The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 98, nays 0, as follows:

[Rollcall Vote No. 74 Leg.]

## YEAS—98

Gillibrand Alexander Murkowski Avotte Graham Murphy Baldwin Grassley Murray Barrasso Hagan Nelson Begich Harkin Paul Bennet Hatch Portman Blumenthal Heinrich Pryor Heitkamp Blunt Reed Booker Heller Reid Boozman Hirono Risch Hoeven Boxer Roberts Inhofe Brown Rockefeller Burr Isakson Sanders Cantwell Johanns Schatz Cardin Johnson (WI) Schumer Carper Johnson (SD) Scott Kaine Casey Sessions Chambliss King Shaheen Coats Kirk Shelby Cochran Klobuchar Stabenow Collins Landrieu Tester Coons Leahv Thune Corker Lee Toomey Cornyn Levin Udall (CO) Manchin Crapo Udall (NM) Markey Cruz Vitter Donnelly McCain McCaskill Walsh Durbin McConnell Warner Feinstein Menendez Warren Fischer Merklev Whitehouse Wicker Mikulski Franken Moran Wyden

NOT VOTING—2

Coburn

The amendment (No. 2818) was agreed to.

Rubio

Mr. HARKIN. I move to reconsider the vote.

VOTE ON AMENDMENT NO. 2813

Mr. HARKIN. Mr. President, we have no objections to this amendment. We agree to it and urge its adoption.

The PRESIDING OFFICER. The question is on agreeing to the Landrieu-Grassley amendment No. 2813.

The amendment (No. 2813) was agreed to.

Mr. HARKIN. I move to reconsider the vote and to lay that motion on the table.

The motion to lay on the table was agreed to.

VOTE ON AMENDMENT NO. 2814

The PRESIDING OFFICER. Under the previous order, the question is on agreeing to the Landrieu-Blunt amendment No. 2814.

The amendment (No. 2814) was agreed to.

Mr. HARKIN. I move to reconsider the vote and to lay that motion on the table.

The motion to lay on the table was agreed to.

VOTE ON AMENDMENT NO. 2824

The PRESIDING OFFICER. Under the previous order, the question is on agreeing to the Bennet-Isakson amendment No. 2824.

The amendment (No. 2824) was agreed to

Mr. HARKIN. I move to reconsider the vote and to lay that motion on the table.

The motion to lay on the table was agreed to.

## EXECUTIVE SESSION

NOMINATION OF HEATHER L.
MACDOUGALL TO BE A MEMBER
OF THE OCCUPATIONAL SAFETY
AND HEALTH REVIEW COMMISSION

NOMINATION OF FRANCE A. CORDOVA TO BE DIRECTOR OF THE NATIONAL SCIENCE FOUNDATION

NOMINATION OF JAMES H. SHELTON III TO BE DEPUTY SECRETARY OF EDUCATION

NOMINATION OF BRUCE HEYMAN TO BE AMBASSADOR EXTRAOR-DINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO CANADA

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to consider the following nominations en bloc, which the clerk will report.

The assistant legislative clerk read the nominations of Heather L. MacDougall, of Florida, to be a Member of the Occupational Safety and Health Review Commission; France A. Cordova, of New Mexico, to be Director of the National Science Foundation; James H. Shelton III, of the District of Columbia, to be Deputy Secretary of Education; and Bruce Heyman, of Illinois, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to Canada.

VOTE ON MACDOUGALL NOMINATION

The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the nomination of Heather L. MacDougall, of Florida, to be a Member of the Occupational Safety and Health Review Commission?

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the nomination of France A. Cordova, of New Mexico, to be Director of the National Science Foundation?

The nomination was confirmed.

VOTE ON SHELTON NOMINATION

The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the nomination of James H. Shelton III, of the District of Columbia, to be Deputy Secretary of Education?

The nomination was confirmed.

VOTE ON HEYMAN NOMINATION

The PRESIDING OFFICER. Under the previous order, the question is, Will the Senate advise and consent to the nomination of Bruce Heyman, of Illinois, to be Ambassador Extraordinary and Plenipotentiary of the United States of America to Canada?

