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Rogers (KY)

Rogers (MI)

Rohrabacher

Ros-Lehtinen

Ryan (WI)

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Reyes

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Shimkus

Simmons

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Putnam

Quinn

Pickering

Peterson (PA)

Mink Rivers Stenholm Mollohan Rodriguez Strickland Moore Roemer Stupak Moran (VA) Ross Tanner Rothman Murtha Tauscher Nadler Rovbal-Allard Taylor (MS) Thompson (CA) Napolitano Rush Thompson (MS) Sabo Neal Oberstar Sanchez Thurman Sanders Obev Tierney Sandlin Towns Ortiz Sawyer Turner Schakowsky Udall (CO) Owens Udall (NM) Pallone Schiff Pascrell Scott Velazquez Serrano Visclosky Pastor Payne Sherman Waters Watson (CA) Pelosi Shows Peterson (MN) Watt (NC) Skelton Phelps Slaughter Waxman Smith (WA) Pomerov Weiner Price (NC) Wexler Snyder Rahall Woolsey Solis Spratt Rangel Wıı Reyes Stark Wynn

### NOT VOTING-

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### $\sqcap 1743$

So the amendment was agreed to. The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the resolution, amended.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. McGOVERN. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered. The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 269, nays 160, not voting 5, as follows:

### [Roll No. 276]

YEAS-269 Aderholt Cox Gordon Akin Crane Goss Graham Crenshaw Armey Bachus Cubin Granger Culberson Baker Graves Green (WI) Ballenger Cummings Cunningham Greenwood Barr Bartlett Davis (CA) Grucci Gutknecht Barton Davis, Jo Ann Bass Davis, Tom Hall (TX) Bereuter Deal Hansen Berkley DeLay Hart Biggert DeMint Hastings (FL) Hastings (WA) Bilirakis Deutsch Diaz-Balart Bishop Hayes Blunt Dicks Hayworth Doolittle Boehlert Heflev Boehner Dreier Herger Bonilla Duncan Hilleary Dunn Hobson Bono Hoekstra Boozman Ehlers Brady (TX) Ehrlich Horn Brown (SC) Hostettler Emerson Bryant English Houghton Burr Etheridge Hover Hulshof Burton Everett Ferguson Buyer Hunter Callahan Flake Hyde Fletcher Isakson Calvert Camp Foley Istook Cannon Forbes Cantor Fossella Jenkins Johnson (CT) Capito Frelinghuysen Johnson (IL) Capps Frost Cardin Gallegly Johnson, E. B. Castle Ganske Johnson, Sam Chabot Gekas Jones (NC) Chambliss Gibbons Keller Clement Gilchrest Kelly Kennedy (MN) Gillmor Coble Collins Gilman Kerns Goode Goodlatte Kilpatrick Combest

Cooksey

Kirk Knollenberg Kolbe LaHood Lantos Larson (CT) Latham LaTourette Leach Lewis (CA) Lewis (KY) Linder LoBiondo Lofgren Lucas (KY) Lucas (OK) Maloney (CT) Malonev (NY) Manzullo McCarthy (MO) McCrerv McHugh McInnis McKeon McKinney Mica Miller, Dan Miller, Gary Miller, Jeff Mollohan Moran (KS) Morella. Murtha Myrick Nadler Nethercutt Ney Northup Norwood Nussle Ortiz Osborne Ose Otter Oxlev Pastor

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Andrews

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Barrett

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Blagojevich

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Boswell

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Brady (PA)

Brown (FL)

Brown (OH)

Carson (IN)

Carson (OK)

Capuano

Clay

Clayton

Clyburn

Condit

Conyers

Costello

Coyne

Cramer

Crowley

Davis (FL)

Davis (IL)

DeFazio

DeGette

Delahunt

DeLauro

Dingell

Doggett

Edwards

Dooley

Doyle

Eshoo

Evans

Filner

Farr

King (NY)

Boyd

Allen

Baird Baldacci

Kingston

### Simpson NAYS-160

Ford McGovern Frank McIntyre Gephardt McNulty Gonzalez Meehan Green (TX) Meek (FL) Gutierrez Meeks (NY) Hall (OH) Menendez Harman Millender-Hill McDonald Hilliard Miller, George Hinchey Mink Hinoiosa. Moore Moran (VA) Hoeffel Holden Napolitano Holt Neal Honda Oberstar Hooley Obey Inslee Olver Israel Owens Jackson (IL) Pallone Pascrell Jackson-Lee (TX) Payne Jefferson Peterson (MN) John Phelps Jones (OH) Rahall Kanjorski Rangel Kaptur Rivers Kennedy (RI) Roemer Kildee Ross Kind (WI) Rothman Kleczka Roybal-Allard Kucinich Rush Sanchez LaFalce Lampson Sanders Langevin Sawver Larsen (WA) Schakowsky Serrano Levin Sherman Lewis (GA) Shows Lipinski Skelton Smith (WA) Lowey Luther Solis Lynch Stark Strickland Markey Mascara Stupak Matheson Tauscher Taylor (MS) Matsui Thompson (CA) McCarthy (NY) Thompson (MS) Thurman McCollum

McDermott

Skeen Slaughter Smith (MI) Smith (NJ) Smith (TX) Snyder Souder Spratt Stearns Stenholm Stump Sullivan Sununu Sweeney Tancredo Tanner Tauzin Taylor (NC) Terry Thomas Thornberry Thune Tiahrt Tiberi Toomey Udall (CO) Udall (NM) Upton Vitter Walden Walsh Wamp Watkins (OK) Watts (OK) Weiner Weldon (FL) Weldon (PA) Weller Whitfield Wicker Wilson (NM) Wilson (SC) Wolf Wynn Young (AK) Young (FL)

Tierney Visclosky Towns Waters Watson (CA) Turner Velazquez Watt (NC)

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#### □ 1756

Messrs. ISRAEL, LUTHER and MENENDEZ SANCHEZ and Ms. changed their vote from "yea" "nay."

Mr. PASTOR changed his vote from "nay" to "yea."

So the resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

### GENERAL LEAVE

Mr. HOBSON. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on H.R. 5011 and that I may include tabular and extraneous material.

The SPEAKER pro tempore (Mr. ISAKSON). Is there objection to the request of the gentleman from Ohio?

There was no objection.

### MILITARY CONSTRUCTION APPROPRIATIONS ACT, 2003

The SPEAKER pro tempore. Pursuant to House Resolution 462 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the State of the Union for the consideration of the bill, H.R. 5011.

### □ 1757

### IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the State of the Union for the consideration of the bill (H.R. 5011) making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 2003, and for other purposes, with Mr. GILLMOR in the chair.

The Clerk read the title of the bill.

The CHAIRMAN. Pursuant to the rule, the bill is considered as having been read the first time.

Under the rule, the gentleman from Ohio (Mr. HOBSON) and the gentleman from Massachusetts (Mr. OLVER) each will control 30 minutes.

The Chair recognizes the gentleman from Ohio (Mr. Hobson).

Mr. HOBSON. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, it is my pleasure to present the House recommendation for the military construction appropriations bill for fiscal year 2003. This legislation provides funds for many types of construction projects on military installations here in the United States and abroad. Projects range from barracks and housing to urban assault training ranges and runways.

I want to particularly thank my ranking member, the gentleman from Massachusetts (Mr. OLVER), for his help in producing this bipartisan bill. I also want to thank the committee on both

sides of the aisle and the staff on both sides of the aisle. We have worked together in unison to produce a bipartisan bill.

