H.R. 274 is a commonsense, good government bill, and I urge my colleagues to join me in supporting it.

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

Mr. CHAFFETZ. Mr. Speaker, I yield such time as he may consume to the gentleman from Texas (Mr. HURD), the cosponsor of this bill and someone who has been very involved in this subject.

Mr. HURD. Mr. Speaker, it is way past time that our government reconsiders the way that it views technology. Adherence to decades-old policy regarding technology costs our taxpayers billions of dollars, stifles creativity, and needlessly prevents our government from utilizing private sector technologies.

This bill, the Modernizing Government Travel Act, is simple. It will allow Federal employees to utilize the services of innovative companies while on official travel. Last Congress, as the chairman alluded to, this bill passed the House with overwhelming bipartisan support, 415–0.

Private sector companies have had a tremendous impact on the way that people travel, and we should allow our government to recognize these changes. By widening the scope of reimbursable forms of transportation, we are encouraging the adoption of innovative technologies and promoting competition.

The bill also requires agencies to report what type of transportation their employees are taking while on official travel, and this data will be publicly available, thus increasing transparency and accountability in how taxpayer dollars are being spent.

□ 1645

H.R. 274, as amended, is a sensible piece of legislation that can help modernize our government and ensure that the United States is moving seamlessly into the 21st century.

I want to thank my colleague, Representative Moulton, for his leadership on this important issue, as well as Representatives Meadows, Bustos, and Swalwell for their support for this bill. I ask my colleagues to join me in the support of H.R. 274.

Mr. DESAULNIER. Mr. Speaker, I yield such time as he may consume to my colleague from the Commonwealth of Massachusetts (Mr. MOULTON).

Mr. MOULTON. Mr. Speaker, I want to thank my colleague from California for yielding.

Mr. Speaker, I rise today in strong support of H.R. 274, the Modernizing Government Travel Act. This legislation is a bipartisan effort that demonstrates a consensus amongst all of us that the Federal Government has failed to keep pace with the technological advances and innovation that have come to define the 21st century.

Despite the emergence of new technologies designed to improve the way we travel, today, some Federal employees are unable to be reimbursed for using more cost-effective, innovative modes of transportation when traveling on official business.

Innovative ridesharing services supported by mobile apps have dramatically changed how we get from one place to another. Now, with just a few taps on a phone, we can access a variety of new transportation options like rideshare, carshare, and bikeshare that complement rapid transit, take more cars off our congested roads, and reduce fuel emissions. According to a recent study, 52 percent of people using transit for work-related travel chose to use ride-halling services and other innovative technologies.

While the General Services Administration allows agencies to authorize the use of these transportation options by Federal employees, it has not nor is it required by law to issue comprehensive guidance across the Federal Government.

H.R. 274 would require the General Services Administration to implement regulations to allow Federal employees to use transportation options like rideshare and bikeshare for official travel. The GSA Administrator would be required to submit annual reports to Congress on the implementation of these regulations and the resulting amount of government savings.

I want to thank my friend and colleague, Representative HURD, for working with me on this legislation, as well as Representatives SWALWELL, ISSA, MEADOWS, and BUSTOS for their support. This is truly a bipartisan effort that will increase the Federal Government's engagement in the sharing economy while saving taxpayer dollars.

I urge all of my colleagues to support this legislation.

Mr. DESAULNIER. Mr. Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. CHAFFETZ. Mr. Speaker, I want to thank Mr. MOULTON, first and foremost, for his service to our country, serving in the armed services. We really do appreciate that. I can't thank him enough for that service. But I also appreciate him bringing forward this bill and his working with the gentleman from Texas (Mr. HURD) and the gentleman from North Carolina (Mr. MEADOWS).

I appreciate what Mr. DESAULNIER and our ranking member on our committee, Mr. CUMMINGS, have done, too, to help move this bill forward.

