

[Roll No. 544]

AYES—223

Aderholt Griffith (VA) Petri
Amash Grimm Pittenger
Amodei Guthrie Pitts
Bachus Hall Poe (TX)
Barber Hanna Pompeo
Barletta Harper Posey
Barr Harris Price (GA)
Barton Hartzler Radel
Benishek Hastings (WA) Reed
Bentivolio Heck (NV) Reichert
Bilirakis Hensarling Renacci
Bishop (UT) Holding Ribble
Black Hudson Rice (SC)
Blackburn Huelskamp Rigell
Boustany Huizenga (MI) Roby
Brady (TX) Hultgren Roe (TN)
Bridenstine Hunter Rogers (AL)
Brooks (AL) Hurt Rogers (KY)
Brooks (IN) Issa Rogers (MI)
Broun (GA) Jenkins Rohrabacher
Buchanan Johnson (OH) Rokita
Bucshon Johnson, Sam Rooney
Burgess Joyce Ros-Lehtinen
Calvert Kelly (PA) Roskam
Camp King (IA) Rothfus
Campbell King (NY) Royce
Cantor Kingston Ryan (WI)
Capito Kinzinger (IL) Salmon
Carter Kline Sanford
Cassidy Labrador Schock
Chabot LaMalfa Schweikert
Chaffetz Lamborn Scott, Austin
Coffman Lance Sensenbrenner
Cole Lankford Sessions
Collins (GA) Latham Shimkus
Collins (NY) Latta Shuster
Conaway LoBiondo Simpson
Cook Long Lucas Smith (MO)
Cotton Luetkemeyer Smith (NE)
Cramer Lummis Smith (NJ)
Daines Maffei Smith (TX)
Davis, Rodney Marchant Southerland
Denham Marino Massie
Dent McCarthy (CA)
DeSantis McCaul
DesJarlais McCaul Stutzman
Diaz-Balart Duffy Terry
Duffy McClintock Thompson (PA)
Duncan (SC) McHenry Thornberry
Duncan (TN) McKeon Tiberi
Ellmers McKinley Tipton
Farenthold McMorris Turner
Fincher Rodgers Upton
Fitzpatrick Meadows Valadao
Fleischmann Meehan Wagner
Fleming Messer Walberg
Flores Mica Walden
Forbes Michaud Walorski
Fortenberry Miller (FL) Weber (TX)
Foxy Miller (MI) Webster (FL)
Franks (AZ) Miller, Gary Wenstrup
Frelinghuysen Mullin Westmoreland
Garamendi Mulvaney Whitfield
Gardner Murphy (PA) Williams
Garrett Neugebauer Wilson (SC)
Gerlach Noem Wittman
Gibbs Nugent Wolf
Gibson Nunes Womack
Gingrey (GA) Nunnelee Woodall
Goodlatte Olson Yoder
Gosar Owens Yoho
Gowdy Palazzo Young (AK)
Graves (GA) Paulsen Young (IN)
Graves (MO) Pearce
Griffin (AR) Perry

NOES—189

Andrews Carney Davis (CA)
Barrow (GA) Carson (IN) Davis, Danny
Bass Cartwright DeFazio
Beatty Castor (FL) DeGette
Becerra Castro (TX) Delaney
Bera (CA) Chu DeLauro
Bishop (GA) Cicilline DelBene
Bishop (NY) Clarke Deutch
Blumenauer Cleaver Dingell
Bonamici Clyburn Doggett
Brady (PA) Cohen Doyle
Braley (IA) Connolly Duckworth
Brown (FL) Conyers Edwards
Brownley (CA) Cooper Ellison
Bustos Costa Engel
Butterfield Courtney Enyart
Capps Crowley Eshoo
Capuano Cuellar Esty
Cárdenas Cummings Farr

Fattah Lowenthal Ruiz
Foster Lower Ruppertsberger
Frankel (FL) Lujan Grisham Ryan (OH)
Fudge (NM) Sanchez, Linda
Gabbard Lujan, Ben Ray T.
Gallego (NM) Sanchez, Loretta
Garcia Lynch Schakowsky
Grayson Maloney, Carolyn
Green, Al Maloney, Sean
Green, Gene Matheson
Grijalva Matsui
Gutiérrez McCollum
Hahn McDermott
Hanabusa McGovern
Hastings (FL) McIntyre
Heck (WA) McInerney
Himes Meeks
Hinojosa Meng
Holt Miller, George
Honda Moore
Horsford Moran
Hoyer Murphy (FL)
Huffman Nadler
Israel Napolitano
Jackson Lee Neal
Johnson (GA) Negrete McLeod
Johnson, E. B. Nolan
Jones O'Rourke
Kaptur Pallone
Keating Pascrell
Kelly (IL) Pastor (AZ)
Kennedy Payne
Kildee Perlmutter
Kilmer Peters (CA)
Kind Peters (MI)
Kirkpatrick Peterson
Kuster Pingree (ME)
Langevin Pocan
Larsen (WA) Polis
Larson (CT) Price (NC)
Lee (CA) Quigley
Levin Rahall
Lewis Rangel
Lipinski Rangel
Loeb sack Richmond
Lofgren Roybal-Allard Yarmuth

NOT VOTING—19

Bachmann Granger Runyan
Clay Herrera Beutler Rush
Coble Higgins Scalise
Crawford Jeffries Slaughter
Creshaw Jordan Young (FL)
Culberson McCarthy (NY)
Gohmert Pelosi

□ 1551

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

A motion to reconsider was laid on the table.

Stated for:

Mrs. BACHMANN. Mr. Speaker, I was not present during roll No. 544, on agreeing to H. Res. 380. Had I been present, I would have voted "aye."

THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker's approval of the Journal, which the Chair will put de novo.

The question is on the Speaker's approval of the Journal.

Pursuant to clause 1, rule I, the Journal stands approved.

COMMUNICATION FROM CHIEF ADMINISTRATIVE OFFICER OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Chief Administrative Officer of the House of Representatives:

OFFICE OF THE CHIEF ADMINISTRATIVE OFFICER, HOUSE OF REPRESENTATIVES,

Washington, DC, October 10, 2013.

Hon. JOHN A. BOEHNER,
Speaker, House of Representatives,
Washington, DC.

DEAR MR. SPEAKER, this is to notify you formally pursuant to Rule VIII of the Rules of the House of Representatives that I have been served with a subpoena, issued by the United States District Court for the District of Columbia, for documents in a third-party civil case.

After consultation with the Office of General Counsel, I have determined that compliance with the subpoena is consistent with the precedents and privileges of the House.

Sincerely,

DANIEL J. STRODEL,
Chief Administrative Officer.