In my opinion, the projects included in this bill are vital to the security of the United States, especially at this time. Equally important, the project contributes to the health and safety of the troops and their families and the quality of life and their training.

COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL) AUTHORITY FOR 2002 AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN THE BILL FOR 2003

Bill vs. Request -11,300 -1,340 -10,000 -6,600 -2,976 +57,207 -54,557 +139,615 -10,281 +119,334 +126,255 +330,066 +58,077 +57,207 +40,280 +151,674 +139,034 +135,831 Bill vs. Enacted -107,886 +209,430 +18,248 -2,000 -142,706 +8,933 -363,699 +100,000 +180,597 -6,281 -46,700 -283,559 +35,808 +24,700 +66,304 -245,893 -67,960 +17,724 -20,700 +91,812 133,773 266,675 -411,175 .340,630 +117,792 1,414,557 -18,676 209,430 -1,340 180,597 -10,281 876,366 24,700 -2,976 159,672 110,680 119,613 1,036,335 ,244,425 783,705 954,021 898,090 4,592,417 1,495,881 (Amounts in Thousands) 644,090 53,473 58,779 1,450,438 100,000 740,535 31,300 62,406 220,730 190,597 771,835 101,595 FY 2003 Request ,550,438 884,661 1,105,391 834,687 4,262,351 167,019 -4,000 46,700 -69,280 35,000 806,278 253,386 -36,400 20,700 -19,588 2,000 840,558 253,386 FY 2002 Enacted 1,778,256 1,762,556 1,126,633 1,194,880 1,237,580 4,933,047 1,144,221 Military construction, Army Reserve.......... Emergency appropriations (P.L. 107-117)....... Military construction, Army...... Rescission.... Military construction, Navy.............. Rescission Emergency appropriations (P.L. 107-117)....... Military construction, Air Force........... Defense emergency response fund (DERF)........ Rescission..... Military construction, Defense-wide.......... Emergency appropriations (P.L. 107-117)....... Total...... Rescissions..... Defense emergency response fund (DERF)..... Defense emergency response fund (DERF)..... Defense emergency response fund (DERF)..... Military construction, Air National Guard.... Defense emergency response fund (DERF)... Military construction, Army National Guard.. Total, Active components...... Emergency appropriations (P.L. 107-117)

COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL) AUTHORITY FOR 2002 AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN THE BILL FOR 2003 (Amounts in Thousands) FY 2002 FY 2003 Bill vs.				Bill
COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL) AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN (Amounts in Thousands) FY 2002 FY 2003	AUTHORITY FOR 2002	THE BILL FOR 2003		
	COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL)	AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN	(Amounts in Thousands)	

	FY 2002 Enacted	FY 2003 Request	Bill	Enacted	Request
Military construction, Naval Reserve	53,201  -925	51,554	68,704	+15,503 +7,117 +925	+17,150
Total	52,276	58,671	75,821	+23,545	+17,150
Military construction, Air Force Reserve Defense emergency response fund (DERF)	74,857	31,900 6,076	69,200 6,076	-5,657 +6,076	+37,300
Total	74,857	37,976	75,276	+419	+37,300
Total, Reserve components	953,103	319,427	529,441	-423,662	+210,014
Total, Military construction	5,886,150 (5,911,943) (104,400) (-130,193)	4,581,778 (4,017,025) (564,753)	5,121,858 (4,618,278) (536,853)  (-33,273)	-764,292 (-1,293,665) (+536,853) (-104,400) (+96,920)	+540,080 (+601,253) (-27,900)  (-33,273)
North Atlantic Treaty Organization Security Investment Program	162,600	168,200	168,200	+5,600	
Family housing, Army:  Construction	312,742	283,346	283,346 -4,920 1,119,007	-29,396 -4,920 +29,434	-4,920
Total, Family housing, Army	1,402,315	1,402,353	1,397,433	-4,882	-4,920
Family housing, Navy and Marine Corps:  Construction	331,780  910,095	375,700  867,788	380,268 -2,652 867,788	+48,488 -2,652 -42,307	+4,568 -2,652 
Total, Family housing, Navy and Marine Corps	1,241,875	1,243,488	1,245,404	+3,529	+1,916

COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL) AUTHORITY FOR 2002 AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN THE BILL FOR 2003

	(Amounts in Th	Thousands)			
	FY 2002 Enacted	FY 2003 Request	Bill	Bill vs. Enacted	Bill vs. Request
Family housing, Air Force:					
Construction	550,703	676,694	689,824	+139,121	+13,130
Rescission	ł	ŀ	-8,782	-8,782	-8,782
Operation and maintenance	844,715	844,419	844,419	-296	1
Defense emergency response fund (DERF)	1	29,631	29,631	+29,631	1
Total, Family housing, Air Force	1,395,418	1,550,744	1,555,092	+159,674	+4,348
Family housing, Defense-wide:					
Construction	250	5,480	5,480	+5,230	1
Operation and maintenance	43,762	42,395	42,395	-1,367	
Total, Family housing, Defense-wide	44,012	47,875	47,875	+3,863	
Department of Defense Family Housing Improvement					
Fund	2,000	2,000	2,000	1	1
Homeowners assistance fund, Defense	10,119	1	1	-10,119	1
(By transfer)	(7,730)			(-7,730)	
Total, Family housing	4,095,739	4,246,460	4,247,804	+152,065	+1,344
Base realignment and closure account	632,713	545,138	545,138	-87,575	I
(Transfer out)	(-7,730)			(+7,730)	
Total	632,713	545,138	545,138	-87,575	I

COMPARATIVE STATEMENT OF NEW BUDGET (OBLIGATIONAL) AUTHORITY FOR 2002 AND BUDGET REQUESTS AND AMOUNTS RECOMMENDED IN THE BILL FOR 2003

	(Amounts in Thousands	housands)			
	FY 2002 Enacted	FY 2003 Requést	Bill	Bill vs. Enacted	Bill vs. Request
GENERAL PROVISIONS					
General provision (sec. 130)	-60,000		1	+60,000	1
General provision (sec. 132)	-112,802		1	+112,802	
Total, General provisions	-172,802		•	+172,802	1
Grand total:					
New budget (obligational) authority	10,604,400	9,541,576	10,083,000	-521,400	+541,424
Appropriations	(10,630,193)	(8,947,192)	(9,566,143)	(-1,064,050)	(+618,951)
Defense emergency response fund		(594,384)	(566,484)	(+566,484)	(-27,900)
Emergency appropriations	(104,400)	1	i	(-104,400)	
Rescissions	(-130,193)		(-49,627)	(+80,566)	(-49,627)
(Transfer out)	(-7,730)	******	1	(+7,730)	1
(By transfer)	(7,730)	***		(-7,730)	

Mr. Chairman, I reserve the balance of my time.

### □ 1800

Mr. OLVER. Mr. Chairman, I yield myself such time as I may consume.

Mr. Chairman, this is a fair and bipartisan bill that deserves the full support of all the Members of this Congress. The chairman has done an excellent job with the resources that he has been given; however, we are looking at a bill that is \$522 million, which is 5 percent below last year's enacted bill which of course was signed by the President, and last year's level was determined before 9-11. I think most of us would agree that in the wake of 9-11 there is much more that we should be doing, including funding critical force protection projects like perimeter fencing and better inspection stations to secure access to our bases, including building safer barracks for our troops in locations so they are not sleeping right next to the public highways, including providing security and protection for stockpiles of old chemical weapons while we get about the destruction of those stockpiles, and including making certain that we have the capacity in our labs and in our pharmaceutical supplies to meet multiple acts of biological warfare.