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the motions to reconsider are made and laid upon the table, the President will be immediately notified of the Senate's action and the Senate will resume legislative session.

## LEGISLATIVE SESSION

CHILD CARE AND DEVELOPMENT BLOCK GRANT ACT OF 2014—Continued

AMENDMENT NO. 2837

The PRESIDING OFFICER. The Senator from North Carolina.

Mr. BURR. Mr. President, I understand the Scott amendment No. 2837 and the Boxer-Burr amendment No. 2809 have been cleared on both sides of the aisle; I know of no further debate on either amendment, and I urge adoption of these two amendments.

The PRESIDING OFFICER. The Scott amendment No. 2837 is pending.

The question is on agreeing to the amendment.

The amendment (No. 2837) was agreed to.

AMENDMENT NO. 2809

The PRESIDING OFFICER. The amendment 2809 is the pending amendment.

If there is no further debate, the question is on agreeing to the amendment.

The amendment (No. 2809) was agreed to

The PRESIDING OFFICER. The senator from North Carolina.

Mr. BURR. Mr. President, we have had a very productive day on the child care and development block grant bill, and we have processed a number of amendments, some by voice, some with record votes. All Members have had the opportunity to come to the floor during the day and offer their amendments, and we continue to have amendments that are either filed or talked about. It is still the intent of Senator HARKIN, Senator ALEXANDER, Senator MIKULSKI, and myself that we finish this bill tomorrow afternoon. We see no reason why we can't do it with the level of cooperation all Members have shown.

Let me try to sketch out for my colleagues what our intent will be. We intend hopefully to go to a period of morning business, a length to be determined by the leaders, when we conclude our remarks. At some point in the morning, probably 10:30, we would resume consideration of amendments and we would process those amendments until shortly before lunch. It is our hope Members would take the opportunity to file those amendments tonight so that our staffs can work with them to make sure as many amendments as possible can be adopted with the support of both sides of the aisle.

We certainly can't force everybody to do so, but I implore Members on both sides of the aisle, file those amendments tonight, work with our staffs.

They will be here as late as they need to be. By 10:30 tomorrow morning we should be able to move to amendments, have debate on those where there is additional debate needed; hopefully, start any votes by 12:15 and finish the amendment process before both sides break for lunch. It would be my hope we could come back right after lunch, with the leader agreements, and have passage on the child care and development block grant bill.

Let me just say, Mr. President, that I want to thank Chairman Harkin, Ranking Member Alexander and Senator Mikulski. I think we have gone into this and we have tried to urge our colleagues, if they can make this bill better, to come to the floor and to do that. I think we have seen, by the action of people who have done this in a responsible way, that we have worked in a bipartisan way to make sure we could present to the Members of the Senate amendments that didn't cause a great deal of concern, and, in fact, they did improve the bill.

So I encourage my colleagues to file those amendments tonight, to be prepared to finish this bill before the middle of the afternoon tomorrow, and we can expect to have a successful passage of this bill.

I thank the Chair, and I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. HARKIN. First, Mr. President, I concur in everything the Senator from North Carolina just said. This is a very good bill. It is a great bill. The Senator from North Carolina has put a lot into this bill over the last couple of years, and we are close to seeing the finish line. So I hope Senators and their staffs who may not be present but who are watching will do just as the Senator suggested. If they have amendments, get them over to the floor tonight during morning business; we will take those up, our staffs can work those out, and, hopefully, we will be on track to finish the bill tomorrow.

Again, I thank the Senator from North Carolina for all the hard work he has put in over a long period of time.

Mr. President, I ask unanimous consent that the motion to reconsider the Landrieu amendment No. 2818 be laid upon the table.

The PRESIDING OFFICER. Without objection, it is so ordered.

## MORNING BUSINESS

Mr. HARKIN. Mr. President, I ask unanimous consent that the Senate now proceed to a period of morning business until 7 p.m. with Senators permitted to speak for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Minnesota.