MOTION TO INSTRUCT CONFEREES ON H.R. 2642, FEDERAL AGRICULTURE REFORM AND RISK MANAGEMENT ACT OF 2013

Mr. LUCAS. Mr. Speaker, pursuant to House Resolution 380, I move to take from the Speaker's table the bill (H.R. 2642) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes, with the House amendment to the Senate amendment thereto, insist on the House amendment, and agree to the conference requested by the Senate.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Mr. YODER). The gentleman from Oklahoma is recognized for 1 hour.

Mr. LUCAS. Mr. Speaker, I yield back the balance of my time, and I move the previous question.

The previous question was ordered.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Oklahoma (Mr. LUCAS).

The motion was agreed to.

A motion to reconsider was laid on the table.

Mr. PETERSON. Mr. Speaker, I have a motion to instruct at the desk.

The SPEAKER pro tempore. The Clerk will report the motion.

The Clerk read as follows:

Mr. Peterson moves that the managers on the part of the House at the conference on the House Amendment to the Senate amendment to the bill H.R. 2642 (an Act to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes) be instructed to (1) recede to section 1602 of the Senate amendment (relating to suspension of permanent price support authority) and (2) recede to the Senate position in title IV of the Senate amendment providing at a minimum a five-year duration of the Supplemental Nutrition Assistance Program and other nutrition programs.

Mr. PETERSON (during the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

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

There was no objection.

The SPEAKER pro tempore. Pursuant to clause 7 of rule XXII, the gentleman from Minnesota (Mr. PETERSON) and the gentleman from Oklahoma (Mr. LUCAS) each will control 30 minutes.

The Chair recognizes the gentleman from Minnesota.

□ 1600

Mr. PETERSON. Mr. Speaker, I yield myself such time as I may consume.

This motion contains two instructions for the farm bill conferees. One is to support the permanent law provisions in the Senate farm bill and what we currently have and have had for years and years. The second is to support the Senate position of a 5-year reauthorization of the Supplemental Nutrition Assistance Program.

To be clear, this motion keeps intact the longstanding alliance needed to pass a strong farm bill.

America's two largest farm organizations, the American Farm Bureau Federation and the National Farmers Union, both wrote in opposition to the House's original consideration of H.R. 2642, the "farm only" farm bill.

Farm Bureau president Bob Stallman wrote:

It is frustrating to our members that this broad coalition of support for passage of the COMPLETE farm bill appears to have been pushed aside in favor of interests that have no real stake in this farm bill, the economic vitality and jobs agriculture provides in this country, or for the customers ranchers and farmers serve.

The Farm Bureau joined a broad coalition of 532 agriculture, conservation, rural development, finance, forestry, energy and crop insurance groups that expressed their opposition to splitting the nutrition title from the farm bill and urged House leaders to pass a 5-year farm bill.

When such a large group of organizations, most with different if not conflicting priorities, can come together and agree on something, we should listen to them. Doing the exact opposite of what everyone with a stake in this bill recommends does not make sense, and it is not the way to achieve success, in my opinion.

I will insert both the Farm Bureau and coalition letters into the RECORD.

The farm bill's nutrition program needs to be on the same timeline as the bill's other provisions. It makes no sense to de-couple farm and food programs; they go hand in hand. I worry that separating the two of them sets us on a path to no farm bill in the future. The Senate farm bill preserves the partnership between farm and food programs, and we should defer to that approach.

As Farmers Union president Roger Johnson wrote:

Repealing permanent law would remove the element of the bill which would force Congress to act on a piece of legislation that provides a safety net for farmers and ranchers and the food insecure in this country, and protects our Nation's natural resources.

I will insert the Farmers Union letter into the RECORD.

The permanent law provisions are important to ensuring that Congress revisits farm programs every 5 years. These are farm laws from 1938 and 1949 that, if Congress does not pass a new farm bill, would go into effect. Actually, because we have not passed a farm bill at this point, and it expired on October 1, we actually are operating under permanent law right now.

Obviously, farming has changed a lot since then, and everybody knows these programs don't make a lot of sense today, but that's the point of permanent law. It is the reason that we work together and we pass a new farm bill, because the alternative is not very acceptable.

Farm bills are traditionally a compromise, and there are things that some people like and things that some people don't like. Permanent law encourages both groups to work together because no one wants to go back to the outdated and unworkable farm programs of 1938 and 1949.

Without these permanent law provisions, it will make it more difficult to make changes, improvements, and reforms over time as we discover that they are needed.

So, Mr. Speaker, I urge my colleagues to vote "yes" on this motion to instruct, and I reserve the balance of my time.

NATIONAL FARMERS UNION,
July 11, 2013.

House of Representatives,
Washington, DC.

DEAR MEMBERS OF CONGRESS: National Farmers Union (NFU) strongly urges you to vote against the rule and final passage of H.R. 2642, a bill that divorces the nutrition title from the rest of the farm bill and repeals permanent law.

The two largest general farm organizations in the country have spoken out multiple times in opposition to separating nutrition programs from the farm bill. Splitting the bill is a shortsighted strategy that would effectively undermine the long-standing bipartisan coalition of rural and urban members that have traditionally supported passage of a unified bill. We are also very concerned that including a provision that would repeal permanent law did not receive any outside scrutiny or ability to weigh in through hearings. Repealing permanent law would remove the element in the bill which would force Congress to act on a piece of legislation that provides a safety net for farmers, ranchers, the food insecure and protects our nation's natural resources.

Last week, NFU led a coalition of 531 other organizations in writing a letter calling for the House of Representatives not to split the bill. This broad-based coalition, composed of agriculture, conservation, rural development, finance, forestry, energy and crop insurance companies and organizations is now being undermined by extreme partisan political organizations that do not represent constituents affected by the farm bill.

Thank you for your consideration of this letter. We urge you to vote against the rule and final passage of H.R. 2642 and encourage leadership to bring a unified bill to the floor as soon as possible.

Sincerely,

ROGER JOHNSON,
President.

AMERICAN FARM
BUREAU FEDERATION,
Washington, DC, July 11, 2013.

The Hon.
House of Representatives,
Washington, DC.

DEAR REP.: The American Farm Bureau Federation is our nation's largest general farm organization, representing more than 6 million member families in all 50 states and Puerto Rico. Our members represent the grassroots farmers and ranchers who produce the wide range of food and fiber crops for our customers here and around the world. To achieve this, farmers and ranchers depend on the variety of programs such as risk management, conservation, credit and rural development contained in H.R. 2642 that is scheduled to be voted on by the full House today.

Last night the House Rules Committee approved the rule for considering H.R. 2642, which also includes separating the nutrition title from the remaining provisions of H.R. 1947, a complete farm bill that was reported out of the House Agriculture Committee by a 36-10 bipartisan vote.

