

FOLEY, Mr. SAXTON, Ms. ROS-LEHTINEN, and Mr. SHAYS.

H.R. 275: Mr. COBURN, and Mr. KUYKENDALL.

H.R. 289: Mr. DIAZ-BALART.

H.R. 315: Mrs. MEEK of Florida, Mr. FARR of California, Mr. JACKSON of Illinois, Mr. OLVER, Mr. THOMPSON of Mississippi, and Ms. CHRISTIAN-CHRISTENSEN.

H.R. 351: Mr. PICKERING, Mr. RODRIGUEZ, and Mr. OBERSTAR.

H.R. 352: Mr. WHITFIELD, Mr. CHAMBLISS, Mr. RADANOVICH, Mr. DOOLITTLE, and Ms. PRYCE of Ohio.

H.R. 357: Mr. ESHOO.

H.R. 371: Mr. DOOLEY of California.

H.R. 372: Mr. HINCHY, and Mr. KUCINICH.

H.R. 374: Mr. FRANKS of New Jersey, and Mrs. KELLY.

H.R. 380: Mr. GILCHREST, Mr. MEEKS of New York, and Mr. PRYCE of Ohio.

H.R. 396: Mr. BOEHLERT, Mr. KUCINICH, Mr. SABO, Mr. McKEON, Mr. GARY MILLER of California, Mrs. THURMAN, Mr. STUMP, Mr. HORN, Mr. THOMPSON of Mississippi, Mr. BONIOR, Mr. BRADY of Pennsylvania, Mr. FOLEY, Mr. HOLDEN, Mr. FALEOMAVAEGA, Mr. DAVIS of Illinois, Mr. OSE, and Mr. TALENT.

H.R. 412: Mr. BOUCHER, Mr. SHUSTER, Mr. EHLERS, Mr. WALSH, Mr. NEY, Mr. NORWOOD, Mr. LEACH, Mr. KUCINICH, Mr. MOLLOHAN, Mr. COSTELLO, and Mr. TRAFICANT.

H.R. 415: Mr. BERMAN.

H.R. 417: Ms. SLAUGHTER and Mr. WEINER.

H.R. 430: Ms. RIVERS, Mr. RANGEL, Mr. GIBBONS, Ms. SLAUGHTER, Mr. ROMERO-BARCELO, Mr. LAMPSON, and Mr. SHOWS.

H.R. 433: Mr. EHRLICH and Mr. SWEENEY.

H.R. 434: Mr. SHAW, Mr. DIXON, Mr. RUSH, and Mr. WEXLER.

H.R. 443: Mr. FOLEY, Mrs. MORELLA, and Mr. BLAGOJEVICH.

H.R. 452: Mr. LEWIS of Georgia, Mr. ACKERMAN, and Mrs. MALONEY of New York.

H.R. 472: Mr. GOSS, Mr. CRANE, Mr. SOUDER, and Mr. LATHAM.

H.R. 483: Mr. WOLF.

H.R. 491: Mr. BALDACCINI, Mr. PALLONE, Mr. RANGEL, and Mr. BARRETT of Wisconsin.

H.R. 492: Mr. STUMP, Mr. SHADEGG, Mr. ENGLISH, Mr. NEY, Mr. PICKERING, Mr. GOODE, Mr. BARTLETT of Maryland, and Mr. TALENT.

H.R. 506: Mr. HOEFFEL, Mr. UNDERWOOD, Mr. PASTOR, Mr. WALSH, Mr. BENTSEN, Mr. RANGEL, Mr. HALL of Ohio, Mr. BLUMENAUER, Mr. SANDLIN, and Mr. LANTOS.

H.R. 516: Mr. THUNE, Mr. CLEMENT, Mr. MCINNIS, Mr. SANFORD, Mr. JONES of North Carolina, and Mr. HEFLEY.

H.R. 518: Mr. THUNE.

H.R. 537: Mr. SHADEGG.

H.R. 541: Mr. BROWN of Ohio, Mr. MEEHAN, Ms. ESHOO, Mrs. MINK of Hawaii, Mr. UNDERWOOD, Mr. BONIOR, Mr. SHOWS, Mrs. JONES of Ohio, Mrs. CLAYTON, Mr. KENNEDY, Mr. McDERMOTT, Mr. BROWN of California, and Ms. MCKINNEY.

H.R. 547: Mrs. McCARTHY of New York, Mr. LOBIONDO, Mr. SANDERS, and Mrs. KELLY.

