H2122 Bonner Gutierrez Hall Bono Boozman Harman Boswell Hart Hastings (WA) Boucher Bradley (NH) Hayes Hayworth Brady (PA) Brown (OH) Hefley Brown (SC) Herger Brown, Corrine Hinchey Burgess Hinoiosa Burr Hobson Burton (IN) Hoeffel Buyer Hoekstra Holden Calvert Camp Holt Cannon Honda Hooley (OR) Capito Capps Hostettler Capuano Houghton Cardin Hover Cardoza Carson (IN) Inslee Carson (OK) Israel Carter Issa Jackson (II.) Case Chabot Jackson-Lee Chandler (TX) Chocola Jefferson Clay Clyburn Jenkins. John Coble Johnson (CT) Collins Johnson (IL) Johnson, E. B. Convers Jones (OH) Cooper Costello Kanjorski Cox Kaptur Kelly Cramer Kennedy (MN) Crane Crowley Kennedy (RI) Cubin Kildee Cummings Kilpatrick Cunningham Davis (AL) Kind King (IA) Davis (CA) King (NY) Davis (IL) Kirk Kleczka Davis (TN) Knollenberg Davis, Jo Ann Davis. Tom Kucinich DeFazio LaHood DeGette Lampson Delahunt Langevin DeLauro Lantos Larsen (WA) DeLay Dicks Larson (CT) Latham Dingell Doggett LaTourette Dooley (CA) Doolittle Leach Lee Levin Lewis (CA) Dreier Lewis (GA) Duncan Lewis (KY) Dunn Edwards Lipinski Ehlers LoBiondo Emanuel Lofgren Emerson Lowey Engel Lucas (KY) English Lynch Maiette Eshoo Maloney Etheridge Evans Manzullo Everett Markey Marshall Farr Fattah Matheson Matsui Ferguson McCarthy (MO) Filner Forbes McCarthy (NY) McCollum Ford Fossella Frank (MA) McCotter McCrery Frelinghuysen McDermott McGovern Gallegly McHugh Garrett (NJ) McInnis Gephardt McIntyre Gerlach McKeon Gibbons McNulty Meehan Meek (FL) Gilchrest Gillmor Gonzalez Meeks (NY) Goode Goodlatte Menendez Mica Gordon Michaud Granger Millender-McDonald Graves Green (TX) Miller (MI) Greenwood Grijalva Miller (NC) Miller, Gary

Mollohan Moore Moran (KS) Moran (VA) Murphy Murtha Musgrave Nadler Napolitano Neal (MA) Nethercutt Neugebauer Ney Northup Nunes Nussle Oberstar Obey Olver Ortiz Osborne Owens Oxlev Pallone Pascrell Pastor Payne Pearce Pelosi Peterson (MN) Peterson (PA) Petri Pickering Pitts Platts Pombo Pomeroy Porter Portman Price (NC) Pryce (OH) Quinn Řadanovich Rahall Ramstad Rangel Regula Rehberg Renzi Reynolds Rodriguez Rogers (AL) Rogers (KY) Rohrabacher Ross Rothman Roybal-Allard Royce Ruppersberger Rush Ryan (OH) Ryun (KS) Sabo Sánchez, Linda Sanchez, Loretta Sanders Sandlin Schakowsky Schiff Schrock Scott (GA) Scott (VA) Serrano Sessions Shays Sherman Sherwood Shimkus Shuster Simmons Skelton Slaughter Smith (NJ) Smith (TX) Smith (WA) Snyder Solis Spratt Stenholm Strickland Stupak Sweeney

Tauscher Taylor (MS)

Taylor (NC)

Terry

Thomas

Van Hollen Weldon (PA) Thompson (CA) Thompson (MS) Velázquez Weller Whitfield Tiahrt Visclosky Tiberi Vitter Walden (OR) Wicker Wilson (NM) Tierney Towns Walsh Wilson (SC) Turner (OH) Wamp Wolf Woolsey Turner (TX) Waters Udall (CO) Watson Wu Udall (NM) Wynn Watt Weiner Young (AK) Upton NAYS-65 Akin Foley Franks (AZ) Norwood Barrett (SC) Otter Barton (TX) Gingrey Paul Bilirakis Pence Goss Green (WI) Putnam Blunt Boehner

