The SPEAKER pro tempore. The unfinished business is the vote on the motion to instruct on H.R. 4348 offered by the gentlewoman from Tennessee (Mrs. BLACK) on which the yeas and nays were ordered.

The Clerk will redesignate the motion.

The Clerk redesignated the motion. The SPEAKER pro tempore. The question is on the motion to instruct.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 201, nays 194, not voting 37, as follows:

# [Roll No. 415]

YEAS-201 Gowdy Adams Paul Aderholt Granger Paulsen Amash Graves (GA) Pearce Amodei Graves (MO) Pence Austria Griffin (AR) Petri Bachmann Griffith (VA) Poe (TX) Barletta Grimm Pompeo Bartlett Guinta Posev Barton (TX) Price (GA) Guthrie Bass (NH) Hall Quayle Benishek Harris Reed Berg Hartzler Rehberg Hastings (WA) Biggert Reichert Hayworth Bilbray Renacci Bishop (UT) Heck Ribble Hensarling Black Rigell Blackburn Herger Rivera. Herrera Beutler Bonner Roby Bono Mack Huelskamp Roe (TN) Boustany Brady (TX) Huizenga (MI) Rogers (AL) Hunter Rogers (KY) Brooks Hurt Rogers (MI) Broun (GA) Issa Jenkins Rohrabacher Buchanan Rokita Bucshon Johnson (OH) Rooney Buerkle Johnson, Sam Ros-Lehtinen Calvert Kelly Roskam King (IA) Canseco Ross (FL) Cantor Kingston Royce Rvan (WI) Capito Kline Labrador Carter Scalise Cassidy Lance Schilling Lankford Chabot Schmidt Chaffetz Latham Schweikert Coble Latta. Scott (SC) Coffman (CO) LoBiondo Scott, Austin Cole Long Sensenbrenner Conaway Lucas Sessions Cravaack Luetkemeyer Shimkus Crawford Lummis Shuster Lungren, Daniel Crenshaw Simpson Culberson Smith (NE) Davis (KY) Mack Smith (TX) Manzullo Denham Southerland DesJarlais Marchant Stearns Dreier Marino McCarthy (CA) Stutzman Duffv Terrv Duncan (SC) McCaul Thompson (PA) Ellmers McClintock Thornberry McCotter Emerson Farenthold McHenry Tiberi Tipton Fincher McKeon Turner (OH) Fleischmann McKinley Fleming McMorris Upton Walberg Flores Rodgers Walden Walsh (IL) Mica Forbes Fortenberry Miller (FL) Webster Foxx Miller (MI) Westmoreland Franks (AZ) Miller, Gary Mulvaney Murphy (PA) Frelinghuysen Whitfield Wilson (SC) Gallegly Wittman Gardner Myrick Garrett Neugebauer Womack Woodall Gibbs Nugent Gingrey (GA) Nunes Yoder Gohmert Nunnelee Young (AK) Goodlatte Olson Young (FL) Young (IN) Gosar Palazzo

## NAYS—194

Becerra Altmire Boren Andrews Berkley Boswell Baca Baldwin Berman Brady (PA) Braley (IA) Bilirakis Bishop (GA) Brown (FL) Barber Barrow Bishop (NY) Burgess Butterfield Bass (CA) Bonamici

