"(a) CONDITION ON DISCLOSURE.—The Secretary shall make disclosures in accordance with clause (i) only to the extent that the Secretary determines that such disclosures do not interfere with the effective operation of the program under this part. Support collection under section 466(b) of this title shall be given priority over collection of any de-linquent federal nontax debt against the same income.

(D) USE OF INFORMATION BY THE SEC-RETARY OF THE TREASURY.—The Secretary of the Treasury may use information provided under this paragraph only for purposes of collecting the debt described in subpara-

graph (A).

(E) DISCLOSURE OF INFORMATION BY THE

SECRETARY OF THE TREASURY.-

(i) PURPOSE OF DISCLOSURE.—The Secretary of the Treasury may make disclosure under this subparagraph only for purposes of collecting the debt described in subpara-

(ii) DISCLOSURES PERMITTED.—Subject to clauses (iii) and (iv), the Secretary of the Treasury may disclose information resulting from a data match pursuant to this paragraph only to the Attorney General in connection with collecting the debt described in subparagraph (A).
"(iii) CONDITIONS ON DISCLOSURE.—Disclo-

sures under this subparagraph shall be—

'(I) made in accordance with data security and control policies established by the Secretary of the Treasury and approved by the Secretary:

'(II) subject to audit in a manner satisfactory to the Secretary; and "(III) subject to the sanctions under sub-

section (1)(2).

(iv) ADDITIONAL DISCLOSURES.

"(I) DETERMINATION BY SECRETARIES.—The Secretary of the Treasury and the Secretary shall determine whether to permit disclosure of information under this paragraph to persons or entities described in subclause (II). based on an evaluation made by the Secretary of the Treasury (in consultation with and approved by the Secretary), of the costs and benefits of such disclosures and the adequacy of measures used to safeguard the security and confidentiality of information so disclosed.

(II) PERMITTED PERSONS OR ENTITIES.—If the Secretary of the Treasury and the Secretary determine pursuant to subclause (I) that disclosures to additional persons or entities shall be permitted, information under this paragraph may be disclosed by the Secretary of the Treasury, in connection with collecting the debt described in subparagraph (A), to a contractor or agent of either Secretary and to the Federal agency that referred such debt to the Secretary of the Treasury for collection, subject to the conditions in clause (iii) and such additional conditions as agreed to by the Secretaries.

(v) RESTRICTIONS ON REDISCLOSURE.—A person or entity to which information is disclosed under this subparagraph may use or disclose such information only as needed for collecting the debt described in subparagraph (A), subject to the conditions in clause (iii) and such additional conditions as agreed

to by the Secretaries.

"(F) REIMBURSEMENT OF HHS COSTS.—The Secretary of the Treasury shall reimburse the Secretary, in accordance with subsection (k)(3), for the costs incurred by the Secretary in furnishing the information requested under this paragraph. Any such costs paid by the Secretary of the Treasury shall be considered costs of implementing 31 U.S.C. 3711(g) in accordance with 31 U.S.C. 3711(g)(6) and may be paid from the account established pursuant to 31 U.S.C. 3711(g)(7).

2. In section 122 of Title I of Division J-Matters, strike "0.83 Other and insert

"0.80"

COMMERCIAL SPACE LAUNCH AMENDMENTS ACT OF 2004

The SPEAKER pro tempore. The unfinished business is the question of suspending the rules and passing the bill, H.R. 5382.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. ROHRABACHER) that the House suspend the rules and pass the bill, H.R. 5382, on which the yeas and nays are ordered.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 269, nays 120, not voting 43, as follows:

[Roll No. 541]

YEAS-269

Lofgren Lucas (OK) Abercrombie Emanuel Aderholt Emerson English Maloney Alexander Eshoo Manzullo Everett Baca Marshall Matsui Baker Ballenger Ferguson McCotter Barrett (SC) Flake McCrery Bartlett (MD) Foley McHugȟ Barton (TX) Forbes McInnis Fossella McKeon Beauprez Bell Franks (AZ) McNulty Biggert Bilirakis Frelinghuysen Meek (FL) Gallegly Meeks (NY) Garrett (NJ) Bishop (GA) Mica Miller (FL) Bishop (UT) Blackburn Gerlach Gibbons Miller (MI) Blunt Gilchrest Miller (NC) Boehlert Gingrey Miller, Gary Goode Mollohan Boehner Moran (KS) Bonilla Goodlatte Bonner Gordon Murphy Granger Murtha Bono Green (WI) Boozman Myrick Boucher Greenwood Nethercutt Gutknecht Boyd Neugebauer Bradley (NH) Ney Northup Hall Brady (TX) Harman Nunes Harris Hastings (WA) Brown, Corrine Nussle Brown-Waite, Ortiz Hayes Hayworth Osborne Burgess Hefley Hensarling Ose Burns Otter Herger Burton (IN) Owens Butterfield Hinoiosa Oxlev Hoekstra Pastor Buyer Holt Calvert Paul Hostettler Camp Pearce Cantor Houghton Pence Peterson (MN) Capito Hulshof Capps Hunter Peterson (PA) Cardoza Hyde Petri Carson (OK) Isakson Pickering Pitts Carter Issa Castle Istook Platts Chabot Jackson (IL) Pombo Jackson-Lee Pomeroy Chocola Porter Clay Clyburn Jenkins Portman Johnson (CT) Price (NC) Coble Johnson (IL) Pryce (OH) Cox Johnson, Sam Radanovich Jones (NC) Ramstad Cramer Crane Kanjorski Regula Crenshaw Keller Rehberg Cubin Kelly Renzi Culberson Kennedy (MN) Reyes Revnolds Cunningham King (IA) King (NY) Rodriguez Davis (AL) Kingston Davis (CA) Rogers (AL) Davis, Jo Ann Kline Rogers (KY) Knollenberg Davis, Tom Rogers (MI) Kolbe Deal (GA) Rohrabacher LaHood DeLay Ros-Lehtinen DeMint Lampson Ross Diaz-Balart, L Royce Lantos Ruppersberger Diaz-Balart, M. Latham Dooley (CA) LaTourette Ryan (WI) Doolittle Leach Ryun (KS) Lewis (CA) Doyle Sanchez, Loretta Lewis (KY) Dreier Saxton Duncan Linder Schiff LoBiondo Schrock Ehlers