Gutknecht Rogers (MI) Harris Ros-Lehtinen Hastings (FL) Ryan (WI) Hensarling Sensenbrenner Hill Shadegg Isakson Shaw Istook Simpson Smith (MI) Souder Johnson, Sam Jones (NC) Keller Stearns Kingston Sullivan Kline Tancredo Kolbe Thornberry Toomey Weldon (FL) Linder Lucas (OK) Miller (FL) Wexler Young (FL) Myrick

NOT VOTING-11

| Culberson | Miller, George | Tanner |
|-----------|----------------|--------|
| DeMint | Reyes | Tauzin |
| Hulshof | Saxton | Waxman |
| Hunter | Stark | |

□ 1215

Mr. DAVIS of Florida changed his vote from "yea" to "nay.

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:

Boyd Brady (TX)

Ginny

Crenshaw

Davis (FL)

Deal (GA)

Diaz-Balart, L.

Diaz-Balart, M.

Deutsch

Feeney

Flake

Burns

Cantor

Castle

Cole

Brown-Waite,

Mr. STARK. Mr. Speaker, earlier today during the vote on final passage of H.R. 3550, I was called off the floor to receive a phone call from my office. In my distraction, I thought I had voted in favor of H.R. 3550 when in actual fact I had not cast my vote. Had I not been distracted, I would have voted 'Aye' on final passage of H.R. 3550.

PERSONAL EXPLANATION

Mr. HUNTER (during the Special Order of Mr. KING of Iowa). Mr. Speaker, I want to place in the RECORD at the end of the debate on the Transportation bill that the gentleman from New Jersey (Mr. SAXTON) was going to vote on that bill, and I pulled him into a meeting that I thought was pretty important since he is the chairman of the Subcommittee on Terrorism, Unconventional Threats and Capabilities on the Committee on Armed Services.

I was in charge of watching the clock, and I did not do that; and the gentleman from New Jersey SAXTON) missed that vote, and I just want to apologize for that, and if it is any consolation, I missed it, too.

So I apologize to the gentleman from New Jersey (Mr. SAXTON) for that occurring.

AUTHORIZING THE CLERK MAKE CORRECTIONS IN EN-GROSSMENT OF H.R. 3550, TRANS-PORTATION EQUITY ACT: A LEG-ACY FOR USERS

Mr. YOUNG of Alaska, Mr. Speaker, I ask unanimous consent that in the engrossment of the bill, H.R. 3550, the Clerk be authorized to correct section numbers, punctuation, and cross references, and to make such other necessarv technical and conforming changes as may be necessary to reflect the actions of the House.

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

There was no objection.

ADJOURN-PROVIDING FOR AN MENT OR RECESS OF THE TWO HOUSES

Mr. DELAY. Mr Speaker, I offer a privileged concurrent resolution (H. Con. Res. 404) and ask for its immediate consideration.

The Clerk read the concurrent resolution, as follows:

H. CON. RES. 404

Resolved by the House of Representatives (the Senate concurring), That when the House adjourns on the legislative day of Friday, April 2, 2004, it stand adjourned until 2 p.m. on Tuesday, April 20, 2004, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first; and that when the Senate recesses or adjourns on Wednesday, April 7, 2004, Thursday, April 8, 2004, or Friday, April 9, 2004, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until noon on Monday, April 19, 2004, or at such other time on that day as may be specified by its Majority Leader or his designee in the motion to recess or adjourn, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, or their respective designees, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and the Senate, respectively, to reassemble at such place and time as they may designate whenever, in their opinion, the public interest shall warrant it.

The SPEAKER pro tempore. The concurrent resolution is not debatable.

□ 1215

PARLIAMENTARY INQUIRY

Mr. CARDIN. Mr. Speaker, I have a parliamentary inquiry.

The SPEAKER pro tempore THORNBERRY). The gentleman state it.

Mr. CARDIN. Mr. Speaker, we had a hard time hearing the resolution, but am I correct that this is the resolution that will allow the House to go into recess for 2 weeks at the completion of our business today? Is that what is being voted on?