Mr. Chairman, in the years that I have had the privilege to serve as ranking member of this Subcommittee on Military Construction under the excellent leadership of the gentleman from Ohio (Chairman HOBSON), we have made real progress in a bipartisan way in improving housing for singles and for families, in improving the workplaces for the men and women who serve America both at home and overseas. And this bill continues our progress. But because of the cut from last year's funding, it continues our progress more slowly in addressing the backlog of needs. Yet it does make an important contribution to our efforts to address the shortfall of military housing and making decent, safe workplaces available to our servicemen and women. We cannot continue, however, that progress if we face additional cutting in the coming years.

Mr. Chairman, finally, I want to thank the staff from both sides of the aisle who have worked so hard to put this bill together: Valerie Baldwin, Brian Potts, Mary Arnold, and Luis James for the majority and of course Tom Forhan for the minority. And I especially want to thank Suzy DuMont of my personal staff after years of dedicated service to the First Congressional District of Massachusetts. This will be Suzy's last MILCON bill. Suzy has served my district and this subcommittee well. She has been a valuable member of my staff, and I wish her all the best as the gentleman from Massachusetts' (Mr. MEEHAN) legislative director

I urge the Members of the body to support this bill.

Mr. Chairman, I yield 3 minutes to the gentleman from California (Mr. FARR), a member of the subcommittee.

Mr. FARR of California. Mr. Chairman, I want to thank the gentleman from Massachusetts (Mr. OLVER), the ranking member, for yielding me this time.

I rise to engage the distinguished chairman of the Subcommittee on Military Construction in a colloquy.

I appreciate this opportunity to have this colloquy with the gentleman from Ohio (Mr. HOBSON) to clarify and explain certain language in the bill relating to Fort Ord in my district. The bill in section 130 prohibits the Army from expending any money to prepare legal documents relating to the title transfer of lands at Fort Ord that are intended for the purposes of housing development.

If I may ask the chairman, is my characterization of section 130 correct to his understanding?

Mr. HOBSON. Mr. Chairman, will the gentleman yield?

Mr. FARR of California. I yield to the gentleman from Ohio.

Mr. HOBSON. Mr. Chairman, that is correct. Section 130 limits the ability of the Army to prepare documents having to do with the transfer of land at Fort Ord that is planned for housing development.

Mr. FARR of California. Mr. Chairman, if the Chairman will indulge me, I would like to explain to him and my other colleagues that this language was inserted into the bill not because of any action or misaction by the Army, but as a signal to the Fort Ord community that the thousands of acres of Federal land being given to the reuse authority for free should be used to mitigate the housing crunch on the central coast of California.

Despite local governments acknowledging the need for upwards of 23,000 new units to meet the housing demand, the plans for housing development at Fort Ord contain insufficient, if not meager, units available to the local workforce. Instead, that free Federal land will be used to build megamansions out of financial reach for our local workers.

With the language in this bill, title transfers are put on hold until the plans for housing development at Fort Ord reflect a better mix of affordable housing. The local reuse authority is aware of the urgent nature of this language and today's debate and has agreed to re-examine the housing development plans at Fort Ord. I feel confident that eventually this limitation on the Army can be lifted and land transfers for housing development at Fort Ord can proceed again.

I appreciate the Chairman's support and assistance in the matter. He has been a tremendous help in signaling to the Fort Ord community its need to concentrate on affordable housing, given the valuable land that is being given to them.

Mr. HOBSON. Mr. Chairman, I am pleased to be able to assist the gen-

tleman on this matter. Affordable housing is a critical issue, not just at Fort Ord but around the country. Where valuable assets are being given outright to communities as they are under base closure circumstances, those assets ought to be used in a manner that best benefits that community and are not simply sold to the highest bidder.

These are never easy issues because it means discord between Federal and local governments, but I commend the gentleman for confronting this difficult matter. I too am confident that it will be resolved in such a way that more affordable homes will soon be made available at Fort Ord.

Mr. FARR of California. Mr. Chairman, I thank the gentleman for his remarks.

Mr. HOBSON. Mr. Chairman, I yield such time as he may consume to the gentleman from Georgia (Mr. KING-STON).

Mr. KINGSTON. Mr. Chairman, I thank the distinguished chairman and the ranking member for yielding some time to me, and I just wanted to discuss something with the chairman and enter into a colloquy about the aviation support facility at Fort Stewart/Hunter in Savannah, Georgia.

Mr. HOBSON. Mr. Chairman, will the gentleman yield?

Mr. KINGSTON. I yield to the gentleman from Ohio.

Mr. HOBSON. Mr. Chairman, clearly the Military Construction, Army National Guard account is a project that plans and designs an aviation support facility at the Fort Stewart/Hunter Army airfield in Georgia, which I might add I have landed at. The amount listed in the report is \$1,158,000; however, the amount actually required for the project is \$1,580,000. Unfortunately, an error was made in the report that we plan to rectify as this legislation moves forward.

The gentleman from Massachusetts (Mr. OLVER), the ranking member of the subcommittee, agrees this correction is necessary.

Mr. KINGSTON. Mr. Chairman, I certainly thank the gentleman from Ohio (Mr. HOBSON), and I thank the gentleman from Massachusetts (Mr. OLVER) as well; and I also appreciate the visit that the gentleman made to that very facility a little over a year ago. As my colleague knows from the visit, the facility is very dilapidated and soldiers need a little more elbow room, and they do not certainly need to be operating out of a building that is falling apart.

Just recently, in fact, they have moved into a temporary tent facility; but unfortunately, that even leaks when it rains and in Savannah, Georgia, we get some heavy rains from time to time. Recently, one of my staffers was down there to visit with them, and they actually had to leave the tent because the leak was so bad.

I know that the gentleman from Ohio (Mr. HOBSON) and the ranking member,

and certainly the distinguished chairman who has also visited some of the facilities in Georgia, know the importance of providing our troops with the best facility possible and that these funds will go a long way to helping our servicemen and women. So I thank the gentleman again for everything that he has done in support of Fort Stewart/Hunter and all the other bases and posts in Georgia.

Mr. HOBSON. Mr. Chairman, I am pleased to make these changes, especially for such a worthwhile project.

Mr. OLVER. Mr. Chairman, I yield 2 minutes to the gentleman from Texas (Mr. EDWARDS), also a member of the subcommittee.

Mr. EDWARDS. Mr. Chairman, I thank the gentleman for yielding me the time.

Mr. Chairman, I am going to be brief, but I would like to make several comments. First, I want to, as a member of the committee, commend the gentleman from Ohio (Mr. Hobson), the chairman, and the gentleman from Massachusetts (Mr. Olver), the ranking Democratic member, for working together on a bipartisan basis once again to do the work of our country and to provide the best services, giving a certain amount of dollars for our servicemen and women. They have done an outstanding job of leading this committee, and I thank them for that.

I especially want to applaud them for their continued efforts to fight for better housing for overseas servicemen and women, people who do not have a constituency back here with a Member of Congress fighting for better housing for them, people who have been forgotten in decades past but now have two leaders in this House fighting for them.

I want to commend their leadership on the new innovative RCI program, the Residential Community Initiative program, that is going to combine private expertise and resources with public resources to get a better bang for the buck out of the taxpayers' money we spend and improve housing for our military men and women.