Scott (GA) Sensenbrenner Sessions Shadegg Shaw Shays Sherman Sherwood Shimkus Shuster Simmons Simpson Smith (MI) Smith (TX) Smith (WA)

Souder Stearns Strickland Sullivan Sweeney Tancredo Tauzin Taylor (NC) Terry Thomas Thompson (MS) Thornberry Tiahrt. Tiberi Turner (OH) Udall (CO) Van Holler NAYS-120

Visclosky Vitter Walden (OR) Walsh Wamp Watt Weldon (FL) Weldon (PA) Whitfield Wicker Wilson (NM) Wilson (SC) Wolf Wynn Young (FL)

Gutierrez Allen Oberstan Andrews Hastings (FL) Obey Baird Herseth Olver Baldwin Hinchey Pallone Hoeffel Pascrell Becerra Holden Payne Berkley Honda Pelosi Berman Hooley (OR) Rahall Berry Bishop (NY) Hover Rangel Inslee Roybal-Allard Brady (PA) Israel Rush Brown (OH) Jefferson Ryan (OH) Johnson, E. B. Capuano Sabo Cardin Jones (OH) Carson (IN) Sánchez, Linda Kaptur Kennedy (RI) T. Chandler Sanders Kildee Kilpatrick Conyers Sandlin Cooper Costello Kucinich Schakowsky Crowley Langevin Scott (VA) Larsen (WA) Cummings Serrano Davis (FL) Lee Slaughter Davis (IL) Levin Solis Davis (TN) Lewis (GA) Spratt DeFazio Lowey Stark Lucas (KY) Majette DeGette DeLauro Stenholm Stupak Dicks Markey Tanner Dingell Matheson Tauscher Doggett McCarthy (MO) Taylor (MS) Edwards McCollum Thompson (CA) Engel Etheridge McGovern Tierney McIntyre Udall (NM) Evans Menendez Velázquez Filner Michaud Watson Ford Miller, George Frank (MA) Moore Waxman Moran (VA) Weiner Frost Gonzalez Woolsey Green (TX) Napolitano Wu Young (AK) Grijalva Neal (MA)

NOT VOTING-43

Ackerman Graves Millender-McDonald Bachus Hart Musgrave Blumenauer Hill Norwood Boswell Hobson Putnam Burr John Cannon Quinn Kind Rothman Case Kirk Collins Skelton Kleczka Delahunt Toomey Larson (CT) Deutsch Towns Lipinski Dunn Turner (TX) Lynch Fattah Upton McCarthy (NY) Feeney Waters McDermott Gephardt Weller Meehan Gillmor

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). Members are advised that two minutes remain in this vote.

□ 1432

Messrs. DICKS, DAVIS of Florida and ETHERIDGE changed their vote from 'yea'' to ''nay.

So (two-thirds having voted in favor thereof) the rules were suspended and 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:

Ms. HART. Mr. Speaker, on rollcall No. 541 I was inadvertently detained. Had I been present, I would have voted "yea."

GENERAL LEAVE

Mr. YOUNG of Florida. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks and include extraneous material on the conference report accompanying H.R. 4818, and that I may include tabular material on the same.

The SPEAKER pro tempore (Mr. THORNBERRY). Is there objection to the request of the gentleman from Florida? There was no objection.

CONFERENCE REPORT ON H.R. 4818, CONSOLIDATED APPROPRIA-TIONS ACT, 2005

Mr. YOUNG of Florida. Pursuant to House Resolution 866, I call up the conference report on the bill (H.R. 4818) making appropriations for foreign operations, export financing, and related programs for the fiscal year ending

September 30, 2005, and for other purposes, and ask for its immediate consideration.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 866, the conference report is considered read.

(For conference report and statement, see Book II of proceedings of the House of Friday, November 19, 2004.)

The SPEAKER pro tempore. The gentleman from Florida (Mr. YOUNG) and the gentleman from Wisconsin (Mr. OBEY) each will control 30 minutes.

The Chair recognizes the gentleman

from Florida (Mr. Young). Mr. YOUNG of Florida. Mr. Speaker, I yield myself such time as I might consume.

Mr. Speaker, the bill we bring to the floor today is a conference report on the omnibus appropriations bill which includes nine bills that were not concluded prior to the end of the fiscal year. The good news is that the House had passed every one of our bills but one. And the other good news is that this bill concludes the appropriations business for fiscal year 2005.

I compliment the Committee on Appropriations on both sides of the aisle. I compliment the Members of the House for having moved all of our bills expeditiously; but this will conclude our business, and now the 109th Congress can start fresh, with a new budget resolution, hopefully, and a new appropriations process.

The bill that we are discussing today has already been discussed in great detail during consideration of the rule. The bill itself has been available for more than 14 hours for Members to review, and there is a 10-page summary on all of the desks that is available so Members can look at the highlights of

Considering the fact that we had to include nine bills here, and some extraneous material, this is a pretty good bill. It is a clean bill. It is a lean bill. It is within the budget limitations set by the House and set by the President; and so I would just hope, Mr. Speaker, that we can conclude this work and move on to whatever is next.