The SPEAKER pro tempore. The gentleman is correct.

Mr. CARDIN. Mr. Speaker, part of my parliamentary inquiry is, am I correct in understanding that if this resolution passes, we will not be able to consider the extension of unemployment benefits, and another 160,000 people will exhaust their benefits during this recess?

If I am correct, Mr. Speaker, I would urge my colleagues to vote against the resolution.

The SPEAKER pro tempore. The gentleman has not stated a proper parliamentary inquiry.

The SPEAKER pro tempore. The question is on the concurrent resolution.

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

RECORDED VOTE

Mr. CARDIN. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 211, noes 201, not voting 21, as follows:

[Roll No. 115]

AYES-211 Aderholt Ehlers LaTourette Akin Emerson Leach Bachus English Lewis (CA) Everett Lewis (KY) Baker Barrett (SC) Feeney Linder Bartlett (MD) LoBiondo Ferguson Barton (TX) Flake Lucas (OK) Bass Forbes Manzullo Beauprez Fossella McCotter Franks (AZ) McCrery Bereuter Biggert Frelinghuysen McHugh McInnis Bilirakis Gallegly Bishop (UT) Garrett (NJ) McKeon Mica Miller (MI) Blackburn Gerlach Gibbons Blunt Boehlert Gilchrest Miller, Gary Boehner Gillmor Moran (KS) Bonilla Gingrey Murphy Musgrave Goode Goodlatte Bonner Bono Mvrick Boozman Nethercutt Graves Green (WI) Bradley (NH) Neugebauer Brady (TX) Greenwood Ney Northup Brown (SC) Gutknecht Brown-Waite, Hall Norwood Ginny Harris Nunes Burgess Hart Nussle Burns Hastings (WA) Otter Burr Haves Hayworth Burton (IN) Oxley Hefley Hensarling Pearce Buyer Calvert Pence Peterson (PA) Camp Herger Cannon Hobson Petri Hoekstra Pickering Cantor Capito Hostettlei Pitts Carter Houghton Platts Castle Hunter Pombo Chabot Hyde Porter Chocola Isakson Portman Coble Putnam Issa Istook Radanovich Collins Jenkins. Johnson (CT) Ramstad Cox Crane Johnson (IL) Regula Crenshaw Johnson, Sam Rehberg Cubin Jones (NC) Renzi Reynolds Cunningham Davis, Jo Ann Keller Rogers (AL) Kelly Davis, Tom Kennedy (MN) Rogers (KY) Deal (GA) Rogers (MI) Rohrabacher King (IÅ) DeLay King (NY) Diaz-Balart, L Kingston Royce Ryan (WI) Diaz-Balart, M. Kirk Doolittle Kline Ryun (KS) Knollenberg Dreier Saxton Duncan Kolbe Schrock Sensenbrenner Dunn Latham

Sessions Shadegg Shaw Shavs Sherwood Shimkus Shuster Simmons Simpson Smith (MI) Smith (NJ) Smith (TX) Souder

Abercrombie

Ackerman

Alexander

Allen

Baca

Baird

Andrews

Baldwin

Ballance

Ballenger

Becerra

Berkley

Berman

Boswell

Boucher

Boyd

Capps

Capuano

Cardin

Cardoza

Chandler

Clay Clyburn

Conyers

Cooper Costello

Cramer

Crowley

Davis (AL)

Davis (CA)

Davis (FL)

Davis (IL)

Davis (TN)

DeFazio

DeGette

Delahunt

DeLauro

Deutsch

Dicks

Dingell

Doggett

Doyle

Engel

Eshoo

Evans

Fattah

Filner

Frank (MA)

Gephardt

Gonzalez

Ford

Frost

Farr

Edwards

Emanuel

Etheridge

Dooley (CA)

Case

Carson (IN)

Carson (OK)

Bishop (GA)

Bishop (NY)

Blumenauer

Brady (PA)

Brown (OH)

Berry

Bell

Stearns Tancredo Taylor (NC) Terry Thomas Thornberry Tiahrt. Tiberi Toomey Turner (OH) Upton Vitter Walden (OR) NOES-201

