fair competition including equitable and appropriate environmental regulation for all electricity generators; to the Committee on Commerce.

222. Also, memorial of the House of Representatives of the State of New Hampshire, relative to House Concurrent Resolution 27 urging Congress to reauthorize certain aspects of the Salton Sea Water Act, to the Committee on Commerce.

223. Also, memorial of the Senate of the State of New Jersey, relative to Senate Resolution 41 urging Congress to reaffirm its congressional delegation to support Federal legislation providing for greater local television coverage for the State of New Jersey; to the Committee on Commerce.

ADDITIONAL SPONSORS

Under clause 4 of rule XXII, sponsors were added to public bills and resolutions as follows:

H. R. 218: Mr. BACHUS.
H. R. 248: Mr. FRANK of Massachusetts.
H. R. 573: Mr. BLUTE and Mr. SERRANO.
H. R. 598: Ms. FUSE, Mr. HOLDEN, Mr. JEFFERSON, and Mr. CANADY.
H. R. 778: Mrs. FOWLER.
H. R. 784: Mr. WATTS of Oklahoma, Mr. KNOLLENBERG, and Mr. DELAY.
H. R. 972: Ms. PRYCE.
H. R. 1000: Mr. Hall of Ohio and Mr. MEHANEK.

H. R. 1049: Mr. THOMPSON.
H. R. 1386: Mr. CHRYSLER, Mr. BARR, Ms. HARMAN, and Mr. SPENCE.
H. R. 1500: Mr. LATORETTI.
H. R. 1758: Mr. SANDERS and Mr. ACKERMAN.
H. R. 2089: Mr. BARRETT of Nebraska.
H. R. 2244: Ms. KAPTUR and Mr. TATE.
H. R. 2447: Mr. MCELHINNEY.
H. R. 2306: Mr. TALENT.
H. R. 2320: Mr. FRANKS of New Jersey, Mr. DOOLEY, and Mr. MCDERMOTT.
H. R. 2335: Mr. CLINGER, Mr. MCA, Mr. CLEMENT, Mr. BRYANT of Tennessee, Mr. TAUNZIN, Mr. SPRATT, Mr. NETHERCUTT, Mr. LIVINGSTON, Mr. BARTON of Texas, Mr. KLINK, and Mr. FIELDS of Texas.
H. R. 2416: Mr. ZELIFF.
H. R. 2489: Mr. EVANS, Mr. ROMERO-BARCELLO, Ms. SEASTRAND, Mr. TORKILDSEN, Ms. WATTS, and Ms. TAYLOR.
H. R. 2651: Mr. TORRICElli.
H. R. 2779: Mr. CANADY, Mr. GOSS, Mr. HOEKSTRA, and Mr. PACKARD.
H. R. 2796: Mr. NOLAN.
H. R. 2807: Mr. MARTINI.
H. R. 2820: Mr. RIGGS.
H. R. 2829: Mr. COYNE and Mr. DOYLE.
H. R. 2921: Ms. LOWEY, Ms. FUSE, Mr. MARKEY, and Miss COLLINS of Michigan.
H. R. 2976: Mr. ACKERMAN, Mr. DOOLEY, Mr. QUILLEN, and Mrs. VUCANOvICH.
H. R. 3037: Mr. JOHNSON of South Dakota, Mr. MCHUGH, and Mr. ROBERTS.
H. R. 3038: Mr. COOLEY.
H. R. 3039: Ms. KENNEDY of Rhode Island and Mr. LIPINSKI.
H. R. 3179: Mr. FILNER, Ms. JACKSON-LEE, Mrs. MALONEY, Mr. TORRES, Mr. MONTON, Mr. TORRICElli, Mr. FROST, and Ms. LOFGREN.
H. R. 3181: Mr. Hoke and Mr. DELLUMS.
H. R. 3270: Mr. MCKEON.
H. R. 3322: Mr. LEWIS of Georgia, Mr. TOWNSEND, Miss COLLINS of Michigan, and Mr. GEJDENSON.
H. R. 3351: Mr. FATTAH.
H. R. 3423: Ms. MYRICK.
H. R. 3441: Ms. LUDWIG, Mr. MCDERMOTT, Mr. SCARBOROUGH, Mr. PAYNE of Virginia, Mr. KLECZKA, Mr. BARRETT of Wisconsin, Mr. DURBIN, Mr. EVANS, Ms. NORTON, and Mr. LI-PINSKI.
H. R. 3447: Mr. RIGGS, Mr. DICKEY, and Mr. BALDACCI.