So there was good, broad, bipartisan support, strong support in the 114th Congress, passing unanimously, with 415 votes. I think it is worthy to bring this up early in the Congress and get on with the idea of saving money and taking advantage of technology, as Mr. Hurd said and as Mr. Moulton talked about as well, save some money and tap into the technology that is available to save money for the government and, ultimately, for the taxpayers. It is their money indeed. So I would urge its passage.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Utah (Mr. CHAFFETZ) that the House suspend the rules and pass the bill, H.R. 274, as amended.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 4 o'clock and 50 minutes p.m.), the House stood in recess.

\sqcap 1720

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. Jenkins of West Virginia) at 5 o'clock and 20 minutes p.m.

HELPING ANGELS LEAD OUR STARTUPS ACT

The SPEAKER pro tempore. Pursuant to House Resolution 33 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 79.

Will the gentleman from Georgia (Mr. WOODALL) kindly take the chair.

□ 1721

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 further consideration of the bill (H.R. 79) to clarify the definition of general solicitation under Federal securities law, with Mr. WOODALL (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose earlier today, a request for a recorded vote on amendment No. 2 printed in part B of House Report 115–2 offered by the gentleman from Missouri (Mr. CLAY) had been postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in part B of House Report 115-2 on which further proceedings were postponed in the following order:

Amendment No. 1 by Ms. VELÁZQUEZ of New York.

Amendment No. 2 by Mr. CLAY of Missouri.

The Chair will reduce to 2 minutes the minimum time for any electronic vote after the first vote in this series.

AMENDMENT NO. 1 OFFERED BY MS. VELÁZQUEZ

The Acting CHAIR. The unfinished business is the demand for a recorded

Roby

Roe (TN)

Rogers (AL)

Joyce (OH)

Kelly (MS)

Katko

Comstock

Conaway

Cook

vote on the amendment offered by the gentlewoman from New York (Ms. VELÁZQUEZ) on which further ceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 167, noes 249, not voting 18, as follows:

[Roll No. 29]

AYES-167 Frankel (FL) Adams Murphy (FL) Aguilar Fudge Nadler Barragán Gabbard Napolitano Bass Gallego Neal Beatty Garamendi Nolan Gonzalez (TX) Beyer Norcross Bishop (GA) Gottheimer O'Rourke Blumenauer Green, Al Pallone Blunt Rochester Green, Gene Panetta Bonamici Grijalya. Pascrell Boyle, Brendan Gutiérrez Payne Hanabusa. Pelosi Brady (PA) Hastings Peterson Brown (MD) Pingree Higgins (NY) Brownley (CA) Pocan Bustos Hover Price (NC) Butterfield Huffman Quigley Capuano Javapal Raskin Carbajal Jeffries Richmond Carson (IN) Johnson, E. B. Roybal-Allard Cartwright Jones Ruiz Kaptur Castor (FL) Ruppersberger Castro (TX) Keating Chu. Judy Kennedy Sánchez Sarbanes Cicilline Khanna Clark (MA) Kihuen Schiff Clarke (NY) Kildee Schrader Clay Kilmer Scott (VA) Scott, David Cleaver Krishnamoorthi Clyburn Kuster (NH) Serrano Cohen Langevin Shea-Porter Connolly Larsen (WA) Sherman Convers Larson (CT) Sires Lawrence Correa Slaughter Lawson (FL) Courtney Smith (WA) Crist Levin Soto Lewis (GA) Crowley Speier Cuellar Lieu, Ted Suozzi Lipinski Cummings Thompson (CA) Davis (CA) Loebsack Thompson (MS) DeFazio Lofgren Titus DeGette Lowenthal Tonko Delaney Lowey Torres Lujan Grisham, DeLauro DelBene Tsongas M. Vargas Demings Luján, Ben Ray Veasey DeSaulnier Lynch Vela. Maloney, Deutch Velázquez Carolyn B. Doggett Doyle, Michael Visclosky Maloney, Sean Walz Matsui Wasserman Ellison McCollum Schultz Engel McEachin Eshoo McGovern Waters, Maxine Espaillat McNerney Watson Coleman Welch Estv Meeks Wilson (FL) Evans Meng Yarmuth

