Directing certain committees to continue their ongoing investigations as part of the existing House of Representatives inquiry into whether sufficient grounds exist for the House of Representatives to exercise its Constitutional power to impeach Donald John Trump, President of the United States of America, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 29, 2019

Mr. McGovern (for himself, Mr. Hastings, Mrs. Torres of California, Mr. Perlmutter, Mr. Raskin, Ms. Scanlon, Mr. Morelle, Ms. Shalala, and Mr. DeSaulnier) submitted the following resolution; which was referred to the Committee on Rules

RESOLUTION

Directing certain committees to continue their ongoing investigations as part of the existing House of Representatives inquiry into whether sufficient grounds exist for the House of Representatives to exercise its Constitutional power to impeach Donald John Trump, President of the United States of America, and for other purposes.

Resolved, That the Permanent Select Committee on Intelligence and the Committees on Financial Services, Foreign Affairs, the Judiciary, Oversight and Reform, and Ways and Means, are directed to continue their ongoing investigations as part of the existing House of Representa-
tives inquiry into whether sufficient grounds exist for the
House of Representatives to exercise its Constitutional
power to impeach Donald John Trump, President of the
United States of America.

SEC. 2. OPEN AND TRANSPARENT INVESTIGATIVE PRO-
CEEDINGS BY THE PERMANENT SELECT COM-
MITTEE ON INTELLIGENCE.

For the purpose of continuing the investigation de-
scribed in the first section of this resolution, the Perma-
ment Select Committee on Intelligence (referred to in this
resolution as the “Permanent Select Committee”) is au-
thorized to conduct proceedings pursuant to this resolu-
tion as follows:

(1) The chair of the Permanent Select Com-
mittee shall designate an open hearing or hearings
pursuant to this section.

(2) Notwithstanding clause 2(j)(2) of rule XI of
the Rules of the House of Representatives, upon rec-
ognition by the chair for such purpose under this
paragraph during any hearing designated pursuant
to paragraph (1), the chair and ranking minority
member of the Permanent Select Committee shall be
permitted to question witnesses for equal specified
periods of longer than five minutes, as determined
by the chair. The time available for each period of
questioning under this paragraph shall be equal for
the chair and the ranking minority member. The
chair may confer recognition for multiple periods of
such questioning, but each period of questioning
shall not exceed 90 minutes in the aggregate. Only
the chair and ranking minority member, or a Perma-
nent Select Committee employee if yielded to by the
chair or ranking minority member, may question
witnesses during such periods of questioning. At the
conclusion of questioning pursuant to this para-
graph, the committee shall proceed with questioning
under the five-minute rule pursuant to clause
2(j)(2)(A) of rule XI.

(3) To allow for full evaluation of minority wit-
ness requests, the ranking minority member may
submit to the chair, in writing, any requests for wit-
ness testimony relevant to the investigation de-
described in the first section of this resolution within
72 hours after notice is given for the first hearing
designated pursuant to paragraph (1). Any such re-
quest shall be accompanied by a detailed written jus-
tification of the relevance of the testimony of each
requested witness to the investigation described in
the first section of this resolution.
(4)(A) The ranking minority member of the Permanent Select Committee is authorized, with the concurrence of the chair, to require, as deemed necessary to the investigation—

(i) by subpoena or otherwise—

(I) the attendance and testimony of any person (including at a taking of a deposition); and

(II) the production of books, records, correspondence, memoranda, papers, and documents; and

(ii) by interrogatory, the furnishing of information.

(B) In the case that the chair declines to concur in a proposed action of the ranking minority member pursuant to subparagraph (A), the ranking minority member shall have the right to refer to the committee for decision the question whether such authority shall be so exercised and the chair shall convene the committee promptly to render that decision, subject to the notice procedures for a committee meeting under clause 2(g)(3)(A) and (B) of rule XI.

(C) Subpoenas and interrogatories so authorized may be signed by the ranking minority member,
and may be served by any person designated by the
ranking minority member.

(5) The chair is authorized to make publicly
available in electronic form the transcripts of deposi-
tions conducted by the Permanent Select Committee
in furtherance of the investigation described in the
first section of this resolution, with appropriate
redactions for classified and other sensitive informa-
tion.

(6) The Permanent Select Committee is di-
rected to issue a report setting forth its findings and
any recommendations and appending any informa-
tion and materials the Permanent Select Committee
may deem appropriate with respect to the investiga-
tion described in the first section of this resolution.
The chair shall transmit such report and appendices,
along with any supplemental, minority, additional, or
dissenting views filed pursuant to clause 2(l) of rule
XI, to the Committee on the Judiciary and make
such report publicly available in electronic form,
with appropriate redactions to protect classified and
other sensitive information. The report required by
this paragraph shall be prepared in consultation
with the chairs of the Committee on Foreign Affairs
and the Committee on Oversight and Reform.
SEC. 3. TRANSMISSION OF ADDITIONAL MATERIALS.

The chair of the Permanent Select Committee or the chair of any other committee having custody of records or other materials relating to the inquiry referenced in the first section of this resolution is authorized, in consultation with the ranking minority member, to transfer such records or materials to the Committee on the Judiciary.

SEC. 4. IMPEACHMENT INQUIRY PROCEDURES IN THE COMMITTEE ON THE JUDICIARY.

(a) The House authorizes the Committee on the Judiciary to conduct proceedings relating to the impeachment inquiry referenced in the first section of this resolution pursuant to the procedures submitted for printing in the Congressional Record by the chair of the Committee on Rules, including such procedures as to allow for the participation of the President and his counsel.

(b) The Committee on the Judiciary is authorized to promulgate additional procedures as it deems necessary for the fair and efficient conduct of committee hearings held pursuant to this resolution, provided that the additional procedures are not inconsistent with the procedures referenced in subsection (a), the Rules of the Committee, and the Rules of the House.

(e)(1) The ranking minority member of the Committee on the Judiciary is authorized, with the concur-
rence of the chair of the Committee on the Judiciary, to require, as deemed necessary to the investigation—

(A) by subpoena or otherwise—

(i) the attendance and testimony of any person (including at a taking of a deposition); and

(ii) the production of books, records, correspondence, memoranda, papers, and documents; and

(B) by interrogatory, the furnishing of information.

(2) In the case that the chair declines to concur in a proposed action of the ranking minority member pursuant to paragraph (1), the ranking minority member shall have the right to refer to the committee for decision the question whether such authority shall be so exercised and the chair shall convene the committee promptly to render that decision, subject to the notice procedures for a committee meeting under clause 2(g)(3)(A) and (B) of rule XI.

(3) Subpoenas and interrogatories so authorized may be signed by the ranking minority member, and may be served by any person designated by the ranking minority member.
(d) The Committee on the Judiciary shall report to the House of Representatives such resolutions, articles of impeachment, or other recommendations as it deems proper.