CONGRESSIONAL RECORD—HOUSE

Graham Lofgren Green (TX) Longley Greene (UT) Greenwood Manton Gunderson Manzullo Martinez Gutknecht Hall (OH) Martini Hall (TX) Mascara Hamilton McCollum McCrery McDade Hancock Hansen McHugh Hastert McInnis McIntosh Hastings (WA) Hayes Hayworth McKeon Hefley McKinney Menendez Hefner Metcalf Heineman Herger Hilleary Meyers Mica Hinchey Miller (FL) Hobson Mink Montgomery Hoke Holden Moorhead Horn Myers Hostettler Hunter Nethercutt Hutchinson Nev Norwood Hyde Inglis Nussle Obey Olver Istook Jackson-Lee (TX) Orton Jefferson Oxlev Johnson (CT) Packard Johnson (SD) Pallone Parker Johnson, Sam Kasich Paxon Payne (NJ) Kelly Kildee Peterson (MN) Kim Petri Pombo King Kleczka Pomeroy Knollenberg Portman Kolbe Poshard LaFalce Pryce Quillen LaHood Latham Quinn LaTourette Radanovich Laughlin Ramstad Lazio Reed Lewis (CA) Regula Lewis (KY) Richardson Lightfoot Riggs Lincoln Roberts Linder Roemer Lipinski Rogers Livingston Ros-Lehtinen

Roth Roukema Royce Salmon Sanders Saxton Scarborough Schaefer Schiff Schumer Seastrand Sensenbrenner Shadegg Shuster Sisisky Skelton Smith (NJ) Smith (TX) Solomon Spence Spratt Stearns Stockman Stump Stupak Talent Tanner Tate Tauzin Taylor (MS) Taylor (NC) Tejeda Thomas Thornberry Thornton Thurman Tiahrt Torkildsen Torricelli Traficant

Volkmer

Walker

Walsh

Wamp

Ward

Vucanovich

Weldon (FL)

Weldon (PA)

Young (AK)

Young (FL)

Weller Whitfield

Wicker

Wynn

Zeliff

Zimmei

NOT VOTING-24

Baesler Harman Molinari Kingston Klink Bunn Oberstar Clinger Peterson (FL) Coburn Largent Durbin Rohrabacher Lucas Maloney Smith (MI) Gallegly McDermott Torres Watts (OK) McNulty Gutierrez

□ 1935

The Clerk announced the following pairs:

On this vote:

Mr. Ortiz for, with Ms. Harman against.

Mr. Clinger for, Mr. Klink against. Mr. Kingston for, Mr. Oberstar against.

Ms. LOFGREN changed her vote from 'nay'' to ''yea.

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

TENTH ANNIVERSARY OF CHORNOBYL NUCLEAR DISASTER

The SPEAKER pro tempore (Mr. LAHOOD). The pending business is the question of suspending the rules and agreeing to the concurrent resolution, House Concurrent Resolution 167.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York [Mr. GILMAN], that the House suspend the rules and agree to the concurrent resolution, House Concurrent Resolution 167, on which the yeas and navs are or-

This is a 5-minute vote.

The vote was taken by electronic device, and there were-yeas 404, nays 0, not voting 29, as follows:

[Roll No. 183]

	YEAS-404	
Abercrombie	Brewster	Conyers
Ackerman	Browder	Cooley
Allard	Brown (CA)	Costello
Andrews	Brown (FL)	Cox
Archer	Brown (OH)	Coyne
Armey	Brownback	Cramer
Bachus	Bryant (TN)	Crane
Baker (CA)	Bryant (TX)	Crapo
Baker (LA)	Bunn	Cremeans
Baldacci	Bunning	Cubin
Ballenger	Burr	Cummings
Barcia	Burton	Cunningham
Barr	Buyer	Danner
Barrett (NE)	Calvert	Davis
Barrett (WI)	Camp	de la Garza
Bartlett	Campbell	Deal
Barton	Canady	DeFazio
Bass	Cardin	DeLauro
Bateman	Castle	DeLay
Becerra	Chabot	Dellums
Beilenson	Chambliss	Deutsch
Bentsen	Chapman	Diaz-Balart
Bereuter	Chenoweth	Dickey
Berman	Christensen	Dicks
Bevill	Chrysler	Dingell
Bilbray	Clay	Dixon
Bilirakis	Clayton	Doggett
Bishop	Clement	Dooley
Bliley	Clyburn	Doolittle
Blute	Coble	Dornan
Boehlert	Coburn	Doyle
Boehner	Coleman	Dreier
Bonilla	Collins (GA)	Duncan
Bonior	Collins (IL)	Dunn
Bono	Collins (MI)	Edwards
Borski	Combest	Ehlers
Boucher	Condit	Ehrlich