Hastings (FL) Owens Pallone Capps Heinrich Capuano Higgins Pascrell Cardoza Himes Pastor (AZ) Carnahan Hinchey Pelosi Carney Hinoiosa Perlmutter Carson (IN) Hirono Peters Peterson Castor (FL) Hochul Chandler Holt Pingree (ME) Chu Honda Pitts Cicilline Platts Hoyer Clarke (MI) Hultgren Polis Price (NC) Clav Israel Cleaver Jackson Lee Quigley Clyburn (TX) Rahall Johnson (GA) Reves Cohen Connolly (VA) Johnson, E. B. Richardson Conyers Jones Richmond Cooper Kaptur Ross (AR) Costa Keating Rothman (NJ) Costello Kildee Runvan Ruppersberger Courtney Kind King (NY) Critz Kinzinger (IL) Cuellar Rvan (OH) Cummings Kissell Sanchez, Loretta Davis (CA) Kucinich Sarbanes Davis (IL) Langevin Schakowsky DeFazio Larsen (WA) Schiff DeGette Larson (CT) Schock Schrader DeLauro LaTourette Schwartz Dent Lee (CA) Deutch Levin Scott (VA) Lipinski Scott, David Dicks Dingell Loebsack Serrano Doggett Lowey Sewell Dold Luián Sherman Donnelly (IN) Lynch Shuler Doyle Maloney Sires Duncan (TN) Slaughter Markey Edwards Matheson Smith (NJ) Ellison Matsui Smith (WA) Eshoo McCarthy (NY) Speier McCollum Farr Stark Fattah McDermott Sutton Filner McGovern Thompson (CA) Fitzpatrick McIntyre Thompson (MS) Fudge McNerney Tierney Garamendi Meehan Tonko Gerlach Michaud Van Hollen Miller (NC) Gibson Visclosky Gonzalez Miller, George Walz (MN) Waters Green, Al Moore Green, Gene Moran Watt Grijalva Murphy (CT) Waxman Hahn Hanabusa Nadler Napolitano Welch West Hanna Noem Wolf Harper Olver Yarmuth

# NOT VOTING-37

Ackerman Gutierrez Roybal-Allard Holden Akin Sánchez, Linda Alexander Jackson (IL) Т. Bachus Johnson (IL) Stivers Blumenauer Jordan Sullivan Lamborn Burton (IN) Towns Landry Lewis (CA) Campbell Tsongas Clarke (NY) Turner (NY) Lewis (GA) Crowley Velázquez Diaz-Balart Lofgren, Zoe Wasserman Engel Meeks Schultz Wilson (FL) Flake Neal Frank (MA) Rangel Woolsey

## □ 1916

So the motion to instruct was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

# PERSONAL EXPLANATION

Mr. GUTIERREZ. Mr. Speaker, I was unavoidably absent yesterday for votes in the House Chamber today. I would like the RECORD to show that, had I been present, I would have voted "no" on rollcall votes 412, 413 and 415 and "yes" on rollcall vote 414.

# PERSONAL EXPLANATION

Mr. JOHNSON of Illinois. Mr. Speaker, on Tuesday June 26, 2012 I had obligations that necessitated my attention in Philo, Illinois and missed votes on Ordering the Previous Question, H. Res. 697 the Rule providing for Con-

sideration of H.R. 5972 and H.R. 5973, Representative HOYER's Motion to Instruct Conferees on H.R. 4348, and Representative BLACK's Motion to Instruct Conferees on H.R. 4348.

Had I been present, I would have voted "aye" on the Previous Question and H. Res. 697. I would have voted "nay" on Representative HOYER's Motion to Instruct Conferees on H.R. 4348. Finally, had I been present I would have voted "aye" on Representative BLACK's Motion to Instruct Conferees on H.R. 4348.

#### PERSONAL EXPLANATION

Mr. DIAZ-BALART of Florida. Mr. Speaker, due to inclement weather, my flight was delayed and I was unable to cast the following votes. If I had been present, I would have voted as follows: rollcall vote 412, I would have voted "yea"; rollcall vote 413, I would have voted "yea"; rollcall vote 414, I would have voted "nay"; rollcall vote 415, I would have voted "yea."

ELECTING MEMBERS TO CERTAIN STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES

Mr. LARSON of Connecticut. Mr. Speaker, by direction of the Democratic Caucus, I offer a privileged resolution and ask for its immediate consideration.

The Clerk read the resolution, as follows:

### H. RES. 707

Resolved, That the following named Members be and are hereby elected to the following standing committees of the House of Representatives:

- (1) COMMITTEE ON ARMED SERVICES.—Mr. Barber.
- (2) COMMITTEE ON HOMELAND SECURITY.—Mr. Barber.