We are very disappointed in this action. The "marriage" between the nutrition and farm communities and our constituents in developing and adopting comprehensive farm legislation has been an effective, balanced arrangement for decades that has worked to ensure all Americans and the nation benefits. In spite of reports to the contrary, this broad food and farm coalition continues to hold strong against partisan politics. In fact, last week, more than 530 groups representing the farm, conservation, credit, rural development and forestry industries urged the House to not split the bill. Similar communications were relayed from the nutrition community. Yet today, in spite of the broad-based bipartisan support for keeping the farm bill intact, you will vote on an approach that seeks to affect a divorce of this longstanding partnership. It is frustrating to our members that this broad coalition of support for passage of a complete farm bill appears to have been pushed aside in favor of interests that have no real stake in this farm bill, the economic vitality and jobs agriculture provides or the customers farmers and ranchers serve.

We are quite concerned that without a workable nutrition title, it will prove to be nearly impossible to adopt a bill that can be successfully conferenced with the Senate's version, approved by both the House and Senate and signed by the President.

We are also very much opposed to the repeal of permanent law contained in H.R. 2642. This provision received absolutely no discussion in any of the process leading up to the passage of the bill out of either the House or Senate Agriculture Committees. To replace permanent law governing agricultural programs without hearing from so much as a single witness on what that law should be replaced with is not how good policy is developed.

As recently as last December, the threat of reverting to permanent law was the critical element that forced Congress to pass an extension of the current farm bill when it proved impossible to complete action on the new five-year farm bill—an action that not only provided important safety net programs for this year, it ensured Congress would have time this year to consider comprehensive reforms that contribute billions to deficit reduction.

We urge you to oppose the rule as well to vote against final passage of this attempt to split the farm bill and end permanent law provisions for agriculture.

Sincerely,

BOB STALLMAN,
President.

JULY 2, 2013.

The Hon. JOHN BOEHNER,
Speaker of the House, House of Representatives,
H-232 The Capitol, Washington, DC

DEAR SPEAKER BOEHNER: America's agriculture, conservation, rural development, finance, forestry, energy and crop insurance companies and organizations strongly urge you to bring the Farm Bill (H.R. 1947, the Federal Agriculture Reform and Risk Management Act of 2013) back to the Floor as soon as possible. This important legislation supports our nation's farmers, ranchers, forest owners, food security, natural resources and wildlife habitats, rural communities, and the 16 million Americans whose jobs directly depend on the agriculture industry.

Farm bills represent a delicate balance between America's farm, nutrition, conservation, and other priorities, and accordingly require strong bipartisan support. It is vital for the House to try once again to bring together a broad coalition of lawmakers from both sides of the aisle to provide certainty for farmers, rural America, the environment and our economy in general and pass a five-year farm bill upon returning in July. We believe that splitting the nutrition title from the rest of the bill could result in neither farm nor nutrition programs passing, and urge you to move a unified farm bill forward.

Thank you for your support. We look forward to our continued dialogue as the process moves forward and stand ready to work with you to complete passage of the new five-year Farm Bill before the current law expires again on September 30, 2013.

Sincerely,

1st Farm Credit Services, Advanced Biofuels Association, Ag Credit, ACA, AgChoice, AgGeorgia, AgHeritage Farm Credit Services AgriBank, Agriculture Council of Arkansas Agriculture Energy Coalition, Agricultural Retailers Association AgriLand, Agri-Mark, Inc., AgCarolina, AgCountry, AgFirst, AgPreference, AgSouth, AgStar Financial Services, ACA AgTexas, Alabama Ag Credit, Alabama Cotton Commission, Alabama Dairy Producers, Alabama Farm Credit, Alabama Farmers Cooperative, Alabama Farmers Federation.

Alabama Pork Producers, Alaska Farmers Union, American AgCredit, American Agriculture Movement, American Association of Avian Pathologists, American Association of Bovine Practitioners, American Association of Crop Insurers, American Association of Small Ruminant Practitioners, American Association of Veterinary Laboratory Diagnosticians, American Bankers Association, American Beekeeping Federation, American Biogas Council, American Coalition for Ethanol, American Cotton Shippers Association, American Crystal Sugar Company, American Dairy Science Association, American Farm Bureau Federation, American Farmers and Ranchers Mutual Insurance Company, American Farmland Trust, American Feed Industry Association, American Fruit and Vegetable Processors and Growers Coalition, American Forest Foundation, American Forest Resource Council, American Forests, American Honey Producers Association.

American Malting Barley Association, American Pulse Association, American Public Works Association, American Sheep Industry Association, American Society of Agronomy, American Sugar Alliance, American Sugar Cane League, American Sugarbeet Growers Association, American Society of Farm Managers and Rural Appraisers, American Soybean Association, American Veterinary Medical Association, Animal Agriculture Coalition, Animal Health Institute, WAArborOne, Archery Trade Association, Arizona Farm Bureau Federation, Arizona BioIndustry Association, Arizona Wool Producers Association, Arkansas Farm Bureau,

Arkansas Farmers Union, Arkansas Rice Federation, Arkansas Rice Producers' Group, Arkansas State Sheep Council, Associated Logging Contractors—Idaho, Associated Milk Producers, Inc.

Associated Oregon Loggers, Association of American Veterinary Medical Colleges, Association of Equipment Manufacturers, Association of Fish and Wildlife Agencies, Association of Veterinary Biologics Companies, Badgerland Financial, Bio Nebraska Life Sciences Association, BioForward, Biotechnology Industry Organization, Black Hills Forest Resource Association, Bongard's Creamery, Boone and Crockett Club, Bowhunting Preservation Alliance, Calcot, California Agricultural Irrigation Association, California Association of Resource Conservation Districts, California Association of Winegrape Growers, California Avocado Commission, California Canning Peach Association, California Farm Bureau Federation, California Farmers Union, California Forestry Association, California Pork Producers Association, California Wool Growers Association, Calvin Viator, Ph.D. and Associates, LLC.

The Campbell Group, Can Manufacturers Institute, Canned Food Alliance, Cape Fear Farm Credit, Capital Farm Credit, Carolina Cotton Growers Cooperative, Catch-A-Dream Foundation, Catfish Farmers of America, Central Kentucky, ACA, Ceres Solutions LLP, Chrisholm Trail Farm Credit, CHS, Inc., CoBank, Colonial Farm Credit, Colorado BioScience Association, Colorado Farm Bureau, Colorado Timber Industry Association, Congressional Sportsmen's Foundation, Connecticut Forest & Park Association, Connecticut United for Research Excellence, Inc., The Conservation Fund, Continental Dairy Products, Inc, Cooperative Credit Company, Cooperative Network, Cora-Texas Mfg. Co., Inc.