Everett Ewing Fattah Fawell Fazio Fields (LA) Fields (TX) Flake Flanagan Foglietta Foley Forbes Ford Fowler Fox Franks (CT) Franks (NJ) Frelinghuysen Frost Funderburk Ganske Geidenson Gephardt Geren Gilchrest Gillmor Gilman Gonzalez Goodlatte Goodling Gordon Goss Graham Green (TX) Greene (UT) Greenwood Gunderson Gutierrez Gutknecht Hall (OH) Hall (TX) Hamilton Hancock Hastert Hastings (FL) Hastings (WA) Hayes Hayworth Hefley Hefner Heineman Hilleary Hilliard Hinchey Hobson Hoekstra Hoke Holden Horn Hostettler Houghton Hoyer Hunter Hutchinson Hyde Inglis Istook Jackson (IL) Jackson-Lee (TX) Jacobs Jefferson Johnson (CT) Johnson (SD) Johnson, E. B Johnson, Sam Johnston Jones Kanjorski Kaptur Kasich Kelly Kennedy (MA) Kennedy (RI) Kennelly Kildee

Kim

Emerson

English

Ensign

Eshoo

Evans

Engel

Rangel Reed King Kleczka Klug Regula Knollenberg Richardson Kolbe Riggs Rivers LaFalce LaHood Roberts Lantos Roemer Largent Latham Rose LaTourette Roth Laughlin Roukema Lazio Leach Royce Levin Rush Lewis (CA) Sabo Lewis (GA) Salmon Lewis (KY) Sanders Lightfoot Sanford Lincoln Linder Sawver Saxton Lipinski Schaefer Livingston Schiff LoBiondo Schroeder Lofgren Schumer Longley Scott Lowey Seastrand Lucas Luther Serrano Manton Shadegg Manzullo Shaw Markey Shays Martinez Shuster Martini Sisisky Mascara Skaggs Matsui Skeen McCarthy Skelton McCollum Slaughter McCrery Smith (NJ) McDade Smith (TX) McHale Smith (WA) McHugh Solomon McInnis Souder McIntosh Spence McKeon Spratt McKinney Meehan Stark Stearns Meek Stenholm Menendez Stockman Metcalf Stokes Meyers Studds Mica Millender-Stump McDonald Stupak Talent Miller (CA) Miller (FL) Tanner Minge Tate Tauzin Mink Moakley Taylor (MS) Mollohan Taylor (NC) Tejeda Thomas Montgomery Moorhead Thompson Moran Morella Thornberry Murtha Thornton Myers Myrick Thurman Tiahrt Nadler Torkildser Neal Torricelli Nethercutt Towns Neumann Traficant Ney Norwood Upton Velazquez Nussle Vento Obey Olver Visclosky Volkmer Orton Vucanovich Owens Walker Packard Walsh Pallone Wamp Parker Ward Pastor Waters Watt (NC) Paxon Payne (NJ) Waxman Payne (VA) Weldon (FL) Pelosi Weller Peterson (MN) White Pickett Whitfield Pombo Wicker Pomerov Wise Porter Wolf Portman Poshard Woolsey Pryce Wynn Quillen Yates Young (AK) Quinn Radanovich Young (FL) Rahall Zeliff Ramstad Zimmer

Ros-Lehtinen Roybal-Allard Sensenbrenner

Rose

Barrett (WI) Jacobs Becerra Beilenson Berman Borski Kaptur Brown (CA) Brown (FL) Brown (OH) Bryant (TX) Klug Campbell Lantos Leach Cardin Clay Levin Clayton Clyburn Luther Collins (IL) Markey Collins (MI) Matsui Convers Costello McHale Covne Meehan Dellums Meek Dicks Dingell Dixon Doggett Minge Moakley Ehlers Fattah Flake Foglietta Moran Morella Murtha Ford Frank (MA) Nadler Gibbons Neal Hastings (FL) Hilliard Hoekstra Owens Houghton Hoyer Jackson (IL) Pickett Porter

LoBiondo

NAYS-108 Rahall Johnson, E. B. Rangel Johnston Rivers Roybal-Allard Kanjorski Rush Kennedy (MA) Sabo Kennedy (RI) Sanford Kennelly Sawver Schroeder Scott Serrano Shays Lewis (GA) Skaggs Slaughter Smith (WA) Souder McCarthy Stark Stenholm Stokes Studds Millender-Thompson McDonald Towns Miller (CA) Velazquez Vento Visclosky Mollohan Waters Watt (NC) Waxman White Williams Wilson Neumann Wise Wolf Payne (VA) Woolsey

NOT VOTING-29

Baesler Klink Rogers Callahan Rohrabacher Maloney Scarborough Clinger McNulty Durbin Smith (MI) Frank (MA) Molinari Torres Watts (OK) Frisa Oberstar Gallegly Ortiz Weldon (PA) Gibbons Oxley Williams Harman Peterson (FL) Kingston Petri

□ 1944

So the concurrent resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. WATTS of Oklahoma. Mr. Speaker, due to my plane being grounded as a result of stormy weather, I was detained for more than 3 hours. Unfortunately I missed the vote on H.R. 3415, a bill repealing the 4.3 cent increase in transportation motor fuels excise tax. Had I been present, I would have voted "aye" on rollcall vote No. 182, "aye" on rollcall vote No. 181. I also would have voted "aye" on rollcall vote No. 183, a bill recognizing the 10th anniversary of the Chernobyl nuclear disaster.

