community by tying our payment of dues to the United Nations and other international organizations to these unrelated family planning issues.

Current law, with which Administration policy is fully consistent, already prohibits, as a condition to receiving U.S. federal funds to perform abortions even though the overall result of these NGO family planning programs is to reduce the incidence of abortion. Although the bill allows the President to waive this restriction, the use of the waiver would also cripple many programs by limiting annual spending for international family planning to $356 million, $44 million below the amount available for Fiscal Year 1998.

A second provision would attempt to restrict the free speech of foreign NGOs by prohibiting funding for those that use their own funds to engage in any activity intended to alter the laws of a foreign country either to promote or to deter abortion. I strongly believe that the U.S. tax dollars should not be used to fund speech and material on abortion that are contrary to the laws of foreign countries. These provisions were supported by my Administration, and I am pleased that they have been included in the Omnibus Consolidated and Emergency Supplemental Appropriations Act for FY 1999.

For the foregoing reasons, I am compelled to return H.R. 1757 without my approval.

WILLIAM J. CLINTON.

The Speaker pro tempore. Is there an objection to the request of the gentleman from Nebraska?

Mr. SOLOMON. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the Senate bill (S. 1364) to eliminate unnecessary and wasteful Federal reports, with a Senate amendment to the House amendment thereto, and concur in the Senate amendment to the House amendment.

The Clerk read the title of the Senate bill.

The Clerk read the Senate amendment to the House amendment as follows:

Senate amendment to House amendment:
Page 37 of the House engrossed amendment, strike out all after line 2 down to and including line 10.

Mr. SOLOMON (during the reading). Mr. Speaker, I ask unanimous consent that the amendment be considered as read and printed in the RECORD.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentleman from New York?

There was no objection.

A motion to reconsider was laid on the table.

ENFORCEMENT OF CHILD CUSTODY AND VISITATION ORDERS

Mr. SOLOMON. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the bill (H.R. 4164) to amend title 28, United States Code, with respect to the enforcement of child custody and visitation orders, with a Senate amendment thereto, and concur in the Senate amendment.

The Clerk read the title of the bill.

The Clerk read the Senate amendment to the House amendment as follows:

Senate amendment:
Strike out all after the enacting clause and insert:

SECTION 1. CHILD CUSTODY.
(a) Section 1738A(a).—Section 1738A(a) of title 28, United States Code, is amended by striking "subsection (f) of this section, any child custody determination," and inserting "subsection (f), (g), and (h) of this section, any custody determination or visitation determination";
(b) Section 1738A(b)(2).—Section 1738A(b)(2) of title 28, United States Code, is amended by inserting "or visitation" after "for the custody";
(c) Section 1738A(b)(3).—Section 1738A(b)(3) of title 28, United States Code, is amended by striking "or visitation" after "for the custody";
(d) Section 1738A(b)(5).—Section 1738A(b)(5) of title 28, United States Code, is amended by striking "custody determination" after "for the custody";
(e) Section 1738A(b)(9).—Section 1738A(b)(9) of title 28, United States Code, is amended by striking "and" at the end of paragraph (7), by striking the period at the end of paragraph (8) and inserting a comma, and by inserting "and the court" after "Where applicable".
inserting "visitation determination" means a judgment, decree, or other order of a court providing for the visitation of a child and includes permanent and temporary orders and initial orders and modifications.

(2) Section 1738A(c).—Section 1738A(c) of title 28, United States Code, is amended by striking "custody determination" and inserting "custody or visitation determination".

(g) Section 1738A(c).—Section 1738A(c)(2)(D) of title 28, United States Code, is amended by adding "or visitation" after "determine the custody".

(h) Section 1738A(d).—Section 1738A(d) of title 28, United States Code, is amended by striking "custody determination" and inserting "custody or visitation determination".

(i) Section 1738A(e).—Section 1738A(e) of title 28, United States Code, is amended by striking "custody determination" and inserting "custody or visitation determination".

(j) Section 1738A(g).—Section 1738A(g) of title 28, United States Code, is amended by striking "custody determination" and inserting "custody or visitation determination".

(k) Section 1738A(h).—Section 1738A of title 28, United States Code, is amended by adding at the end the following:

(9) The term 'visitation determination' means a judgment, decree, or other order of a court providing for the visitation of a child and includes permanent and temporary orders and initial orders and modifications.

Mr. SOLOMON (during the reading). Mr. Speaker, I ask unanimous consent that the Senate amendment be considered as read and printed in the RECORD. The Speaker pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

The SPEAKER pro tempore. Is there objection to the original request of the gentleman from New York?

There was no objection.

A motion to reconsider was laid on the table.

SALTON SEA RECLAMATION ACT OF 1998

Mr. SOLOMON. Mr. Speaker, I ask unanimous consent to take from the SANDINGALO LAKE BILL (H. R. 2867) the authority to direct the Secretary of the Interior, acting through the Bureau of Reclamation, to conduct a feasibility study and construct a project to reclaim the Salton Sea, with Senate amendments thereto and concur in the Senate amendments:

The Clerk read the title of the bill.

The Clerk read the Senate amendment, as follows:

Senate amendments: Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) Short Title.—This Act may be cited as the 'Salton Sea Reclamation Act of 1998'.