The one concern I do want to say, Mr. Chairman, is at the end of the day, this appropriation bill is a half a billion dollars below what we spent last year. That was not the responsibility of the subcommittee chairman or the ranking member. That decision was made above our pay grade; but as we go into next year, I hope we can send a message to the leadership of this House and to the administration that America's battles and wars cannot just be won with technology. They have to be won with the best and brightest of our young men and women willing to put on their uniform, risk their lives and serve our country: and I think it does send as a bad message to many of them that we are spending half a billion dollars less this year on military construction pro-

I would remind all of us, Mr. Chairman, that it is estimated that 60 percent of the servicemen and women liv-

ing in government-provided housing are living in housing that does not even meet minimum DOD standards. We can do better; but today, given the money that this subcommittee was afforded, the gentleman from Ohio (Mr. HOBSON) and the gentleman from Massachusetts (Mr. OLVER) did an outstanding job, and I thank them and commend them for their great efforts.

Mr. NUSSLE. Mr. Chairman, I rise today in support of H.R. 5011, the Military Construction Appropriations Act for Fiscal Year 2003. It is the second bill we are considering pursuant to the 302(b) allocations filed by the Appropriations Committee on June 24th. I am pleased to report that it is consistent with the levels established in H. Con. Res. 353, the House concurrent resolution on the budget for fiscal year 2003, which we subsequently deemed as having the effect of a conference report on the resolution. The budget resolution provided \$393.8 billion in budget authority for national defense, including \$10 billion for a war reserve fund. This bill funds the military construction and family housing portion of that commitment to our men and women in uniform.

H.R. 5011 provides \$10.1 billion in new budget authority and \$10.1 billion in outlays for fiscal year 2003. It is therefore equal in budget authority and outlays to the 302(b) allocation to the House Subcommittee on Military Construction Appropriations. It does not contain emergency-designated new BA. It does include \$50 million worth of rescissions of previously enacted BA and \$3 million in related outlays.

Accordingly, the bill complies with section 302(f) of the Budget Act, which prohibits consideration of bills in excess of an appropriations subcommittee's 302(b) allocation of budget authority and outlays established in the budget resolution.

H.R. 5011 represents this House's solemn commitment to the quality of life of those who put their lives on the line every day for our freedom. It not only addresses the long-term infrastructure problems at military bases, it sustains barracks, family housing, medical facilities, and child support centers across the country and at bases overseas. It also provides infrastructure funding for National Guard and Reserve troops who now find themselves on the front lines of the war against terrorism.

In conclusion, I express my support for H.R. 5011.

Mr. UNDERWOOD. Mr. Chairman, I rise in support of H.R. 5011, the bill making appropriations for our nation's military construction needs for Fiscal Year 2003. This bill is important legislation that will strengthen our nation's defense capability in addition to directly benefiting our nation's military community by improving the quality of life for our dedicated military personnel and their families.

The bill ensures that the infrastructure and facilities at our military installations get needed attention. Towards this end, I am especially pleased that this bill includes \$75 million in military construction projects for Guam, protecting its strategic role to our national security in the Western Pacific.

I am most pleased that this bill includes funding for Phase III of the Guam Army National Guard Readiness Center. The funding will complete the remaining designs for this Armory and provide for necessary training, assembly, and physical fitness space that will allow for demanded readiness and mission capability levels to be fulfilled. Moreover, the bill includes \$15 million for a new on-base water supply system for Andersen Air Force Base, a project that will provide a reliable and safe water supply system essential for mission, fire protection, living conditions, and quality of life. Additionally, I am pleased that the bill includes roughly \$17 million to continue the replacement of Andersen's hydrant fuel system, funding that will equip the base with the largest fuel capability in the entire Pacific.

The people of Guam welcome this significant continuation in military construction activity and appreciate the recognition this funding provides for our people in uniform, particularly the Guam Army National Guard. I urge passage of H.R. 5011 as it bolsters our national defense, advances our readiness and supports our men and women in uniform. I commend the Chairman, Mr. HOBSON, and the Ranking Member, Mr. OLVER, for their work in bringing this legislation to the floor today. As always, their leadership has been integral in the annual appropriations process and I thank them for their efforts on behalf of our nation's military and the people of Guam.

Ms. LEE. Mr. Chairman, the House GOP Leadership has gagged Democrats, seniors, and our disabled community by not allowing the chance to first offer and debate a real prescription drug plan. This undermines our democracy, and the true meaning of representative government.

The growing elderly community, most of whom live on a fixed income, consistently pay ridiculously high costs for prescription drugs. Many in the disabled community, who are often ignored in this debate, are also forced to pay an enormous amount. The high price of prescription drugs must not concern the Republican member in this House, because they are only willing to cover less than 25% of the Medicare beneficiaries. This is opposite of the Democratic substitute that would have guaranteed a benefit to everyone.

Democrats know that we must provide government guaranteed comprehensive drug coverage. Under the Democratic plan we would have ensured that seniors, and people with disabilities have affordable, comprehensive, and guaranteed access to prescription drug coverage. But nothing Democratic really matters here today. The Republican plan allows privatization. They continue to protect their big business donors and corporate bedfellows.

In my own district, Oakland, CA, elderly and disabled are paying up to \$2,000 more a year for basic drugs than those in Canada, Europe, and Japan. This another example of dramatic price discrimination. Democrats understand that this is unfair and we implore seniors across the country to stand up to the bully-tactics that the Republicans continue to use.

Women need prescription drugs too! More than half of the nearly 40 million Medicare beneficiaries are women. Let me remind the Republicans that although insurance plans routinely cover prescription drugs, they fail to cover prescription contraceptives and related medical visits and exams. Women on Medicare spend 20% more than men on prescription drugs, especially since prescription drugs are important for treating chronic illnesses which increase in age.

Maybe Republicans need to be reminded that the average woman on Medicare spends 22% of her income on out-of-pocket health care expenses, including prescription drugs. And this is worse for poor women without insurance. For poor women this figure rises to 53%.

I'm sure that seniors, the disabled community, and women would like to know what they could received under the Democratic plan: a \$25 monthly premium; a \$100 yearly deductible; 80/20 cost sharing between Medicare beneficiaries, a \$2,000 maximum for medicate beneficiaries, and a sliding scale for low income individuals for up to 150% of median income. But we have been muzzled. We cannot even debate a real prescription drug plan. What a shame! What a sham.

Mr. STRICKLAND. Mr. Chairman, for much of the twentieth century, our great steel companies churned and poured out the material used to build our nation creating the skeletons of our battleships, military equipment and installations. Today, during floor consideration of the Military Construction Appropriations Act of 2003 (H.R. 5011), I intended to offer an amendment to ensure that only domestic steel could be used for military construction. However, due to restrictions under the rule for funding limitations, my amendment was subject to a point of order and was not offered. For the record, I would like to fully explain the intent of this amendment.

Mr. Speaker, my amendment to Section 108 of H.R. 5011 was designed to help American industry ailing from the effects of globalization. Section 108 currently states that no funds appropriated in H.R. 5011 may be used for procurement of steel for construction projects or activities for which American Steel producers have been denied the opportunity to compete for such steel procurement. While I support this provision, the goal of my amendment was to strengthen that Section and require that the funds made available in H.R. 5011 would be spent on purchasing equipment, products or systems which contain steel manufactured in the United States. In other words, competition is good, but I wanted to go one step further and guarantee our military construction contracts involve U.S. steel. Our national defense depends on a healthy U.S. steel industry and it makes sense to offer some federal guarantees to this struggling industry at this critical time. I will continue to work with my colleagues in the House and the Senate to ensure the dollars we spend will protect the security of America, protect American jobs and the livelihood of the American Steel worker.