Corn Producers Association of Texas, Cotton Growers Warehouse Association, Council for Agricultural Science and Technology, Crop Insurance and Reinsurance Bureau, Crop Insurance Professionals Association, Crop Science Society of America, CropLife America, Dairy Farmers of America, Dairy Farmers Working Together, Dairy Producers of Utah, Dairylea Cooperative Inc., Darigold, Inc, Delta Council, Delta Waterfowl, Deltic Timber Corporation, Ducks Unlimited, DUDA (A. Duda & Sons, Inc.), Eastern Regional Conference of Council of State Governments, Empire State Forest Products Association, Environmental and Energy Study Institute, Environmental Law & Policy Center, Family Farm Alliance, Family Forest Foundation—Washington, Farm Credit Bank of Texas, Farm Credit Banks Funding Corporation.

Farm Credit Council, Farm Credit Council Services, Farm Credit East, Farm Credit MidSouth, Farm Credit of Central Florida, Farm Credit of Central Oklahoma, Farm Credit of Enid, Farm Credit of Florida, Farm Credit of Maine, Farm Credit of Ness City, Farm Credit of New Mexico, Farm Credit of North West Florida, Farm Credit of Southern Colorado, Farm Credit of SW Kansas, Farm Credit of Western Arkansas, Farm Credit of Western Kansas, Farm Credit of Western Oklahoma, Farm Credit Services of America, Farm Credit Services of Illinois, Farm Credit South, Farm Credit Virginias, Farm Credit West, Farmer Mac, FarmFirst Dairy Cooperative, FCS Financial.

FCS of America, FCS of Colusa-Glenn, FCS of East/Central Oklahoma, FCS of Hawaii, FCS of Illinois, FCS of Mandan, FCS of Mid-America, FCS of North Dakota, FCS of Southwest, Federation of Animal Science Societies, First District Association, First FCS, First South Farm Credit, FLBA of Kingsburg, Florida Fruit and Vegetable As-

sociation, Florida Sugar Cane League, Forest Investment Associates, Forest Landowners Association, Forest Products National Labor Management Committee, Forest Resource Association Inc., Fresno-Madera Farm Credit, Frontier Farm Credit, Fruit Growers Supply Company, Georgia Agribusiness Council, Georgia Farm Bureau Federation, Georgia Forestry Association.

Georgia Pork Producers Association, Giustina Resources, LLC, Global Forest Partners LP, GMO Renewable Resources, Great Plains Ag Credit, Great Plains Canola Association, Green Diamond Resource Company, Greenstone, GROWMARK, Inc, Growth Energy, Hancock Timber Resource Group, Hardwood Federation, Hawaii Farmers Union, Hawaii Sugar Farmers, Heritage Land Bank, Holstein Association USA, Idaho Ag Credit, Idaho Dairymen's Association, Idaho Farmers Union, Idaho Forest Group, Idaho Forest Owners Association, Idaho Grain Producers Association, Illinois Biotechnology Industry Organization—iBIO®, Illinois Farm Bureau, Illinois Farmers Union.

Illinois Pork Producers Association, Independent Beef Association of North Dakota, Independent Community Bankers of America, Indiana Farm Bureau, Inc., Indiana Farmers Union, Indiana Health Industry Forum, Innovative Mississippi—Strategic Biomass Solutions, Intermountain Forest Association, Intertribal Agriculture Council, Iowa Farm Bureau Federation, Iowa Farmers Union, Iowa Pork Producers Association, Iowa Sheep Industry Association, IowaBio, Irrigation Association, Irving Woodlands, LLC, Izaak Walton League of America, John Deere Crop Insurance, Kansas Cooperative Council, Kansas Dairy, Kansas Farm Bureau, Kansas Farmers Union, Kansas Grain Sorghum Producers Association, Kansas Pork Association, Kansas Sheep Association.

Kentucky Forest Industries Association, Kentucky Pork Producers Association, Land Improvement Contractors of America, Land O'Lakes, Land Stewardship Project, Land Trust Alliance, Lone Rock Timber Management Co., Longview Timber LLC, Louisiana Farm Bureau Federation, Inc., Louisiana Forest Association, Louisiana Rice Growers Association, Louisiana Rice Producers' Group, Louisiana Sugar Cane Cooperative, Inc., Lula-Westfield, LLC, Maryland & Virginia Milk Producers Cooperative, Maryland Association of Soil Conservation Districts, Maryland Farm Bureau, Inc., Maryland Grain Producers Association, Maryland Sheep Breeders' Association, Inc., Massachusetts Farm Bureau Federation, Inc., Massachusetts Forest Alliance, MassBio, MBG Marketing/The Blueberry People, Michigan Agri-Business Association, Michigan Farm Bureau.

Michigan Farmers Union, Michigan Pork Producers Association, Michigan Sugar Company, Michigan-California Timber Company, Mid-West Dairymen's Co., MidAtlantic Farm Credit, Midwest Dairy Coalition, Midwest Environmental Advocates, Midwest Food Processors Association, Milk Producers Council, Minn-Dak Farmers Cooperative, Minnesota Canola Council, Minnesota Corn Growers Association, Minnesota Farm Bureau Federation, Minnesota Farmers Union, Minnesota Forest Industries, Minnesota Grain & Feed Association, Minnesota Lamb & Wool Producers, Minnesota Pork Producers Association, Minnesota Timber Producers Association, Mississippi River Trust, Missouri Coalition for the Environment, Missouri Dairy Association, Missouri Farm Bureau Federation, Missouri Farmers Union.

Missouri Pork Association, Missouri Sheep Producers, Missouri Soybean Association, The Molpus Woodlands Group, Montana Grain Growers Association, Montana Farmers Union, Mule Deer Foundation, National

Association of Counties, National Association of State Departments of Agriculture, National All-Jersey, National Alliance of Forest Owners, National Association for the Advancement of Animal Science, National Association of Clean Water Agencies, National Association of Conservation Districts, National Association of Farmer Elected Committees, National Association of Federal Veterinarians, National Association of Forest Service Retirees, National Association of FSA County Office Employees, National Association of Resource Conservation & Development Councils, National Association of State Conservation Agencies, National Association of State Foresters, National Association of University Forest Resource Programs, National Association of Wheat Growers, National Barley Growers Association, National Bobwhite Conservation Initiative.

National Catholic Rural Life Conference, National Coalition for Food and Agricultural Research, National Conservation District Employees Association, National Corn Growers Association, National Cotton Council, National Cotton Ginners' Association, National Council of Farmer Cooperatives, National Farmers Union, National Farm to School Network, National Grange, National Grape Cooperative Association, Inc., National Milk Producers Federation, National Network of Forest Practitioners, National Pork Producers Council, National Renderers Association, National Rural Electric Cooperative Association, National Sorghum Producers, National Sunflower Association, National Trappers Association, National Wild Turkey Federation, National Woodland Owners Association, Nebraska Cooperative Council, Nebraska Farm Bureau Federation, Nebraska Farmers Union, Nebraska Pork Producers Association.