Young (AK) Young (FL)

Walsh

Weller

Whitfield

Wicker

Wolf

Wamp Weldon (FL)

Weldon (PA)

Wilson (NM)

Wilson (SC)

Gordon Nadler Green (TX) Napolitano Grijalva Neal (MA) Harman Oberstar Hastings (FL) Obev Hill Olver Hinchey Ortiz Hinoiosa Owens Hoeffel Pallone Holden Pascrell Holt Pastor Honda Hooley (OR) Pelosi Peterson (MN) Hoyer Pomeroy Price (NC) Inslee Israel Jackson (IL) Rahall Jackson-Lee Rangel (TX) Rodriguez Jefferson Ross John Rothman Roybal-Allard Johnson, E. B. Jones (OH) Ruppersberger Brown, Corrine Kanjorski Rush Ryan (OH) Kaptur Kennedy (RI) Sabo Kildee Kilpatrick Sánchez, Linda Sanchez, Loretta Kind Kleczka Sanders Sandlin Kucinich Schakowsky Lampson Langevin Schiff Scott (GA) Lantos Larsen (WA) Scott (VA) Larson (CT) Serrano Sherman Lee Levin Skelton Lewis (GA) Slaughter Smith (WA) Lipinski Lofgren Snyder Lowey Lucas (KY) Solis Spratt Lynch Stark Stenholm Maloney Strickland Markey Marshall Stupak Matheson Sweeney Matsui Tauscher McCarthy (MO) Taylor (MS) McCarthy (NY) Thompson (CA) McCollum Thompson (MS) McDermott Tierney McGovern Towns McIntyre Turner (TX) Udall (CO) McNulty Meehan Udall (NM) Meek (FL) Van Hollen Meeks (NY) Velázguez Menendez Visclosky Waters Michaud Millender-Watson McDonald Watt Miller (NC) Weiner Mollohan Wexler Moore Woolsey Moran (VA) Wu Wynn Murtha

NOT VOTING-21

Culberson Hulshof Pryce (OH) LaHood Cummings Reves DeMint Ros-Lehtinen Majette Foley Miller (FL) Sullivan Miller, George Goss Tanner Granger Osborne Gutierrez Paul Waxman

□ 1227

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.

CONFERENCE REPORT ON H.R. 3108, PENSION FUNDING EQUITY ACT

Mr. BOEHNER. Mr. Speaker, pursuant to the order of the House of April 1, 2004, I call up the conference report on the bill (H.R. 3108) to amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to temporarily replace the 30-year Treasury rate with a rate based on long-term corporate bonds for certain pension plan funding requirements, and for other purposes, and ask for its immediate consideration.

The Clerk read the title of the bill. The SPEAKER pro tempore. Pursuant to the order of the House of Thursday, April 1, 2004, the conference report is considered as having been read.

(For conference report and statement, see proceedings of the House of April 1, 2004 at page H 1997.)

The SPEAKER pro tempore. The gentleman from Ohio (Mr. BOEHNER) and the gentleman from New Jersey (Mr. ANDREWS) each will control 30 minutes.

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

GENERAL LEAVE

Mr. BOEHNER. 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. 3108.

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

There was no objection. Mr. BOEHNER. Mr. Speaker, I ask unanimous consent that 15 minutes of this time be controlled by the gentleman from California (Mr. THOMAS), the chairman of the Committee on Ways and Means

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

There was no objection.

Mr. THOMAS. Mr. Speaker, I thank the gentleman from Ohio for yielding me the time, and I yield myself such time as I may consume.

I want to thank everyone for bringing to fruition a modest bill which has a limited life, but which is extremely critical in today's economic environment. Twice the House has passed a short-term substitute for a financial structure that assists in pensions. Thirty-year Treasury bonds had been the standard. When the Treasury decided not to issue 30-year bonds anymore, we did not have a surrogate.

This surrogate is absolutely essential in the short term while we work out a long-term replacement for the 30-year Treasuries. As I said, twice the House passed this legislation, once in October of 2003 and then again in November of 2003. Neither time in passing this legislation did the House include multi-employer provisions.

Multi-employers tend to basically be representatives for the unions.