Mr. OLVER. Mr. Chairman, I yield back the balance of my time.

Mr. HOBSON. Mr. Chairman, I yield back the balance of my time.

The CHAIRMAN. All time for general debate has expired.

Pursuant to the rule, the bill shall be considered for amendment under the 5-minute rule. During consideration of the bill for amendment, the Chair may accord priority in recognition to a Member offering an amendment that has been printed in the designated place in the CONGRESSIONAL RECORD, and those amendments will be considered read.

The Clerk will read. The Clerk read as follows:

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums

are appropriated, out of any money in the Treasury not otherwise appropriated for military construction, family housing, and base realignment and closure functions administered by the Department of Defense, for the fiscal year ending September 30, 2003, and for other purposes, namely:

#### MILITARY CONSTRUCTION, ARMY

Mr. HOBSON. Mr. Chairman, I ask unanimous consent that the remainder of the bill through page 22, line 7, be considered as read, printed in the RECORD, and open to amendment at any point.

The CHAIRMAN. Is there objection to the request of the gentleman from Ohio?

There was no objection.

The text of the bill from page 2, line 5, through page 22, line 7, is as follows:

### (INCLUDING RESCISSIONS)

For acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, facilities, and real property for the Army as currently authorized by law, including personnel in the Army Corps of Engineers and other personal services necessary for the purposes of this appropriation, and for construction and operation of facilities in support of the functions of the Commander in Chief, \$1,514,557,000, to remain available until September 30, 2007: Provided, That of this amount, not to exceed \$158,664,000 shall be available for study, planning, design, architect and engineer services, and host nation support, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of his determination and the reasons therefor: Provided further, That of the funds appropriated for "Military Construction, Army" un Public Law 107-64, \$5,000,000 are rescinded. under

### MILITARY CONSTRUCTION, NAVY

### (INCLUDING RESCISSION)

For acquisition, construction, installation, and equipment of temporary or permanent public works, naval installations, facilities, and real property for the Navy as currently authorized by law, including personnel in the Naval Facilities Engineering Command and other personal services necessary for the purposes of this appropriation, \$1,245,765,000, to remain available until September 30, 2007: Provided, That of this amount, not to exceed \$94,825,000 shall be available for study, planning, design, architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of his determination and the reasons therefor.

# MILITARY CONSTRUCTION, AIR FORCE (INCLUDING RESCISSION)

For acquisition, construction, installation, and equipment of temporary or permanent public works, military installations, facilities, and real property for the Air Force as currently authorized by law, \$964,302,000, to remain available until September 30, 2007: Provided, That of this amount, not to exceed \$78,951,000 shall be available for study, planning, design, architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of his determination and the reasons therefor.

MILITARY CONSTRUCTION, DEFENSE-WIDE (INCLUDING RESCISSION AND TRANSFER OF FUNDS)

For acquisition, construction, installation, and equipment of temporary or permanent public works, installations, facilities, and real property for activities and agencies of the Department of Defense (other than the military departments), as currently authorized by law, \$901,066,000, to remain available until September 30, 2007: Provided, That such amounts of this appropriation as may be determined by the Secretary of Defense may be transferred to such appropriations of the Department of Defense available for military construction or family housing as he may designate, to be merged with and to be available for the same purposes, and for the same time period, as the appropriation or fund to which transferred: Provided further, That of the amount appropriated, not to exceed \$45,432,000 shall be available for study, planning, design, architect and engineer services, as authorized by law, unless the Secretary of Defense determines that additional obligations are necessary for such purposes and notifies the Committees on Appropriations of both Houses of Congress of his determination and the reasons therefor: Provided further, That of this amount, \$84,400,000 shall not be available until five days after the Army notifies the Senate and House appropriations committees that it is able to meet milestones for construction of chemical weapons destruction facilities agreed upon by the Office of the Secretary of Defense and the Office of Management and Budget.

### MILITARY CONSTRUCTION, ARMY NATIONAL GUARD

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Army National Guard, and contributions therefor, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, \$159,672,000, to remain available until September 30, 2007.

### MILITARY CONSTRUCTION, AIR NATIONAL GUARD

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Air National Guard, and contributions therefor, as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, \$119,613,000, to remain available until September 30, 2007.

MILITARY CONSTRUCTION, ARMY RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Army Reserve as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, \$99,059,000, to remain available until September 30, 2007.

MILITARY CONSTRUCTION, NAVAL RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the reserve components of the Navy and Marine Corps as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, \$75,821,000, to remain available until September 30, 2007.

MILITARY CONSTRUCTION, AIR FORCE RESERVE

For construction, acquisition, expansion, rehabilitation, and conversion of facilities for the training and administration of the Air Force Reserve as authorized by chapter 1803 of title 10, United States Code, and Military Construction Authorization Acts, \$75,276,000, to remain available until September 30, 2007.

### NORTH ATLANTIC TREATY ORGANIZATION SECURITY INVESTMENT PROGRAM

For the United States share of the cost of the North Atlantic Treaty Organization Security Investment Program for the acquisition and construction of military facilities and installations (including international military headquarters) and for related expenses for the collective defense of the North Atlantic Treaty Area as authorized in Military Construction Authorization Acts and section 2806 of title 10, United States Code, \$168,200,000, to remain available until expended.

### FAMILY HOUSING CONSTRUCTION, ARMY (INCLUDING RESCISSION)

For expenses of family housing for the Army for construction, including acquisition, replacement, addition, expansion, extension and alteration, as authorized by law, \$283,346,000, to remain available until September 30, 2007.

### FAMILY HOUSING OPERATION AND MAINTENANCE, ARMY

For expenses of family housing for the Army for operation and maintenance, including debt payment, leasing, minor construction, principal and interest charges, and insurance premiums, as authorized by law, \$1,119,007,000.

### Family Housing Construction, Navy and Marine Corps

#### (INCLUDING RESCISSION)

For expenses of family housing for the Navy and Marine Corps for construction, including acquisition, replacement, addition, expansion, extension and alteration, as authorized by law, \$380,268,000, to remain available until September 30, 2007.

### FAMILY HOUSING OPERATION AND MAINTENANCE, NAVY AND MARINE CORPS

For expenses of family housing for the Navy and Marine Corps for operation and maintenance, including debt payment, leasing, minor construction, principal and interest charges, and insurance premiums, as authorized by law, \$867,788,000.

## FAMILY HOUSING CONSTRUCTION, AIR FORCE (INCLUDING RESCISSION)

For expenses of family housing for the Air Force for construction, including acquisition, replacement, addition, expansion, extension and alteration, as authorized by law, \$689,824,000, to remain available until September 30, 2007.

### FAMILY HOUSING OPERATION AND MAINTENANCE, AIR FORCE

For expenses of family housing for the Air Force for operation and maintenance, including debt payment, leasing, minor construction, principal and interest charges, and insurance premiums, as authorized by law, \$874.050.000.

### FAMILY HOUSING CONSTRUCTION, DEFENSE-WIDE

For expenses of family housing for the activities and agencies of the Department of Defense (other than the military departments) for construction, including acquisition, replacement, addition, expansion, extension and alteration, as authorized by law, \$5,480,000, to remain available until September 30, 2007.