Nevada Farm Bureau Federation, Nevada Wool Growers Association, New England Farmers Union, New Jersey Farm Bureau, New Mexico Farm and Livestock Bureau, New Mexico Sorghum Association, New York Farm Bureau, Inc., New York Forest Owners Association, Nextstep, North American Grouse Partnership, North Carolina Farm Bureau Federation, Inc., North Carolina Forestry Association, North Carolina Pork Council, North Dakota Farmers Union, North Dakota Lamb & Wool Producers, North Dakota Pork Producers Council, Northharvest Bean Growers Association, Northeast Dairy Farmers Cooperatives, Northeast States Association for Agricultural Stewardship, Northern California Farm Credit, Northern Canola Growers Association, Northern Forest Center, Northern Pulse Growers Association, Northwest Dairy Association, Northwest Farm Credit Services.

Novozymes North America Inc, Ocean Spray Cranberries, Inc., Ohio Farm Bureau Federation, Inc., Ohio Farmers Union, Ohio Pork Producers Council, Oklahoma Agribusiness Retailers Association, Oklahoma Agricultural Cooperative Council, Oklahoma Farmers Union, Oklahoma Grain & Feed Association, Oklahoma Pork Council, Oklahoma Seed Trade Association, Oklahoma Sorghum Association, Oklahoma Wheat Growers Association, Oregon Association of Nurseries, Oregon Cherry Growers, Inc., Oregon Dairy Farmers Association, Oregon Farmers Union, Oregon Sheep Growers Association, Oregon Small Woodland Association, Oregon Women in Timber, Orion the Hunter's Institute, Panhandle-Plains Land Bank, Partners for Sustainable Pollination, Pennsylvania Farm Bureau, Pennsylvania Farmers Union.

Pennsylvania Forest Products Association, Pheasants Forever, Plains Cotton Cooperative Association, Plains Cotton Growers, Inc., Plum Creek Timber Company, Polli-

nator Partnership, Pope and Young Club, Port Blakely Tree Farms, LP, Potlatch Corporation, Prairie Rivers Network, Premier Farm Credit, Puerto Rico Farm Credit, Quality Deer Management, Association, Quail Forever, Rayonier Inc., Red Gold, Inc, Red River Forests, LLC, Red River Valley Sugar-beet Growers Association, Renewable Fuels Association, Resource Management Service, LLC, Rhode Island Sheep Cooperative, Rio Grande Valley Sugar Growers, Rocky Mountain Farmers Union, Rolling Plains Cotton Growers, Inc., Ruffed Grouse Society.

The Rural Broadband Association, Rural Community Assistance Partnership, Select Milk Producers, Inc., Seneca Foods, Shasta Forests Timberlands, LLC, Sidney Sugars, Inc., Sierra Pacific Industries, Society of American Foresters, Soil and Water Conservation Society, Soil Science Society of America, South Carolina Farm Bureau Federation, South Dakota Association of Cooperatives, South Dakota Biotech Association, South Dakota Farmers Union, South Dakota Pork Producers, South Dakota Wheat Growers, South East Dairy Farmers Association, Southeastern Lumber Manufacturers Association, South Texas Cotton and Grain Association, Southeast Milk Inc., Southern Cotton Growers, Inc., Southern Minnesota Beet Sugar Cooperative, Southern Peanut Farmers Federation, Southern Rolling Plains Cotton Growers Association of Texas.

Southern States Cooperative, Inc., Southwest Council of Agribusiness, Southwest Georgia Farm Credit, St. Albans Cooperative, Staplcoth, State Agriculture and Rural Leaders, Sugar Cane Growers Cooperative of Florida, Sustainable Forest Initiative, Sustainable Northwest, Tennessee Clean Water Network, Tennessee Farm Bureau Federation, Tennessee Forestry Association, Tennessee Renewable Energy & Economic Development Council, Texas Ag Finance, Texas Agricultural Cooperative Council, Texas Farmers Union, Texas Forestry Association, Texas Healthcare and Bioscience Institute, Texas Land Bank, Texas Pork Producers Association, Texas Rice Producers Legislative Group, Texas Sheep & Goat Raisers' Association, Timberland Investment Resources, Timber Products Company, The Amalgamated Sugar Company.

The Bank of Commerce, The Nature Conservancy, The Small Woodland Owners Association of Maine, Theodore Roosevelt Conservation Partnership, Trust for Public Land, United Dairymen of Arizona, United FCS, U.S. Animal Health Association, U.S. Beet Sugar Association, U.S. Canola Association, U.S. Cattlemen's Association, U.S. Dry Bean Council, U.S. Pea & Lentil Trade Association, U.S. Rice Producers Association, U.S. Sportsmen's Alliance, USA Dry Pea & Lentil Council, USA Rice Federation, Utah Farmers Union, Utah Wool Growers Association, Virginia Farm Bureau Federation, Virginia Forestry Association, Virginia Grain Producers Association, Virginia Pork Industry Board, Virginia Nursery & Landscape Association, Virginia State Dairymen's Association.

Washington Biotechnology & Biomedical Association, Washington Farm Bureau, Washington Farmers Union, Washington State Council of Farmer Cooperatives, Washington State Dairy Federation, Welch Foods Inc., A Cooperative, Wells Timberland REIT, Western AgCredit, Western Growers, Western Pea & Lentil Growers, Western Peanut Growers Association, Western Pennsylvania Conservancy, Western Sugar Cooperative, Western United Dairymen, The Westervelt Company, Weyerhaeuser Company, Whitetails Unlimited, Inc., Wild Sheep Foundation, Wildlife Forever, Wildlife Management Institute, Wildlife Mississippi, Wis-

consin Agri-Business Association, Wisconsin Farmers Union, Wisconsin Paper Council, Wisconsin Pork Association, Wisconsin Woodland Owners Association, Women Involved in Farm Economics, World Wildlife Fund, Wyoming Sugar Company, Yankee Farm Credit, Yosemite Farm Credit.

Mr. LUCAS. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I am so overjoyed to rise today to be at this point in the farm bill process, where we are on the verge of sitting down with our friends in the other body and beginning to put the final bill together. This has been a long and challenging process for both myself, the ranking member Mr. PETERSON, and all members of the House Agriculture Committee.

We have touched on many subject matters. We have had the most amazing open markups in committee, with amendments almost beyond galore. Twice we have been across the floor of this great body in, essentially, an open process, considering literally 100-plus amendments almost every time it seems.

From that process we are now, with a product, ready to go to conference with the other body. This motion, and the next two sense of Congress resolutions, address several things that were decided on the floor of this House.