H.R. 557: Mr. BARRETT of Wisconsin.

H.R. 566: Mr. BERMAN, Mr. LUTHER, and Mr. GUTKNECHT.

H.R. 568: Mr. GEJDENSON, Mr. PETERSON of Minnesota, and Mr. PALLONE.

H.R. 573: Mr. HOEKSTRA, Mr. RANGEL, Mr. CLEMENT, Mr. COSTELLO, Mrs. KELLY, Mr. TANCREDO, Mr. BOYD, Mr. HOLDEN, and Mr. GUTIERREZ.

H.R. 606: Ms. BROWN of Florida.

H.R. 625: Mr. HOBSON.

H.J. Res. 14: Ms. GRANGER, Mr. COX of California, Mr. BURTON of Indiana, and Mr. GUTKNECHT.

H. Con. Res. 10: Mr. HILL of Montana, Mr. FOLEY, Mr. METCALF, and Mr. CALVERT.

H. Con. Res. 24: Mrs. NORTHUP, Mr. FOLEY, Ms. WOOLSEY, Mr. CLYBURN, Mr. FILNER, Mr.

BERMAN, Mr. WEINER, Mr. POMBO, Mr. SMITH of New Jersey, Mr. TAUZIN, Mr. GONZALEZ, Mr. HOLT, Mr. THOMPSON of California, Mr. WAXMAN, Mr. NORWOOD, Mr. GORDON, and Mr. BENTSEN.

H. Res. 15: Ms. KAPTUR, Mr. UNDERWOOD, Mr. ENGLISH, and Mr. MCHUGH.

H. Res. 16: Mr. LUTHER and Mr. CALVERT.

H. Res. 32: Mr. GREENWOOD.

H. Res. 41: Mr. BILBRAY, Mr. COOKSEY, and Mr. SHOWS.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions as follows:

H.R. 41: Mr. ROGERS.

H.J. Res. 7: Mr. DIAZ-BALART.

AMENDMENTS

Under clause 8 of rule XVIII, proposed amendments were submitted as follows:

H.R. 350

OFFERED BY: MR. BOEHLERT

AMENDMENT NO. 1: Page 5, lines 16 and 17, strike "425(a)(1)" each place it appears and insert "425(a)(1)(B)".

Page 5, after line 20, insert the following new subparagraphs:

(A) inserting in paragraph (1) "intergovernmental" after "Federal";

(B) inserting in paragraph (1) "(A)" before "any" and by adding at the end the following new subparagraphs:

"(B) any bill or joint resolution that is reported by a committee, unless—

"(i) the committee has published a statement of the Director on the direct costs of Federal private sector mandates in accordance with section 423(f) before such consideration, except that this clause shall not apply to any supplemental statement prepared by the Director under section 424(d); or

"(ii) all debate has been completed under section 427(b)(4); and

"(C) any amendment, motion, or conference report, unless—

"(i) the Director has estimated, in writing, the direct costs of Federal private sector mandates before such consideration; or

"(ii) all debate has been completed under section 427(b)(4); and".

Page 5, line 21, strike "(A)" and insert "(C)" and on line 24, strike "(B)" and insert "(D)".

Page 6, line 2, insert ", according to the estimate prepared by the Director under section 424(b)(1)," before "would".

Page 6, line 10, insert "unless all debate has been completed under section 427(b)(4)," after "exceeded".

Page 7, line 1, strike "(A)" and strike lines 5 through 8.

Page 7, strike lines 9 through 18.

Page 7, line 19, strike "(7)" and insert "(8)" and after line 18, insert the following new paragraphs:

(6) TECHNICAL CHANGES.—(A) The centerheading of section 426 of the Congressional Budget Act of 1974 is amended by adding before the period the following: "REGARDING FEDERAL INTERGOVERNMENTAL MANDATES".

(B) Section 426 of the Congressional Budget Act of 1974 is amended by inserting "regarding Federal intergovernmental mandates" after "section 425" each place it appears.

(C) The item relating to section 426 in the table of contents set forth in section 1(b) of the Congressional Budget and Impoundment Control Act of 1974 is amended by inserting

"regarding Federal intergovernmental mandates" before the period.

(7) FEDERAL PRIVATE SECTOR MANDATES.—

(A) Part B of title IV of the Congressional Budget Act of 1974 is amended by redesignating sections 427 and 428 as sections 428 and 429, respectively, and by inserting after section 426 the following new section:

SEC. 427. PROVISIONS RELATING TO THE HOUSE OF REPRESENTATIVES REGARDING FEDERAL PRIVATE SECTOR MANDATES.