### FAMILY HOUSING OPERATION AND MAINTENANCE, DEFENSE-WIDE

For expenses of family housing for the activities and agencies of the Department of Defense (other than the military departments) for operation and maintenance, leasing, and minor construction, as authorized by law, \$42,395,000.

### DEPARTMENT OF DEFENSE FAMILY HOUSING IMPROVEMENT FUND

For the Department of Defense Family Housing Improvement Fund, \$2,000,000, to re-

main available until expended, for family housing initiatives undertaken pursuant to section 2883 of title 10, United States Code, providing alternative means of acquiring and improving military family housing, and supporting facilities.

#### BASE REALIGNMENT AND CLOSURE ACCOUNT

For deposit into the Department of Defense Base Closure Account 1990 established by section 2906(a)(1) of the Department of Defense Authorization Act, 1991 (Public Law 101–510), \$545,138,000, to remain available until expended.

### GENERAL PROVISIONS

SEC. 101. None of the funds appropriated in Military Construction Appropriations Acts shall be expended for payments under a costplus-a-fixed-fee contract for construction, where cost estimates exceed \$25,000, to be performed within the United States, except Alaska, without the specific approval in writing of the Secretary of Defense setting forth the reasons therefor.

SEC. 102. Funds appropriated to the Department of Defense for construction shall be available for hire of passenger motor vehicles.

SEC. 103. Funds appropriated to the Department of Defense for construction may be used for advances to the Federal Highway Administration, Department of Transportation, for the construction of access roads as authorized by section 210 of title 23, United States Code, when projects authorized therein are certified as important to the national defense by the Secretary of Defense.

SEC. 104. None of the funds appropriated in this Act may be used to begin construction of new bases inside the continental United States for which specific appropriations have not been made.

SEC. 105. No part of the funds provided in Military Construction Appropriations Acts shall be used for purchase of land or land easements in excess of 100 percent of the value as determined by the Army Corps of Engineers or the Naval Facilities Engineering Command, except: (1) where there is a determination of value by a Federal court; (2) purchases negotiated by the Attorney General or his designee; (3) where the estimated value is less than \$25,000; or (4) as otherwise determined by the Secretary of Defense to be in the public interest.

SEC. 106. None of the funds appropriated in Military Construction Appropriations Acts shall be used to: (1) acquire land; (2) provide for site preparation; or (3) install utilities for any family housing, except housing for which funds have been made available in annual Military Construction Appropriations Acts

SEC. 107. None of the funds appropriated in Military Construction Appropriations Acts for minor construction may be used to transfer or relocate any activity from one base or installation to another, without prior notification to the Committees on Appropriations.

SEC. 108. No part of the funds appropriated in Military Construction Appropriations Acts may be used for the procurement of steel for any construction project or activity for which American steel producers, fabricators, and manufacturers have been denied the opportunity to compete for such steel procurement.

SEC. 109. None of the funds available to the Department of Defense for military construction or family housing during the current fiscal year may be used to pay real property taxes in any foreign nation.

SEC. 110. None of the funds appropriated in

SEC. 110. None of the funds appropriated in Military Construction Appropriations Acts may be used to initiate a new installation overseas without prior notification to the Committees on Appropriations.

SEC. 111. None of the funds appropriated in Military Construction Appropriations Acts may be obligated for architect and engineer contracts estimated by the Government to exceed \$500,000 for projects to be accomplished in Japan, in any NATO member country, or in countries bordering the Arabian Sea, unless such contracts are awarded to United States firms or United States firms in joint venture with host nation firms.

SEC. 112. None of the funds appropriated in Military Construction Appropriations Acts for military construction in the United States territories and possessions in the Pacific and on Kwajalein Atoll, or in countries bordering the Arabian Sea, may be used to award any contract estimated by the Government to exceed \$1,000,000 to a foreign contractor: Provided, That this section shall not be applicable to contract awards for which the lowest responsive and responsible bid of a United States contractor exceeds the lowest responsive and responsible bid of a foreign contractor by greater than 20 percent: Provided further, That this section shall not apply to contract awards for military construction on Kwajalein Atoll for which the lowest responsive and responsible bid is submitted by a Marshallese contractor.

SEC. 113. The Secretary of Defense is to inform the appropriate committees of Congress, including the Committees on Appropriations, of the plans and scope of any proposed military exercise involving United States personnel 30 days prior to its occurring, if amounts expended for construction, either temporary or permanent, are anticipated to exceed \$100,000.

SEC. 114. Not more than 20 percent of the appropriations in Military Construction Appropriations Acts which are limited for obligation during the current fiscal year shall be obligated during the last 2 months of the fiscal year.

SEC. 115. Funds appropriated to the Department of Defense for construction in prior years shall be available for construction authorized for each such military department by the authorizations enacted into law during the current session of Congress.

SEC. 116. For military construction or family housing projects that are being completed with funds otherwise expired or lapsed for obligation, expired or lapsed funds may be used to pay the cost of associated supervision, inspection, overhead, engineering and design on those projects and on subsequent claims, if any.

SEC. 117. Notwithstanding any other provision of law, any funds appropriated to a military department or defense agency for the construction of military projects may be obligated for a military construction project or contract, or for any portion of such a project or contract, at any time before the end of the fourth fiscal year after the fiscal year for which funds for such project were appropriated if the funds obligated for such project: (1) are obligated from funds available for military construction projects; and (2) do not exceed the amount appropriated for such project, plus any amount by which the cost of such project is increased pursuant to law.

SEC. 118. During the 5-year period after appropriations available to the Department of Defense for military construction and family housing operation and maintenance and construction have expired for obligation, upon a determination that such appropriations will not be necessary for the liquidation of obligations or for making authorized adjustments to such appropriations for obligations incurred during the period of availability of such appropriations, unobligated balances of such appropriations may be transferred into the appropriation "Foreign Currency Fluctuations, Construction, Defense" to be merged with and to be available for the same

time period and for the same purposes as the appropriation to which transferred.

SEC. 119. The Secretary of Defense is to provide the Committees on Appropriations of the Senate and the House of Representatives with an annual report by February 15, containing details of the specific actions proposed to be taken by the Department of Defense during the current fiscal year to encourage other member nations of the North Atlantic Treaty Organization, Japan, Korea, and United States allies bordering the Arabian Sea to assume a greater share of the common defense burden of such nations and the United States.

SEC. 120. During the current fiscal year, in addition to any other transfer authority available to the Department of Defense, proceeds deposited to the Department of Defense Base Closure Account established by section 207(a)(1) of the Defense Authorization Amendments and Base Closure and Realignment Act (Public Law 100-526) pursuant to section 207(a)(2)(C) of such Act, may be transferred to the account established by section 2906(a)(1) of the Department of Defense Authorization Act, 1991, to be merged with, and to be available for the same purposes and the same time period as that account.

SEC. 121. (a) No funds appropriated pursuant to this Act may be expended by an entity unless the entity agrees that in expending the assistance the entity will comply with sections 2 through 4 of the Act of March 3, 1933 (41 U.S.C. 10a–10c, popularly known as the "Buy American Act").

(b) No funds made available under this Act shall be made available to any person or entity who has been convicted of violating the Act of March 3, 1933 (41 U.S.C. 10a–10c, popularly known as the "Buy American Act").