NOES-249

Moore

Foster

Abraham Biggs Budd Aderholt Bilirakis Burgess Bishop (MI) Allen Byrne Amash Bishop (UT) Calvert Amodei Blackburn Cárdenas Carter (GA) Arrington Blum Babin Bost Carter (TX) Bacon Brady (TX) Chabot Banks (IN) Chaffetz Brat Barletta Bridenstine Cheney Barr Brooks (AL) Brooks (IN) Coffman Barton Cole Collins (GA) Bera Buchanan Bergman Buck Collins (NY) Bucshon Beutler Comer

Cooper Kelly (PA) Rogers (KY) Costa Kind Rohrabacher King (IA) Costello (PA) Rokita Cramer King (NY) Rooney, Francis Crawford Kinzinger Rooney, Thomas Culberson Knight J. Kustoff (TN) Curbelo (FL) Ros-Lehtinen Davidson Labrador Rosen Davis, Rodnev LaHood Roskam LaMalfa Denham Ross Lamborn Dent Rothfus DeSantis Lance Rouzer DesJarlais Latta Royce (CA) Diaz-Balart Lewis (MN) Russell Donovan LoBiondo Rutherford Duffy Long Sanford Duncan (TN) Loudermilk Scalise Dunn Love Schneider Emmer Lucas Schweikert Farenthold Luetkemeyer Scott, Austin Faso MacArthur Sensenbrenner Ferguson Marchant Sessions Marino Marshall Fitzpatrick Shimkus Fleischmann Shuster Flores Massie Simpson Fortenberry Mast Sinema McCarthy Foxx Smith (MO) Franks (AZ) McCaul Smith (NE) Frelinghuysen McClintock Smith (NJ) McHenry Gaetz Smith (TX) Gallagher McKinley Smucker Garrett McMorris Stefanik Gibbs Rodgers Stewart Gohmert McSally Stivers Goodlatte Meadows Swalwell (CA) Meehan Gosar Taylor Gowdy Messer Tenney Granger Mitchell Thompson (PA) Graves (GA) Moolenaar Thornberry Mooney (WV) Graves (LA) Tiberi Graves (MO) Moulton Tipton Griffith Mullin Trott Grothman Mulvaney Turner Murphy (PA) Guthrie Upton Newhouse Harper Valadao Harris Noem Wagner Hartzler Nunes Walberg O'Halleran Hensarling Walden Hice, Jody B. Olson Walker Higgins (LA) Palazzo Palmer Walorski Walters, Mimi Himes Paulsen Weber (TX) Holding Pearce Hollingsworth Perry Webster (FL) Wenstrup Hudson Peters Pittenger Westerman Huizenga Williams Hultgren Poe (TX) Wilson (SC) Hunter Poliquin Polis Wittman Hurd Issa Posey Womack Ratcliffe Woodall Jenkins (KS) Jenkins (WV) Yoder Reed Johnson (LA) Reichert Yoho Young (AK) Johnson (OH) Renacci Johnson, Sam Rice (NY) Young (IA) Jordan Rice (SC) Zeldin

NOT VOTING-18

Johnson (GA) Becerra Rush Ryan (OH) Black Kelly (IL) Davis, Danny Schakowsky Lee Perlmutter Dingell Sewell (AL) Duncan (SC) Pompeo Takano Price, Tom (GA) Zinke Jackson Lee

□ 1742

WITTMAN. BILIRAKIS. Messrs. BERA, LUETKEMEYER, WEBSTER of Florida, MOULTON, and BISHOP of Utah changed their vote from "aye" to "no."

Mr. CROWLEY, Mses. DELAURO and WASSERMAN SCHULTZ changed their vote from "no" to "aye."

So the amendment was rejected. The result of the vote was announced as above recorded.

AMENDMENT NO. 2 OFFERED BY MR. CLAY

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Missouri (Mr. CLAY) on

which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2minute vote.