"(a) ENFORCEMENT IN THE HOUSE OF REPRESENTATIVES.—It shall not be in order in the House of Representatives to consider a rule or order that waives the application of section 425 regarding Federal private sector mandates. A point of order under this subsection shall be disposed of as if it were a point of order under section 426(a).

"(b) DISPOSITION OF POINTS OF ORDER.—

"(i) APPLICATION TO THE HOUSE OF REPRESENTATIVES.—This subsection shall apply only to the House of Representatives.

"(2) THRESHOLD BURDEN.—In order to be cognizable by the Chair, a point of order under section 425 regarding Federal private sector mandates or subsection (a) of this section must specify the precise legislative language on which it is premised.

"(3) RULING OF THE CHAIR.—The Chair shall rule on points of order under section 425 regarding Federal private sector mandates or subsection (a) of this section. The Chair shall sustain the point of order only if the Chair determines that the criteria in section 425(a)(1)(B), 425(a)(1)(C), or 425(a)(2) have been met. Not more than one point of order with respect to the proposition that is the subject of the point of order shall be recognized by the Chair under section 425(a)(1)(B), 425(a)(1)(C), or 425(a)(2) regarding Federal private sector mandates.

"(4) DEBATE AND INTERVENING MOTIONS.—If the point of order is sustained, the costs and benefits of the measure that is subject to the point of order shall be debatable (in addition to any other debate time provided by the rule providing for consideration of the measure) for 10 minutes by each Member initiating a point of order and for 10 minutes by an opponent on each point of order. Debate shall commence without intervening motion except one that the House adjourn or that the Committee of the Whole rise, as the case may be.

"(5) EFFECT ON AMENDMENT IN ORDER AS ORIGINAL TEXT.—The disposition of the point of order under this subsection with respect to a bill or joint resolution shall be considered also to determine the disposition of the point of order under this subsection with respect to an amendment made in order as original text."

(B) CONFORMING AMENDMENT.—The table of contents set forth in section 1(b) of the Congressional Budget and Impoundment Control Act of 1974 is amended by redesignating sections 427 and 428 as sections 428 and 429, respectively, and by inserting after the item relating to section 426 the following new item:

"Sec. 427. Provisions relating to the house of representatives regarding federal private sector mandates."

Page 7, line 20, strike "Section 427" and insert "Section 428 (as redesignated)".

Page 9, after line 5, add the following new section:

SEC. 6. CONFORMING AMENDMENT.

Section 425(b) of the Congressional Budget Act of 1974 is amended by striking "subsection(a)(2)(B)(iii)" and inserting "subsection (a)(3)(B)(ii)".

H.R. 391

OFFERED BY: MR. KUCINICH

AMENDMENT NO. 1: Page 3, line 13, strike "SUSPENSION" and insert "REDUCTION".

Page 4, strike line 1 and all that follows through page 6, line 24, and insert the following:

“(B) establish a policy or program for eliminating, delaying, and reducing civil fines in appropriate circumstances for first-time violations by small entities (as defined in section 601 of title 5, United States Code) of requirements regarding collection of information. Such policy or program shall take into account—

“(i) the nature and seriousness of the violation, including whether the violation was technical or inadvertent, involved willful or criminal conduct, or has caused or threatens to cause harm to—

“(I) the health and safety of the public;

“(II) consumer, investor, worker, or pension protections; or

“(III) the environment;

“(ii) whether there has been a demonstration of good faith effort by the small entity to comply with applicable laws, and to remedy the violation within the shortest practicable period of time;

“(iii) the previous compliance history of the small entity, including whether the entity, its owner or owners, or its principal officers have been subject to past enforcement actions;

“(iv) whether the small entity has obtained a significant economic benefit from the violation; and

“(v) any other factors considered relevant by the head of the agency;

“(C) not later than 6 months after the date of the enactment of the Small Business Paperwork Reduction Act Amendments of 1999, revise the policies of the agency to implement subparagraph (B); and

“(D) not later than 6 months after the date of the enactment of such Act, submit to the Committee on Government Reform of the House of Representatives and the Committee on Governmental Affairs of the Senate a report that describes the policy or program implemented under subparagraph (B).

“(2) For purposes of paragraphs (1)(B) through (1)(D), the term ‘agency’ does not include the Internal Revenue Service.”.