SEC. 122. (a) In the case of any equipment or products that may be authorized to be purchased with financial assistance provided under this Act, it is the sense of the Congress that entities receiving such assistance should, in expending the assistance, purchase only American-made equipment and products.

(b) In providing financial assistance under this Act, the Secretary of the Treasury shall provide to each recipient of the assistance a notice describing the statement made in subsection (a) by the Congress.

SEC. 123. Subject to 30 days prior notification to the Committees on Appropriations, such additional amounts as may be determined by the Secretary of Defense may be transferred to the Department of Defense Family Housing Improvement Fund from amounts appropriated for construction in "Family Housing" accounts or construction of military unaccompanied housing projects in "Military Construction" accounts, to be merged with and to be available for the same purposes and for the same period of time as amounts appropriated directly to the Fund: Provided, That appropriations made available to the Fund shall be available to cover the costs, as defined in section 502(5) of the Congressional Budget Act of 1974, of direct loans or loan guarantees issued by the Department of Defense pursuant to the provisions of subchapter IV of chapter 169, title 10, United States Code, pertaining to alternative means of acquiring and improving military family housing and supporting facilities.

SEC. 124. (a) Not later than 60 days before issuing any solicitation for a contract with the private sector for military family housing the Secretary of the military department concerned shall submit to the congressional defense committees the notice described in subsection (b).

(b)(1) A notice referred to in subsection (a) is a notice of any guarantee (including the making of mortgage or rental payments)

proposed to be made by the Secretary to the private party under the contract involved in the event of—

(A) the closure or realignment of the installation for which housing is provided under the contract;

(B) a reduction in force of units stationed at such installation; or

(C) the extended deployment overseas of units stationed at such installation.

(2) Each notice under this subsection shall specify the nature of the guarantee involved and assess the extent and likelihood, if any, of the liability of the Federal Government with respect to the guarantee.

(c) In this section, the term "congressional defense committees" means the following:

(1) The Committee on Armed Services and the Military Construction Subcommittee, Committee on Appropriations of the Senate.

(2) The Committee on Armed Services and the Military Construction Subcommittee, Committee on Appropriations of the House of Representatives.

SEC. 125. During the current fiscal year, in addition to any other transfer authority available to the Department of Defense, amounts may be transferred from the account established by section 2906(a)(1) of the Department of Defense Authorization Act, 1991 and from funds appropriated for the operation and maintenance of the military departments contained in Title II of the Department of Defense Appropriations Act, 2003, to the fund established by section 1013(d) of the Demonstration Cities and Metropolitan Development Act of 1966 (42 U.S.C. 3374) to pay for expenses associated with the Homeowners Assistance Program Anv amounts transferred shall be merged with and be available for the same purposes and for the same time period as the fund to which transferred.

SEC. 126. Notwithstanding this or any other provision of law, funds appropriated in Military Construction Appropriations Acts for operations and maintenance of family housing shall be the exclusive source of funds for repair and maintenance of all family housing units, including general or flag officer quarters: Provided. That not more than \$35,000 per unit may be spent annually for the maintenance and repair of any general or flag officer quarters without 30 days advance prior notification to the appropriate committees of Congress: Provided further, That the Under Secretary of Defense (Comptroller) is to report annually to the Committees on Appropriations all operations and maintenance expenditures for each individual general or flag officer quarters for the prior fiscal year.

SEC. 127. Notwithstanding any other provision of law, the Secretary of the Navy is authorized to use funds received pursuant to section 2601 of title 10, United States Code, for the construction, improvement, repair, and maintenance of the historic residences located at Marine Corps Barracks, 8th and I Streets, Washington, D.C.: Provided, That the Secretary notifies the appropriate committees of Congress 30 days in advance of the intended use of such funds: Provided further, That this section remains effective until September 30, 2006.

SEC. 128. Of the funds provided in previous Military Construction Appropriations Acts, a total of \$44,627,000 is hereby rescinded, as of the date of enactment of this Act, from the following accounts in the specified amounts to reflect savings from favorable foreign currency fluctuations:

"Military Construction, Army", \$13,676,000. "Military Construction, Navy", \$1,340,000.

"Military Construction, Air Force" \$10,281,000.

"Military Construction, Defense-wide", \$2.976.000.

"Family Housing Construction, Army", \$4,920,000.

"Family Housing Construction, Navy", \$2,652,000.

"Family Housing Construction, Air Force", \$8,782,000.

SEC. 129. None of the funds made available in this Act may be transferred to any department, agency, or instrumentality of the United States Government, except pursuant to a transfer made by, or transfer authority provided in, this Act or any other appropriation Act.

SEC. 130. None of the funds made available in this Act may be used to prepare any documents relating to the conveyance out of United States ownership of real property at former Fort Ord, California, intended for use for housing development, as defined in the redevelopment plan for Fort Ord.

SEC. 131. Amounts appropriated for a military construction project at Camp Kyle, Korea, relating to construction of a physical fitness center, as authorized by section 8160 of the Department of Defense Appropriation Act, 2000 (Public Law 106–79; 113 Stat. 1274), shall be available instead for a similar project at Camp Bonifas, Korea.

AMENDMENT OFFERED BY MR. COLLINS

Mr. COLLINS. Mr. Chairman, I offer an amendment.

The Clerk read as follows:

Amendment offered by Mr. Collins:

At the end of the bill (before the short title), insert the following new section:

SEC. \_\_\_. None of the funds provided in this Act may be used to relocate the head-quarters of the United States Army, South, from Fort Buchanan, Puerto Rico, to a location in the continental United States.

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

The CHAIRMAN. Is there objection to the request of the gentleman from Georgia?

There was no objection.

Mr. HOBSON. Mr. Chairman, if the gentleman will yield, we are prepared to accept the amendment.

Mr. OLVER. Mr. Chairman, if the gentleman will yield, we also are prepared to accept the amendment.

Mr. COLLINS. Mr. Chairman, I would like to say thanks to the gentleman from Ohio (Mr. HOBSON), the chairman, and to the gentleman from Massachusetts (Mr. OLVER), the ranking member, and also to the full committee chairman for funding a chapel at Fort Benning, Georgia, one that burned previously this year; and it was the most desired MILCON project at Fort Benning by the chief of the infantry, Major General Paul Eaton. I thank them very much on behalf of the families that are there.

The CHAIRMAN. The question is on the amendment offered by the gentleman from Georgia (Mr. COLLINS).

The amendment was agreed to.

The CHAIRMAN. Are there any further amendments?

If not, the Clerk will read.

The Clerk read as follows:

This Act may be cited as the "Military Construction Appropriations Act, 2003".

Mr. OBEY. Mr. Chairman, I move to strike the last word.

I wonder, Mr. Chairman, if the Chair could inform us how much time this bill has taken today in comparison to how much time the defense appropriation bill took earlier in the day. I know the gentleman from Pennsylvania was interested.

Mr. HOBSON. Mr. Chairman, will the gentleman yield?

Mr. OBEY. I vield to the gentleman from Ohio.

Mr. HOBSON, Mr. Chairman, we hope we have completed within our time allotment to preserve our win of previous years, and that is only due to the cooperation of all the Members. So I am not going to talk anymore because I may overstay my time.

#### □ 1815

The CHAIRMAN (Mr. GILLMOR). Under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. NUSSLE) having assumed the chair, Mr. GILLMOR, Chairman of the Committee of the Whole House on the State of the Union, reported that that Committee, having had under consideration the bill (H.R. 5011) making appropriations for military construction, family housing, and base realignment and closure for the Department of Defense for the fiscal year ending September 30, 2003, and for other purposes, pursuant to House Resolution 462, he reported the bill back to the House with an amendment adopted by the Committee of the Whole.