While I appreciate mightily the opportunity to reassess the judgments of the body, I would just simply say this, looking at the various points: my good friend the ranking member is exactly right. This motion would restore 1938 and 1949 law as the permanent base farm bill.

Franklin Roosevelt was President, of course, when the 1938 law was signed into place. President Truman signed the 1949 law into place. Those laws were designed at a time when I suspect the average tractor was 55 horsepower. I suppose the average dairy might have been 40 cows.

They were put in place on the assumptions of parity and production controls and allotments and production history, a lot of things that have long since faded away in subsequent farm bills.

I know my friend and a number of groups, in good faith, advocate that we keep that 1938 and 1949 law in place. But I would suggest to my colleagues, the open process we have been through, the open process we are about to have in conference, if we can come up with good language that a majority of both bodies can agree on, that a fellow down at the White House will sign if it is good policy, maybe the conference should be given the option, as is now the case within the farm bill language, of using the 2013 farm bill as base.

The Senate retains the old permanent law from 1938 and 1949. At present, we don't do that in the House draft, so we have got the ability to discuss it. We have got the ability to work on it. I, personally, think that's a good thing.

Now, the other portion of this motion, and this reflects, again, some very serious, sincere differences of

opinion, both in committee and on the floor, about how to address the fundamental nature of the nutrition title. This House decided that the reauthorization should be for 3 years instead of what would be the more traditional concurrent authorization with the rest of the farm bill. I think every Member has to vote their own conscience on that issue.

But, understand: the motion, as structured, would take away the potential option for moving permanent law from the Roosevelt-Truman administration to the present day, and it would also restore that 5-year authorization on nutrition programs, things my colleagues have to take into consideration and factor.

Mr. Speaker, I note to my colleague I am my only speaker on this issue.

I reserve the balance of my time.

Mr. PETERSON. Mr. Speaker, I yield 2 minutes to the gentleman from California (Mr. COSTA), one of our subcommittee ranking members.

Mr. COSTA. Mr. Speaker, I thank the gentleman from Minnesota, as well as the chair from Oklahoma.

I rise to support this motion to instruct, and let me tell you why.

The farm bill traditionally, around this place, has been one of the most bipartisan efforts that we engage in. Unfortunately, for over the last year, it hasn't seemed that way.

I think that the importance of maintaining the permanent law of 1938 and 1949 is not to suggest that farming today is as it was then. Of course it is not.

But the fact is that it has always provided, in the past efforts, back in 2008, and back in the last three or four decades, the sort of incentive necessary to come together, in a bipartisan fashion, to put together a bill that reflects not just current farming needs throughout this great country of ours today, but also to focus on the necessary importance of the nutrition programs that go to so many of those in our society that are in need.

Now, that brings me to the second point that is reflected in the Senate measure, that is reflected in this motion to instruct, and that is, bifurcating the nutrition programs. It makes absolutely no sense.

There has been a tradition here that I think has worked well in maintaining the incredible amount of cornucopia of food that we produce in this Nation and also never forgetting those in our society who are most in need. That marriage between the nutrition programs, which have benefited from the food that our farmers and ranchers and dairymen produce, and those who need a helping hand has worked well.

So, therefore, why should we separate it?

Why should we have a 3-year nutrition program instead of the 5-year that marries and complements the ongoing farm programs?

So, for all of those reasons, I support this motion to instruct.

And let me finally say, the time has come. The time has come to put away the posturing, go to work, go to conference, and pass a farm bill that reflects America's needs.

Mr. LUCAS. Mr. Speaker, I reserve the balance of my time.

Mr. PETERSON. Mr. Speaker, I am pleased to yield 1 minute to the gentleman from Ohio (Ms. FUDGE), one of our subcommittee ranking members.

Ms. FUDGE. I thank the gentleman for yielding.

Mr. Speaker, the FARRM Act, which is H.R. 2642, reauthorizes Federal farm, rural development, and agricultural trade programs through fiscal year 2018, or 5 years.

However, H.R. 3102, the Nutrition Reform and Work Opportunity Act, which passed last month, reauthorized nutrition programs for only 3 years. This separation is problematic, and it needs to be addressed.

Farming and feeding go hand in hand, and a comprehensive farm bill recognizes this connection. We can restore this connection by ensuring a 5-year reauthorization for all programs that come under the farm bill.

I urge my colleagues to recognize the link between nutrition and farm communities. Support a farm bill that meets the nutritional needs of all Americans.

Mr. PETERSON. Mr. Speaker, I am now pleased to yield 3 minutes to the gentleman from Washington (Ms. DELBENE).

Ms. DELBENE. Mr. Speaker, I rise in strong support of this motion and thank the ranking member for his work. Reauthorizing nutrition programs for 5 years is sound policy and the right thing to do.

The farm bill has always been built on a successful coalition of rural and urban communities and Members of Congress who come together in a bipartisan way to create responsible farm and food policy.

By authorizing farm policies for 5 years, but only extending nutrition programs for 3 years, we are leaving millions of working families, seniors, and children with great uncertainty when they need our help the most.

Let's be honest. Changing the authorization for nutrition programs reduces the likelihood of Congress passing a bipartisan farm bill that works for our farmers, food producers, and families. So, too, does repealing permanent farm law, as the current House bill does.

For the last 2 years, Congress has failed to act. Why are we making it even harder to pass a final farm bill?

SNAP helps nearly 47 million Americans, including over 22,000 in my district, afford nutritious food and not go hungry. It has proven to be efficient and effective with error rates at historic lows. It helps Americans at every district across the country by preventing them from falling into poverty and lifting them up through job training and education programs.

I am proud that I was able to include a SNAP employment and training pilot program modeled after a program from my home State of Washington in the nutrition bill that will go to conference.

Even at the height of the recession, 60 percent of those in Washington's programs found employment, and more than half were off assistance in 2 years. This is a commonsense policy to increase education and job training while decreasing the number of people who need SNAP.

This bill has been hijacked long enough. Let's get back to the bipartisan, cooperative process in which the House Agriculture Committee drafted the farm bill. Let's not make things more difficult than they need to be.

We were sent here to do our jobs, to govern and pass policies that will grow our economy, and it is no secret that Congress has been failing at fulfilling this basic responsibility.

So I urge my colleagues to support this motion to authorize both farm and nutrition programs for the full 5 years. Let's get to work and pass a 5-year farm bill.

Mr. PETERSON. Mr. Speaker, I am pleased to yield 1 minute to the gentleman from Minnesota (Mr. NOLAN), a new member of the committee—well, an old member. He was a member of the Ag Committee back in the 1970s.