H. R. 3498: Mr. ACKERMAN.
H. R. 3504: Mr. BOEHNER, Mr. BROWN of Ohio, Mr. FARR, Mr. FROST, Mr. LIPINSKI, Mr. NEY, Ms. NORTON, Mr. OLVER, Mr. ROHRBAChER, and Mr. WALSH.
H. R. 3525: Mr. ABERCROMBIE, Mr. FRAZER, Mr. MAST of Florida, Ms. VELAZQUEZ, Mr. BRYANT of Texas, Mr. MINGE, Mr. BONIOR, Mr. CORDERO, Mr. GONZALEZ, Mr. BERNman, Mr. NORTHON, Mr. Watt of North Carolina, Mr. SERRANO, Mr. HILLIARD, Ms. RIVERS, Ms. WATERS, Mr. WAXMAN, Mr. FROST, Mr. CLEMENT, Mr. BARRETT of Wisconsin, Ms. JACKSON-LEE, Mr. SCOTT, Mrs. SCHROEDER, Mr. SCHMUR, Mr. FRANK of Massachusetts, Mr. NADLER, Mr. REED, Mr. BECERRA, Mr. FORD, Mr. CHAPMAN, Mr. KENNELLY, Mr. WARD, Mr. EDWARDS, Mr. WATTS of Oklahoma, Mr. CUMMINGs, Mr. JOHNSTON of Florida, Mr. PARKER, Mr. TANNER, Mr. KINGSTON, Mr. FIELDS of Louisiana, Mr. CHAMBILs, Mr. DUNCAN, Mr. SPENCE, Mr. PACKARD, Mr. Hall of Ohio, Mr. MCHUGH, Mr. GALLEGGY, Mr. FLANAGAN, and Mr. GRAHAM.
H. R. 3597: Mr. Fazio of California, Mr. YATES, Mr. ACKERMAN, and Mr. FROST.
H. Con. Res. 10: Mr. LEVIN and Mr. GOODLING.
H. Con. Res. 51: Mr. KLUG and Mr. LEVIN.
H. Con. Res. 83: Mr. ACKERMAN.
H. Con. Res. 145: Mr. Evans and Mr. LEVIN.
H. Res. 220: Mr. TATE.
H. Res. 439: Mr. MCHALE.

AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H. R. 3603 OFFERED BY: MR. BONO

AMENDMENT NO. 9: Page 68, after line 5, insert the following new section:

SEC. . It is the sense of Congress that, not later than the date of the enactment of this Act, the Secretary of Agriculture should—

(1) release a detailed plan for compensating wheat farmers and handlers adversely affected by the Karnal bunt quarantine in Riverside and Imperial Counties of California, which should include—

(A) an explanation of the factors to be used to determine the compensation amount for wheat farmers and handlers, including how contract and spot market prices will be handled; and

(B) compensation for farmers who have crops positive for Karnal bunt and compensation for farmers who have crops which are negative for Karnal bunt, but which cannot go to market due to the lack of Department action on market restrictions on the negative wheat with the latest risk assessments; and

(2) review the risk assessments developed by the University of California at Riverside and submit a report to Congress describing how these risk assessments will impact the Department of Agriculture policy on the quarantine area for the 1997 wheat crop.

H. R. 3603 OFFERED BY: MR. DURBIN

AMENDMENT NO. 10: Page 69, after line 5, insert the following new section:

SEC. 754. If the funds made available in this Act to the Department of Agriculture, the amount provided for “Rural Utilities Assistance Program” is increased, the amount provide for “Distance Learning and Medical Link Program” is increased, and none may be used by $225,000,000, by $2,500,000, and to carry out or pay the salaries of personnel contemplated in any security program for tobacco or to provide or pay the salaries of personnel who provide crop insurance for tobacco for the 1997 or later crop years; respectively.

H. R. 3603 OFFERED BY: MR. SCHUMER

AMENDMENT NO. 11: Page 69, after line 5, insert the following new section:

SEC. 754. (a) LIMITATION ON USE OF FUNDS.—

None of the funds made available in this Act may be obligated or expended to pay a contractor under a contract with the Department of Defense for any costs incurred by the contractor when it is made known to the Federal official having authority to obligate or expend such funds that such costs are restructuring costs associated with a business combination that were incurred on or after August 15, 1994.

H. R. 3610 OFFERED BY: MR. SANDERS

AMENDMENT NO. 2: Page 1, after line , insert the following new section:

SEC. . None of the funds available to the Department of Defense under this Act may be obligated or expended to pay a contractor under a contract with the Department of Defense for any costs incurred by the contractor when it is made known to the Federal official having authority to obligate or expend such funds that—

(1) such costs are restructuring costs associated with a business combination that were incurred on or after August 15, 1994; and

(2) the reports for 1995 and 1996 that are required under section 818(e) of Public Law 103-337 (10 U.S.C. 2324 note) have not been submitted to Congress yet.

H. R. 3610, OFFERED BY: MR. SANDERS

AMENDMENT NO. 3: At the end of the bill (before the short title), insert the following new section:

SEC. . None of the funds available to the Department of Defense under this Act may be obligated or expended to pay a contractor under a contract with the Department when it is made known to the Federal official having authority to obligate or expend such funds that the payment is for the costs of compensation with respect to the services of any one individual at a rate in excess of $200,000 per year. For purposes of this section, the term “compensation” includes salaries, bonuses, deferred compensation, stock options and payouts, certified indirect costs, restructuring costs, and performance-based payments.