The SPEAKER pro temore. Under the rule, the previous question is ordered.

The question is on the amendment.

The amendment was agreed to.

The SPEAKER pro tempore. The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on the passage of the bill.

Pursuant to clause 10 of rule XX, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 426, nays 1, not voting 7, as follows:

### [Roll No. 277]

### VEAS 496

	YEAS-426	
Abercrombie	Bishop	Capps
Ackerman	Blagojevich	Capuano
Aderholt	Blumenauer	Cardin
Akin	Blunt	Carson (IN)
Allen	Boehlert	Carson (OK)
Andrews	Boehner	Castle
Armey	Bonilla	Chabot
Baca	Bonior	Chambliss
Bachus	Bono	Clay
Baird	Boozman	Clayton
Baker	Borski	Clement
Baldacci	Boswell	Clyburn
Baldwin	Boucher	Coble
Ballenger	Boyd	Collins
Barcia	Brady (PA)	Combest
Barr	Brady (TX)	Condit
Barrett	Brown (FL)	Conyers
Bartlett	Brown (OH)	Cooksey
Barton	Bryant	Costello
Bass	Burr	Cox
Becerra	Burton	Coyne
Bentsen	Buyer	Cramer
Bereuter	Callahan	Crane
Berkley	Calvert	Crenshaw
Berman	Camp	Crowley
Berry	Cannon	Cubin
Biggert	Cantor	Culberson
Bilirakis	Capito	Cummings

Israel Norwood Cunningham Davis (CA) Nussle Issa Davis (FL) Istook Oberstar Obey Davis (IL) Jackson (IL) Davis, Jo Ann Jackson-Lee Olver Davis, Tom (TX) Ortiz Dea1 Jefferson. Osborne DeFazio Jenkins Ose DeGette John Otter Johnson (CT) Delahunt Owens DeLauro Johnson (IL) Oxlev DeLav Johnson, E. B. Pallone DeMint Johnson, Sam Pascrell Deutsch Jones (NC) Pastor Jones (OH) Payne Diaz-Balart Kanjorski Dicks Pelosi Dingell Kaptur Pence Keller Peterson (MN) Doggett Dooley Kelly Peterson (PA Doolittle Kennedy (MN) Petri Kennedy (RI) Phelps Doyle Pickering Duncan Kildee Pitts Kilpatrick Dunn Platts Kind (WI) Edwards Pombo Ehlers King (NY) Pomerov Ehrlich Kingston Portman Price (NC) Emerson Kirk English Kleczka Pryce (OH) Knollenberg Eshoo Putnam Etheridge Kolbe Quinn Kucinich Radanovich Everett LaFalce Rahall LaHood Ramstad Farr Fattah Lampson Rangel Ferguson Langevin Regula Filner Rehberg Lantos Larsen (WA) Reyes Fletcher Larson (CT) Reynolds Foley Latham Rilev Forbes LaTourette Rivers Ford Leach Rodriguez Fossella. Lee Roemer Rogers (KY) Levin Frank Frelinghuysen Lewis (CA) Rogers (MI) Frost Lewis (GA) Rohrabacher Gallegly Lewis (KY) Ros-Lehtinen Linder Ganske RossLipinski Rothman Gekas Gephardt LoBiondo Roybal-Allard Gibbons Lofgren Royce Lowey Gilchrest Rush Lucas (KY) Ryan (WI) Gillmor Lucas (OK) Ryun (KS) Gilman Gonzalez Luther Saho Sanchez Goode Lynch Goodlatte Maloney (CT) Sanders Goss Maloney (NY) Sandlin Graham Manzullo Sawyer Granger Markey Saxton Graves Mascara. Schaffer Green (TX) Matheson Schakowsky Green (WI) Matsui Schiff McCarthy (MO) Greenwood Schrock Grucci McCarthy (NY) Scott McCollum Gutierrez Sensenbrenner Gutknecht McCrerv Serrano McDermott Hall (OH) Sessions Hall (TX) McGovern Shadegg McHugh Hansen Shaw Harman McInnis Shays Hart McIntyre Sherman Hastings (FL) McKeon Sherwood Hastings (WA) McKinney Shimkus Hayes McNulty Shows Hayworth Shuster Meehan Hefley Meek (FL) Simmons Herger Meeks (NY) Simpson Hill Menendez Skeen Hilleary Skelton Millender-Hilliard Slaughter McDonald Smith (MI) Hinchey Miller, Dan Smith (NJ) Hinojosa Hobson Miller, Gary Smith (TX) Hoeffel Miller, Jeff Smith (WA) Hoekstra Mink Snyder Mollohan Holden Solis Holt Moore Souder Honda Moran (KS) Spratt Hooley Moran (VA) Stark Horn Morella Stearns Hostettler Murtha Stenholm Houghton Myrick Strickland Hoyer Nådler Stump Hulshof Napolitano Stupak Sullivan Hunter Neal Nethercutt Hvde Sununu Inslee Ney Northup Sweenev Tancredo Isakson

Tanner Tauscher Tauzin Taylor (MS) Taylor (NC) Terry Thomas Thompson (CA) Thompson (MS) Thornberry Thune Thurman Tia.hrt. Tiberi Toomev Towns

Weiner Turner Udall (CO) Weldon (FL) Udall (NM) Weldon (PA) Upton Weller Velazquez Wexler Visclosky Whitfield Vitter Wicker Walden Wilson (NM) Walsh Wilson (SC) Wamp Wolf Waters Woolsey Watkins (OK) Wu Watson (CA) Wvnn Watt (NC) Young (AK) Watts (OK) Young (FL) Waxman

#### NAYS-1

Paul

#### NOT VOTING-7

Brown (SC) Engel Gordon

Miller, George Roukema. Tiernev

Traficant

 $\sqcap$  1839 Ms. SANCHEZ 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.

Stated for:

Mr. BROWN of South Carolina. Mr. Speaker, on rollcall No. 277 I was unavoidably detained. Had I been present, I would have voted "yea."

### FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Mr. Monahan, one of its clerks, announced that the Senate has passed a bill and concurrent resolution of the following titles in which the concurrence of the House is requested:

S. 2690. An act to reaffirm the reference to one Nation under God in the Pledge of Alle-

S. Con. Res. 125. Concurrent resolution providing for a conditional adjournment or recess of the Senate and a conditional adjournment of the House of Representatives.

### INCREASING PUBLIC DEBT LIMIT

Mr. THOMAS. Mr. Speaker, pursuant to House Resolution 462, I call up Senate bill (S. 2578) to amend title 31 of the United States Code to increase the public debt limit, and ask for its immediate consideration in the House.

The Clerk read the title of the Senate

The text of S. 2578 is as follows:

S. 2578

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

### SECTION 1. INCREASE IN PUBLIC DEBT LIMIT.

Subsection (b) of section 3101 of title 31, United States Code, is amended by striking "\$5.950.000.000.000" and inserting "\$6,400,000,000,000".

The SPEAKER pro tempore (Mr. SIMPSON). Pursuant to House Resolution 462, the gentleman from California (Mr. THOMAS) and the gentleman from New York (Mr. RANGEL) each will control 30 minutes.

The Chair recognizes the gentleman from California (Mr. THOMAS).