CHILD CARE AND DEVELOPMENT BLOCK GRANT ACT OF 2014

Ms. KLOBUCHAR. Mr. President, I rise today in support of the bipartisan Child Care and Development Block Grant Act of 2014. I thank Senator MIKULSKI for her great leadership, Senator BURR for his leadership, and Senators HARKIN and ALEXANDER. We have had a great afternoon.

We also had a number of people confirmed today, which I am very pleased about, including the Ambassador to Canada. I think it is pretty important we have an ambassador to Canada because Canada is our biggest trading partner. We haven't had one now for months, and this is a very good outcome.

But back to the bill. It has been almost 20 years since the Senate last reauthorized CCDBG. Since that time we have learned if we want strong communities, a robust workforce, and students who are ahead of the curve, we need to ensure that every child has access to high-quality childcare.

As the country's primary Federal childcare program, CCDBG provides millions of families with the assistance they need to ensure working parents can keep their jobs or finish schooling knowing their children are safe and receiving quality care. We know that a child's early years are critical to building a strong foundation for their lives. Up to 90 percent of brain development happens before age 5. Just think about that: 90 percent of brain development happens before age 5. That is why it is so important to invest in quality care and education. When we do, it pays off for the rest of us by giving us better informed citizens and a more productive workforce.

Investments in the Child Care and Development Block Grant Program also give parents the option of affordable childcare. Research indicates that higher childcare costs have a negative impact on a mother's employment because women are more likely to leave their jobs when childcare costs are high. That can have a lasting negative impact on families' finances and women's future earnings.

As the Senate chair of the Joint Economic Committee, I released a report last year that looked at the critical role mothers play in the financial wellbeing of their families. My report found that lower income families are especially dependent on the money earned by mothers who work outside the home. In families in the lowest 10 percent of the income distribution, mothers account for over half of family income. The high price of childcare these days—it averages over \$14,000 each year for two children-means the child care and development block grant assistance makes a big difference between families rising into the middle class or falling further behind.

Working families across the country are counting on us to get this done. Since the child care and development block grant was last reauthorized in 1996, families have seen the cost of childcare increase while access to quality care has become more difficult to find.

This bipartisan legislation would provide the opportunity for Congress to make critical improvements to the Child Care and Development Block Grant Program to ensure that children are safe and healthy in their childcare setting, that families have access to quality programs, and that States have a coordinated system of early care and education for children from birth to age 13.

One of the primary updates in the 2014 reauthorization is the requirement that all childcare providers receiving this assistance must go through comprehensive background checks. It is unbelievable that currently only 13 States require comprehensive background checks for childcare providers. We have had a number of incidents in our State where children have had tragic injuries and tragic ends because of the lack of background checks. As a former prosecutor, I saw firsthand how abuse harmed young children, tore families apart, and challenged local law enforcement agencies, our court system, and our social service and health care providers. Our kids deserve better. We need to do everything we can to make sure people caring for our kids undergo comprehensive background checks before receiving child care and development block grants.

The bill also requires States to conduct regular health and safety inspections of the childcare settings so we can make sure kids are learning and developing in safe environments.

The legislation cuts redtape by giving families more flexibility around enrollment procedures.

These changes will not only strengthen the program's integrity but also improve transparency so that the 1.5 million children being served through this program every month get the best care possible.

Raising the next generation has always been a difficult job, and it has never been more expensive. The future of our Nation rests on making sure parents have the support they need to give their children a strong start.

I urge the Senate to reauthorize this bipartisan bill and ensure children and working families get the quality care and education they need to thrive. It is the best investment we can make.

I see the Senator from North Carolina Mr. Burr just came in. I thank him for his great work not only on this bill but also in allowing for this amendment process, which I believe is very important for the future of the Senate.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Montana.

Mr. TESTER. Mr. President, I wish to talk about two amendments I will call up on S. 1086, the child care and development block grant bill. The first one I will speak to is amendment No.