Mr. KINGSTON. Mr. Speaker, because of inclement weather, I was unavoidably absent for votes today. If the plane could have landed at the scheduled time, I would have been present to vote "yes" on ordering the previous question on H.R. 3415, "no" on the motion to recommit on H.R. 3415, "yes" on final passage on H.R. 3415, and "yes" on House Concurrent Resolution 167.

□ 1945

PROVIDING FOR CONSIDERATION OF H.R. 3259, INTELLIGENCE AU-THORIZATION ACT FOR FISCAL YEAR 1997

Mr. GOSS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 437 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 437

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. 3259) to authorize appropriations for fiscal year 1997 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes. The first reading of the bill shall be dispensed with. Points of order against consideration of the bill for failure to comply with section 302(f), 308(a), or 401(a) of the Congressional Budget Act of 1974 are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Permanent Select Com-

mittee on Intelligence. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Permanent Select Committee on Intelligence now printed in the bill. The committee amendment in the nature of a substitute shall be considered by title rather than by section. The first section and each title shall be considered as read. Points of order against the committee amendment in the nature of a substitute for failure to comply with clause 7 of rule XVI, clause 5(b) of rule XXI, or section 302(f) or 401(a) of the Congressional Budget Act of 1974 are waived. No amendment to the committee amendment in the nature of a substitute shall be in order unless printed in the portion of the Congressional Record designated for that purpose in clause 6 of rule XXIII. The Chairman of the Committee of the Whole may postpone until a time during further consideration in the Committee of the Whole a request for a recorded vote on any amendment. The Chairman of the Committee of the Whole may reduce to not less than five minutes the time for voting by electronic device on any postponed question that immediately follows another vote by electronic device without intervening business, provided that the time for voting by electronic device on the first in any series of questions shall be not less than fifteen minutes. 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 adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. 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.

The SPEAKER pro tempore (Mr. Lahood). The gentleman from Florida [Mr. Goss] is recognized for 1 hour.

Mr. GOSS. Mr. Špeaker, for purposes of debate only, I yield the customary 30 minutes to the gentleman from California [Mr. Beilenson], pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

(Mr. GOSS asked and was given permission to revise and extend his remarks and to include extraneous material.)

Mr. GOSS. Mr. Speaker House Resolution 437 is a modified open rule that provides for the consideration of H.R. 3259, the Intelligence Authorization Act for fiscal year 1997. The rule waives sections 302(f), 308(a) and 401(a) of the budget act against consideration of the bill. These waivers pertain to: An excess above a committee's allocation of new entitlement authority; the necessary cost-estimate paperwork on this new entitlement authority; and contract authority not previously subject to appropriation. The waivers are needed because of provisions in two sections of H.R. 3259. Section 402 of the bill repeals the surcharge associated with CIA employees who receive a voluntary separation incentive payment in fiscal year 1998 and fiscal year 1999, correct-

ing a situation in which CIA was forced to make double-payments. Section 401 of the bill makes clear legislative authority for the CIA to enter into multiyear leases of not more than 15 years. These provisions are not considered controversial nor do they cause serious budget problems, according to CBO. The rule provides for 1 hour of general debate and makes in order the amendment in the nature of a substitute now printed in the bill as the base text for amendment under the five-minute rule. The bill shall be considered by title and shall be considered as read. The rule waives section 302(f) and section 401(a) of the budget act against the committee substitute, for the reasons I have already described. The rule also waives clause 7 of rule XVI, the so-called germaneness rule, and clause 5(b) of rule XXI, which prohibits consideration of legislation containing revenue provisions if not considered by the Ways and Means Committee. The germaneness waiver is necessary because the committee amendment in the nature of a substitute is broader in scope than the original bill, including provisions to improve our intelligence systems in light of lessons learned from the Aldrich Ames case and to ensure proper congressional oversight over the expenditure of funds for personnel reforms. These are important additions to the annual intelligence authorization process that deserve Members' careful review and support. The ways and means waiver is necessary because of a technical 1-year extension in the bill of the application of sanctions laws to intelligence activities.

Mr. Speaker: this rule is basically an open rule, meaning that all germane amendments that pass muster under the standing rules of the House may be offered. We have included a pre-printing requirement, however, at the request of the Intelligence Committee because of the sensitive nature of this legislation and a very real concern about protecting classified information. I'd like to respond briefly to a discussion we had in the Rules Committee with the distinguished ranking member of the Intelligence Committee, Mr. DICKS, about the timing of floor consideration of this bill. I share Mr. DICKS interest in ensuring that Members who wish to have the opportunity to review the classified annex to this bill, and we have done what we can to provide that opportunity. Mr. DICKS should be pleased to note that there was a proforma schedule in the House yesterday and Members may file amendments in today's Congressional Record as well. We have attempted to accommodate all Members in this process, while adhering to a very tight legislative schedule we must keep if we are to conclude all of our business before our target adjournment in early October. Finally, the rule allows the Chairman of the Committee of the Whole to postpone votes during consideration of the bill and to reduce to 5 minutes a vote on a