Mr. LARSON of Connecticut (during the reading). Mr. Speaker, I ask unanimous consent that the resolution be considered as read and printed in the RECORD.

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

There was no objection.

The resolution was agreed to.

A motion to reconsider was laid on the table.

NOTICES OF INTENTION TO OFFER MOTION TO INSTRUCT CON-FEREES ON H.R. 4348, SURFACE TRANSPORTATION EXTENSION ACT OF 2012, PART II

Ms. HAHN. Mr. Speaker, pursuant to rule XXII, clause 7(c), I hereby announce my intention to offer a motion to instruct on H.R. 4348, the transportation conference report.

The form of the motion is as follows:

Ms. Hahn moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the Senate amendment to the bill H.R. 4348 be instructed to agree to the freight policy provisions in Sec. 1115, Sec. 33002, Sec. 33003, and Sec. 33005 of the Senate amendment.

Mr. CRITZ. Mr. Speaker, pursuant to rule XXII, clause 7(c), I hereby announce my intention to offer a motion

to instruct on H.R. 4348, the transportation conference report.

The form of the motion is as follows: Mr. Critz moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the Senate amendment to the bill H.R. 4348 be instructed to resolve all issues and file a conference report not later than June 28, 2012.

### PERSONAL EXPLANATION

Ms. JACKSON LEE of Texas. Mr. Speaker, during the consideration of the Domestic Energy and Jobs Act of 2012 I was unavoidably detained on business in the district; and I would like to place in the RECORD the following statements regarding the amendments:

The Hastings amendment, "no." The Waxman amendment, "ves." The Connolly amendment, "no." The Gene Green amendment, "yes." The Rush amendment, "yes." The Holt amendment, "yes." The Lewis amendment, "yes." The Amodei amendment, "no."
The Markey amendment, "yes." The Landry amendment, "yes." The Rigell amendment, "no." The Holt amendment, "yes." The Wittman amendment, "no." The Bass amendment, "yes." The Capps amendment, "yes." The Speier amendment, "yes." The DeLauro amendment, "yes." The Democratic motion to recommit, "ves."

Passage, "no."

Below are the descriptions of the amendments to H.R. 4480 that were voted on this past Thursday, when I was absent from votes.

Hastings (WA) Manager's Amendment (Roll 392)—Overturns the EPA designation of the Colville River in Alaska as an Aquatic Resource of National Importance and requires additional right of ways in the National Petroleum Reserve Alaska (NPR-A); makes technical changes.

Waxman Amendment (Roll 393)—Provides that the rules described in section 205(a) shall not be delayed if the pollution that would be controlled by the rules contributes to asthma attacks, acute and chronic bronchitis, heart attacks, cancer, birth defects, neurological damage, premature death, or other serious harms to human health.

Connolly Amendment (Roll 394)—Defines the term "public health" in the Clean Air Act as the health of humans, not corporations.

Gene Green Amendment (Roll 395)—Strikes section 206 of the bill, which would fundamentally change the way the Clean Air Act establishes national ambient air quality standards for smog. Instead of the standards being health-based, section 206 would have them be set based on the potential cost of pollution controls.

Rush Amendment (Roll 396)—Provides that Sections 205 and 206 shall cease to be effective if the Administrator of the Energy Information Administration determines that implementation of this title is not projected to lower gasoline prices and create jobs in the United States within 10 years.

Holt Amendment (Roll 397)—Seeks to reduce the number of onshore leases on which

oil and gas production is not occurring as an incentive for oil and gas companies to begin producing on the leases that they already hold

Connolly/Lewis (GA) Amendment (Roll 398)—Clarifies that the section requiring a \$5,000 protest fee shall not infringe upon the protections afforded by the First Amendment to the Constitution to petition for the redress of grievances.

Amodei Amendment (Roll 399)—Prohibits the Secretary of the Interior from considering merging of the Bureau of Land Management (BLM) and the Office of Surface Mining, Reclamation and Enforcement (OSM).