□ 1615

Mr. NOLAN. Mr. Speaker, I rise in support of the work that has been done here in this bill. I want to commend Chairman LUCAS and Ranking Member COLLIN PETERSON for the tireless work that you and your staffs and your subcommittee chairs put into writing this legislation. It is the product of many years and a wealth of experience that has brought consumers and producers together, that has brought urban and rural people together, and that has produced an abundant supply of food for people here in this country and all over the world.

American agriculture is just absolutely one of the wonders of the world. I believe that this motion helps to keep that great success and progress moving forward.

Last but not least, I want to say how refreshing it was to be part of that committee markup. As you know, I was on a 32-year hiatus—the longest in history.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. PETERSON. I yield the gentleman an additional 1 minute.

Mr. NOLAN. I have been asked time and time again how things are different from the way they were then. Believe me, there are a lot of differences, big and small; but one of the most refreshing things was to be a part of that Ag Committee open, bipartisan, free-wheeling markup, where anybody and everybody got their moment, got an opportunity to offer their resolution, got an opportunity to have a vote on it.

I commend you, Mr. Chairman, for that kind of spirit. That is the kind of spirit that has moved this country and accounted for so much of our great success over the years.

I urge adoption of this motion.

Mr. PETERSON. Mr. Speaker, I am pleased to yield 3 minutes to the gentlelady from Connecticut (Ms. DELAURO).

Ms. DELAURO. Mr. Speaker, I rise in support of this motion to instruct the conference committee to reauthorize America's nutrition and antihunger programs for 5 years.

At the moment, the majority's farm bill extends crop insurance and other agricultural programs for 5 years, but the nutrition portion only reauthorizes food stamps and other programs for 3 years. This 2-year discrepancy would allow for all kinds of shenanigans the next time these programs are up for debate. We should stop that from happening now.

When this majority severed the nutrition title from the farm bill, they broke a longstanding bipartisan compact on antihunger initiatives that goes back decades, connecting the programs that help farmers produce and the programs that help poor families escape hunger. This arrangement separates farm programs from nutrition programs on a permanent basis. They break the coalition that supports this bill. Quite honestly, it is being done to put food stamps at risk. Indeed, this is a shell game.

The critical antihunger programs have been supported by Republicans and Democrats all across the country—the east coast, the west coast, the heartland—because hunger is not a partisan issue. We all have a vested interest in ending hunger in our country. But with this farm bill, the House Republican majority has betrayed this fight. By cruelly cutting \$40 billion from food stamps, our most important antihunger program, they are telling over 4 million of our most vulnerable citizens—children, seniors, veterans, the disabled—you may not know where your next meal is coming from.

The majority is making this \$40 billion cut, robbing poor families of food, even while continuing to dole out over twice as much—\$90 billion—in crop insurance subsidies, taxpayer dollars, to some of the Nation's wealthiest families and agribusiness.

In the Crop Insurance Program, there are no income eligibility requirements. You can be a billionaire and still collect the subsidy. In the food stamp program, you can only make up to \$23,000. With that, you can only spend almost \$1.50 on a meal. That's the inequity we are talking about here.

There should be a condemnation of what that House majority is trying to do to hunger and nutrition programs—and there is. It has been near universal. Nutrition, agriculture, homeless, seniors, education, and health care organizations—even Republican leaders like former Republican Senator Bob Dole—

all have announced their opposition to this reckless and extreme plan.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Mr. PETERSON. I yield the gentlelady an additional 2 minutes.

Ms. DELAURO. Let us understand what the cuts to nutrition programs that the majority is suggesting mean in terms of our children.

Roughly 20 percent of these households that receive the benefits have children under the age of 18; 23 percent have children that are 4 years old and under. The damage that hunger does to children is irreparable. If they go to school hungry, they cannot learn; and if they cannot learn, they cannot succeed.

I only ask my colleagues on both sides of the aisle to read the data. Read the report in *The Lancet* journal just in the last week or so that tells you what the scientific data is that shows what the impact of hunger is on children's brains and their ability to learn.

We know that the learning period for children is from zero to 3. Why would we want to do irreparable harm to the children in this Nation by cutting off food, of which the United States has a great abundance—and overabundance—and yet we want to cut \$40 billion from the food stamp program? It is reckless and it is extreme.

I just say to my colleagues, if the farm programs are being reauthorized for 5 years, the nutrition programs should be reauthorized for 5 years, just like they have in the past, with that coalition that is coming from all over the country, region by region, Democrats and Republicans, in one unified farm bill. I urge my colleagues to go in that direction.

Mr. LUCAS. Mr. Speaker, I continue to reserve the balance of my time.

Mr. PETERSON. Mr. Speaker, I yield 2 minutes to the gentleman from New Jersey (Mr. HOLT).

Mr. HOLT. I thank the gentleman.

Mr. Speaker, I want to follow on the remarks of our colleague from Connecticut.

The SNAP program is in jeopardy, which means children's health is in jeopardy, and we should extend the ARRA-created benefits as well as to fully fund, not cut, the SNAP program.

My colleague referred to the article this past week in *The Lancet*, the prominent medical journal. Allow me to quote from that.

Many studies have shown positive associations between receipt of SNAP . . . and a lower risk of anemia, obesity, poor health, hospital admission for failure to thrive, and reports of child abuse and neglect. Children aged 5–9 years of SNAP-participating families have better academic outcomes and less obesity than children in nonparticipating families.

Between 1961 and 1975, the program was implemented county by county, thus, allowing for comparison across counties that differed only by SNAP availability. In SNAP-available counties there was . . . a significant increase . . . in mean birthweight for both Black and White Americans, compared with those counties where SNAP was not available.

As the Speaker knows, that is an important measure associated with infant health.

Children of low-income women in SNAP-available counties were less likely to have metabolic syndrome [ill health such as diabetes] in adulthood, and women who had received food stamps during early childhood were more likely to be economically self-sufficient.

These are children who had the benefits of SNAP. As adults, they were healthier. This seems, to me, to be a very important point.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. PETERSON. I yield the gentleman an additional 1 minute.

Mr. HOLT. The societal benefits of food stamps extend far beyond a temporary reduction of hunger pangs. The benefits last for years—even into the next generation. Why on Earth would we consider reducing support for such an important humane and, yes, economically beneficial program?

Mr. LUCAS. Mr. Speaker, I yield myself such time as I may consume.

I would note to my colleagues that many of the points of great merit offered over the course of the discussion of this motion were points debated and discussed on the floor and in committee. I respect the sincerity of all of my colleagues, but we need to remember this motion has two key central points:

Number one, the 1938 and 1949 law remain permanent. We take away the conference's ability to negotiate that point with the United States Senate. Take it away, take it off the table is the goal of this motion to instruct.

The second point, of course, deals with the authorization on SNAP. Should it be 3 years? Should it be 5 years? That is the question you have to decide in this motion. Do you take away the House's ability to have the option of making whatever we can all agree on permanent law? Do you insist that we continue to have the food program, SNAP, run concurrently with the rest of the farm bill? It's a very simple set of issues to consider.