(b) Table of Contents.—The table of contents of this Act is as follows:

Title I.—SALTON SEA FEASIBILITY STUDY

Title II.—EMERGENCY ACTION TO IMPROVE WATER QUALITY IN THE ALAMO RIVER AND NEW RIVER

Title III.—SALTON SEA RECLAMATION ACT OF 1998

(a) In General.—No later than January 1, 2000, the Secretary, in accordance with this section, shall complete all feasibility studies and cost analyses for the options set forth in subsection (b)(2)(A) necessary for Congress to fully evaluate such options.

(b) FEASIBILITY STUDY.—

(1) In General.—(A) The Secretary shall carry out the feasibility study in accordance with a memorandum of understanding entered into by the Secretary, the Salton Sea Authority, and the Governor of California.

(B) The memorandum of understanding shall, at a minimum, establish criteria for evaluation and selection of options under subparagraph (2)(A), including criteria for determining benefit and the magnitude and practicability of costs of construction, operation, and maintenance of each option evaluated.

(2) Options Considered.—Options considered in the feasibility study—

(A) shall consist of, but need not be limited to—

(i) use of impoundments to segregate a portion of the waters of the Salton Sea in one or more evaporation ponds located in the Salton Sea basin;

(ii) pumping water out of the Salton Sea;

(iii) augmented flows of water into the Salton Sea;

(iv) a combination of the options referred to in clauses (i), (ii), and (iii); and

(v) any other economically feasible remediation option the Secretary considers appropriate for which feasibility analyses and cost estimates can be completed by January 1, 2000;

(B) shall be limited to proven technologies; and

(C) shall not include any option that—

(1) relies on the importation of any new or additional water from the Colorado River; or

(iii) is inconsistent with the provisions of subsection (c).

(3) ASSUMPTIONS.—In evaluating options, the Secretary shall make assumptions regarding water inflows into the Salton Sea and provide for transfers of water out of the Salton Sea Basin, and be based on a maximum likely reduction in inflows to the Salton Sea of 5,000 acre-feet per year, which could be 800,000 acre-feet or less per year.

(c) RELATIONSHIP TO OTHER LAW.—

(1) RECLAMATION LAWS.—Activities authorized by this Act shall not be subject to the Act of July 16, 1902 (32 Stat. 388; 43 U.S.C. 391 et seq.), and Acts amending thereof and supplemental thereto. Amounts expended for those activities shall be considered nonreimbursable for purposes of those laws and shall not be considered to be a supplemental or additional benefit for purposes of the Reclamation Act of 1902 (96 Stat. 1263; 43 U.S.C. 390aa et seq.).

(2) PRESERVATION OF RIGHTS AND OBLIGATIONS WITH RESPECT TO THE COLORADO RIVER.—This Act shall not be considered to otherwise affect any treaty, law, decree, contract, or agreement governing use of water from the Colorado River. All activities undertaken under this Act must be carried out in a manner consistent with rights and obligations of persons under those treaties, laws, decrees, contracts, and agreements.

Title III.—SALTON SEA FEASIBILITY STUDY

Sec. 101. Salton Sea feasibility study authorization.

(a) IN GENERAL.—The Secretary shall provide for the conduct, concurrently with the feasibility study under section 102, of studies of hydrology, wildlife pathology, and toxicology relating to wildlife resources of the Salton Sea by Federal and non-Federal entities.

(b) SELECTION OF TOPICS AND MANAGEMENT OF STUDIES.—

(1) IN GENERAL.—The Secretary shall establish a committee to be known as the 'Salton Sea Research Management Committee'. The committee shall select the topics of studies under this section and manage those studies.

(2) MEMBERSHIP.—The committee shall consist of the following five members:

(A) The Secretary;

(B) The Governor of California;

(C) The Executive Director of the Salton Sea Authority;

(D) The Chairman of the Torres Martinez Desert Cahuilla Tribal Government;

(E) The Director of the California Water Resources Center;

(c) COORDINATION.—The Secretary shall require that studies under this section are coordinated through the Science Subcommittee which reports to the Salton Sea Research Management Committee. In addition to the membership provided for by the Science Subcommittee's charter, representatives shall be invited from the University of California, Riverside; the University of Redlands; San Diego State University; the Imperial Valley College; and Los Alamos National Laboratory.

(d) PEER REVIEW.—The Secretary shall require that studies under this section are subject to peer review.

(e) AUTHORIZATION OF APPROPRIATIONS.—For wildlife resources studies, the Secretary shall be authorized to appropriate to the Secretary, through accounts within the Fish and Wildlife Service or the Fish and Wildlife Service Exclusively, not more than $5,000,000.

Title III.—SALTON SEA RECLAMATION ACT OF 1998

Sec. 101. Salton Sea feasibility study authorization.

(a) IN GENERAL.—The Secretary shall carry out the feasibility study under section 102, of studies of hydrology, wildlife pathology, and toxicology relating to wildlife resources of the Salton Sea by Federal and non-Federal entities.

(b) SELECTION OF TOPICS AND MANAGEMENT OF STUDIES.—

(1) IN GENERAL.—The Secretary shall establish a committee to be known as the 'Salton Sea Research Management Committee'. The committee shall select the topics of studies under this section and manage those studies.

(2) MEMBERSHIP.—The committee shall consist of the following five members:

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