Markey Amendment (Roll 400)—Prohibits oil and gas produced under new leases authorized by this legislation from being exported to foreign countries, ensuring American resources remain here to benefit American consumers.

Landry Amendment (Roll 401)—Would increase future federal deficits by raising the cap of revenue shared among the Gulf States who produce energy on the Outer Continental Shelf starting in FY2023 from \$500 million to \$750 million, awarding these 4 Gulf States another \$6 billion in addition to the \$150 billion they will already receive under current law.

Rigell Amendment (Roll 402)—Requires Lease Sale 220 off the coast of Virginia in the 5 Year Plan for OCS oil and gas drilling and to conduct Lease Sale 220 within one year of enactment. In addition, the Amendment would also ensure that no oil and gas drilling may be conducted off the coast of Virginia which would conflict with military operations.

Holt Amendment (Roll 403)—Ends free drilling in the Gulf of Mexico by requiring oil companies to pay royalties on previously royalty-free leases in order to receive new leases on public lands.

Wittman/Rigell Amendment (Roll 404)—Would establish a new regulatory program and waive environmental review for the Bureau of Ocean Energy Management (BOEM) to approve temporary infrastructure, such as towers or buoys, to test and develop offshore wind power in the Outer Continental Shelf.

Bass (CA) Amendment (Roll 405)—Requires the newly created interagency committee to analyze how to protect American consumers from gasoline price spikes by reducing America's dependence on oil.

Capps Amendment (Roll 406)—Removes the requirements in Title II of the bill to conduct an analysis, issue a report, and delay rules if the Secretary of Energy determines that the analyses are "infeasible to conduct, require data that does not exist, or would generate results subject to such large estimates of uncertainty that the results would be neither reliable nor useful."

Speier Amendment (Roll 407)—Strikes language in the underlying legislation that would require drilling permits to be deemed approved a 60 day deadline, which could expose public lands to undue risk.

DeLauro/Markey/Frank Amendment (Roll 408)—Would require \$128 million received from the sale of new leases issued pursuant to this legislation to be made available to fully fund the Commodity Futures Trading Commission to limit Wall Street speculation in energy markets.

TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RE-LATED AGENCIES APPROPRIA-TIONS ACT. 2013

## GENERAL LEAVE

Mr. LATHAM. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and to include extraneous material on H.R. 5972, and that I may include tabular material on the same.

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

There was no objection.

The SPEAKER pro tempore. Pursuant to House Resolution 697 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. 5972.

The Chair appoints the gentleman from Washington (Mr. HASTINGS) to preside over the Committee of the Whole.

#### $\sqcap$ 1921

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. 5972) making appropriations for the Departments of Transportation, and Housing and Urban Development, and related agencies for the fiscal year ending September 30, 2013, and for other purposes, with Mr. HASTINGS of Washington in the chair.

The Clerk read the title of the bill. The CHAIR. Pursuant to the rule, the bill is considered read the first time.

The gentleman from Iowa (Mr. LATHAM) and the gentleman from Massachusetts (Mr. OLVER) each will control 30 minutes.

The Chair recognizes the gentleman from Iowa.

Mr. LATHAM. I yield myself such time as I may consume.

Mr. Chairman, I'm pleased to present the fiscal year 2013 Transportation, Housing and Urban Development appropriations bill to the House.

Before we get to the bill, I'd like to take a moment to congratulate my colleague and ranking member of this subcommittee, JOHN OLVER, for his many years of service. As many of you may know, Mr. OLVER is retiring at the end of this Congress. I have to say he'll be sorely missed by all of us. This is a better bill because of his relentless quest for knowledge about its programs. I thank you, JOHN OLVER, for your service, not just to this institution, but to the Nation. Thank you very, very much. You're a great, great partner. You'll be missed.

The bill before the committee today is a balanced proposal on how to allocate \$51.6 million among Federal housing and transportation programs across the Nation. Continuing our commitment to reduce government spending, our allocation is almost \$4 billion below fiscal year 2012 and almost \$2 billion below the President's request. The