From my own perspective, I would ask the House to allow the conference committee as much flexibility as possible in negotiating with the other body—as much flexibility as possible—and that would require rejecting the motion to instruct.

With that, Mr. Speaker, again, I want to thank my colleagues on the other side of the aisle. I look forward to the joys of hopefully not quite as challenging a conference as this first 2 years of this process has been but, nonetheless, an acknowledgment that we need to get our work done in a timely fashion and bring a product back that a majority of this body can accept and support.

With that, Mr. Speaker, I yield back the balance of my time.

Mr. PETERSON. Mr. Speaker, I just say that we have had a way to deal with this for the last 40-some years

that has worked pretty well. I think it is a big mistake, as most groups that are involved in the farm bill feel it is a mistake, to eliminate permanent law and to have a situation where one part of the bill is authorized for a different length of time than the other. People that have been involved in this for a long time think this is a mistake. I think it is a mistake.

I ask my colleagues to support this motion to instruct, and I yield back the balance my time.

The SPEAKER pro tempore. All time for debate has expired.

Without objection, the previous question is ordered on the motion to instruct.

There was no objection.

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

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

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

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

□ 1630

EXPRESSING SENSE OF HOUSE RELATING TO TARIFF-RATE QUOTAS FOR RAW AND REFINED SUGAR

Mr. PITTS. Mr. Speaker, pursuant to House Resolution 380, I call up the resolution (H. Res. 378) expressing the sense of the House of Representatives regarding certain provisions of the Senate amendment to H.R. 2642 relating to the Secretary of Agriculture's administration of tariff-rate quotas for raw and refined sugar, and ask for its immediate consideration.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. Pursuant to House Resolution 380, the resolution is considered read.

The text of the resolution is as follows:

H. RES. 378

Resolved, That the managers on the part of the House of the conference on the disagreeing votes of the two Houses on the House amendment to the Senate amendment to the bill H.R. 2642 (an Act to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes) should advance provisions to repeal the Administration of Tariff Rate Quotas language as added by the Food, Conservation, and Energy Act of 2008, and thus restore the Secretary of Agriculture's authority to manage supplies of sugar throughout the marketing year to meet domestic demand at reasonable prices.

The SPEAKER pro tempore. The gentleman from Pennsylvania (Mr. PITTS) and the gentleman from Minnesota (Mr. PETERSON) each will control 30 minutes.

The Chair recognizes the gentleman from Pennsylvania.

Mr. PITTS. Mr. Speaker, I yield myself such time as I may consume.

I rise in support of the resolution and call on the House to support reforming the sugar program in upcoming negotiations on the farm bill.

Just a few months ago, I offered a reform amendment to the farm bill that gained unprecedented support and which made modest, but essential, reforms to our government's sugar program. Today, we debate this resolution, one that is even more modest but just as critical to bringing stability and balance to our sugar market. As a matter of fact, my resolution is even more timely. Following our debate on this program, the government began shoveling out money to support sugar growers—\$250 million worth in 4 months. We were told by the opposing side that it operated at no cost. We need to address this wasteful practice.

Mr. Speaker, every single one of us has a small food business in his district. Sugar is an essential ingredient even in many foods that aren't necessarily sweet. We all know how hard it is on small businesses right now. We know how critical these jobs are to our economy. Shouldn't we do everything we can to help them grow strong?

Today, millions of American families are on tight budgets. They watch their spending carefully, especially when it comes to buying food; and when they walk down the grocery aisle, they may not realize the costs that go into the products that they buy for themselves and their children. Very few of them know that they are paying significantly more for these products in order to ensure the profits of a small handful of sugar producers. They don't realize that, altogether, Americans are paying an additional \$3.5 billion a year because of a government sugar program that makes little sense.

Tens of millions of Americans are looking for jobs. Many don't understand why there isn't more work available right now. What they don't know is that a nationwide industry is suffering because we have a sugar program that favors the few over the many. There are more than 600,000 jobs in sugar-using industries today. However, that industry has seen tough times. More than 127,000 jobs have been lost since the late 1990s. The Department of Commerce estimates that, for every one job the sugar program saves, three are lost in sugar-using industries. The sugar program is a bad deal for businesses, for consumers, for job seekers, and for taxpayers. When the House passed a farm bill this summer, every single commodity program was reformed except for one—the sugar program.

The sugar program is probably more in need of reform than any other commodity. The program controls prices to ensure that at all times sugar farmers and producers profit. When prices are high, as they were for 4 out of the last 5 years, producers do very well. When prices are low, the government buys

sugar and makes sure that farmers and producers make their money back. This isn't a functioning sugar market. It is a nonstop bailout.

Meanwhile, the world price for sugar is typically much lower than here in the United States, and this is a big advantage for foreign competitors. In fact, Canada even advertises their access to the world sugar market as a reason for American companies to relocate or to build new facilities in their nation. Mexican food companies also have lower and more stable prices and the advantages of importing products to the U.S. under NAFTA. Simply put, we are handicapping our food industries at a time when they face intense competition. Good jobs are flowing out of the U.S. into other nations.

In the farm bill we sent over to the Senate, every single commodity program was reformed except for sugar. Dairy farmers, peanut growers, cotton growers, and many more will all see changes to their programs. The resolution on the House floor today proposes a modest change to the sugar program.

Currently, the Secretary of Agriculture has the authority to manage imports of sugar for 6 months out of the year. The other 6 months of the year, he can do nothing even if prices spike unreasonably high. The Secretary basically has to make an educated guess about how much sugar should be imported. The way the statute is written, the Secretary must err on the side of the growers and producers. This means that, if the guess is wrong, Big Sugar benefits and consumers get fleeced.

It is time that we put an end to a policy that makes little sense—a policy that didn't even exist until the 2008 farm bill. This is a failed experiment that has hurt lots of people and has helped only a handful.

Mr. Speaker, I am grateful that this resolution is on the floor today. I believe that the House should make a strong statement—that our conferees should work to get good reform to the sugar program in this year's farm bill. I am also grateful for the bipartisan support for this measure. At a time when it seems like Democrats and Republicans can't agree on much, we have a very strong bipartisan group working across the aisle to stand up for consumers, for job seekers, for businesses, and for taxpayers.

I reserve the balance of my time.

Mr. PETERSON. Mr. Speaker, I yield myself such time as I may consume.

I rise to oppose this resolution and to say that we have very strong bipartisan opposition to this resolution. Frankly, I don't know why we are doing this, because we settled this issue when we had the debate on the floor earlier in June. This is a sense of the Congress, and there is no requirement that the conference committee pay any attention to this, so I don't quite understand why we are going through this process; but in any event, we are here.