pursuant to paragraph (1).

(b) CONSTRUCTION.—The restrictions contained in subsection (a) shall apply in addition to all other applicable procedures, requirements, and restrictions contained in the Atomic Energy Act of 1954 and other laws.

AMENDMENT NO. 22, AS MODIFIED, OFFERED BY MR. GILMAN

Mr. GILMAN. Madam Chairman, I ask unanimous consent that my

amendment be modified with the modification that I have placed at the desk.

The CHAIRMAN pro tempore. The Clerk will report the modification.

The Clerk read as follows:

Part B amendment No. 22, as modified, offered by Mr. GILMAN:

Page 84, after line 16, insert the following (and make such technical and conforming changes as may be necessary):

SEC. 703. RESTRICTIONS ON NUCLEAR COOPERATION WITH NORTH KOREA.

(a) IN GENERAL.—Notwithstanding any other provision of law or any international agreement, no agreement for cooperation (as defined in sec. 11 b. of the Atomic Energy Act of 1954 (42 U.S.C. 2014 b.)) between the United States and North Korea may become effective, no license may be issued for export directly or indirectly to North Korea of any nuclear material, facilities, components, or other goods, services, or technology that would be subject to such agreement, and no approval may be given for the transfer or re-transfer directly or indirectly to North Korea of any nuclear material, facilities, components, or other goods, services, or technology that would be subject to such agreement, until—

(1) the President determines and reports to the Committee on International Relations of the House of Representatives and the Committee on Foreign Relations of the Senate that—

(A) North Korea has come into full compliance with its safeguards agreement with the IAEA (INFCIRC/403), and has taken all steps that have been deemed necessary by the IAEA in this regard;

(B) North Korea has permitted the IAEA full access to all additional sites and all information (including historical records) deemed necessary by the IAEA to verify the accuracy and completeness of North Korea's initial report of May 4, 1992, to the IAEA on all nuclear sites and material in North Korea;

(C) North Korea is in full compliance with its obligations under the Agreed Framework;

(D) North Korea is in full compliance with its obligations under the Joint Declaration on Denuclearization;

(E) North Korea does not have the capability to enrich uranium, and is not seeking to acquire or develop such capability, or any additional capability to reprocess spent nuclear fuel;

(F) North Korea has terminated its nuclear weapons program, including all efforts to acquire, develop, test, produce, or deploy such weapons; and

(G) the transfer to North Korea of key nuclear components, under the proposed agreement for cooperation with North Korea and in accordance with the Agreed Framework, is in the national interest of the United States; and

(2) there is enacted a joint resolution stating in substance that the Congress concurs in the determination and report of the President submitted pursuant to paragraph (1).

(b) CONSTRUCTION.—The restrictions contained in subsection (a) shall apply in addition to all other applicable procedures, requirements, and restrictions contained in the Atomic Energy Act of 1954 and other laws.

(c) DEFINITIONS.—In this section:

(1) AGREED FRAMEWORK.—The term "Agreed Framework" means the "Agreed Framework Between the United States of America and the Democratic People's Republic of Korea", signed in Geneva on October 21, 1994, and the Confidential Minute to that Agreement.

(2) IAEA.—The term "IAEA" means the International Atomic Energy Agency.