The vote was taken by electronic device, and there were—aves 163, noes 253, not voting 18, as follows:

[Roll No. 30]

AYES-163

Adams Estv Meng Evans Moore Aguilar Barragán Foster Nadler Frankel (FL) Bass Napolitano Beatty Neal Fudge Bera Gabbard Nolan Bever Gallego Norcross Garamendi O'Rourke Bishop (GA) Blumenauer Gonzalez (TX) Pallone Blunt Rochester Gottheimer Pascrell Bonamici Green, Al Payne Boyle, Brendan Green Gene Pelosi F. Brady (PA) Grijalya. Peterson Hanabusa Pingree Brown (MD) Hastings Pocan Brownley (CA) Price (NC) Heck Higgins (NY) Bustos Quigley Butterfield Hoyer Raskin Capuano Huffman Richmond Carbajal Jayapal Rovbal-Allard Cárdenas Jeffries. Carson (IN) Johnson, E. B. Ruiz Cartwright Kaptur Ruppersberger Castor (FL) Keating Sánchez Castro (TX) Kennedy Sarbanes Chu, Judy Khanna Schiff Scott (VA) Cicilline Kihnen Clark (MA) Kildee Scott, David Clarke (NY) Kilmer Serrano Krishnamoorthi Clav Shea-Porter Cleaver Kuster (NH) Sherman Clyburn Langevin Sires Larsen (WA) Cohen Slaughter Connolly Larson (CT) Smith (WA) Conyers Lawrence Soto Correa Levin Speier Courtney Lewis (GA) Suozzi Crist Lieu, Ted Thompson (CA) Thompson (MS) Crowlev Lipinski Cuellar Loebsack Titus Cummings Lofgren Tonko Lowenthal Torres Davis (CA) DeFazio Lowey Tsongas Lujan Grisham, DeGette Vargas Delaney Veasev M. DeLauro Luján, Ben Ray Vela DelBene Lynch Velázguez Demings Maloney, Visclosky DeSaulnier Carolyn B. Walz Wasserman Deutch Maloney, Sean Matsui Doggett Schultz Doyle, Michael McCollum Waters, Maxine Watson Coleman McEachin Ellison McGovern Welch Engel Espaillat McNerney Wilson (FL) Meeks Yarmuth

NOES-253

Abraham Bishop (UT) Carter (GA) Aderholt Black Carter (TX) Blackburn Allen Chabot Amash Blum Chaffetz Amodei Bost. Cheney Brady (TX) Arrington Coffman Cole Collins (GA) Babin Brat Bridenstine Bacon Banks (IN) Collins (NY) Brooks (AL) Barletta Brooks (IN) Comer Comstock Barr Buchanan Barton Buck Conaway Bergman Bucshon Cook Cooper Beutler Budd Biggs Burgess Costa Costello (PA) Rilirakis Byrne Bishop (MI) Calvert Cramer

Sinema

Smith (MO)

Smith (NE)

Smith (NJ)

Smith (TX)

Roby Roe (TN) Crawford Kind Culberson King (IA) Curbelo (FL) King (NY) Rogers (AL) Davidson Kinzinger Rogers (KY) Davis, Rodney Rohrabacher Knight Kustoff (TN) Denham Rokita. Rooney, Francis Dent Labrador DeSantis Rooney, Thomas LaHood DesJarlais LaMalfa J. Ros-Lehtinen Diaz-Balart Lamborn Donovan Lance Roskam Duffv Latta Ross. Duncan (TN) Lawson (FL) Rothfus Lewis (MN) Dunn Rouzer Royce (CA) Emmer LoBiondo Eshoo Long Russell Farenthold Loudermilk Rutherford Faso Love Sanford Ferguson Lucas Scalise Fitzpatrick Luetkemeyer Schneider Fleischmann MacArthur Schrader Schweikert Marchant Flores Fortenberry Marino Scott, Austin Marshall Foxx Sensenbrenner Franks (AZ) Massie Sessions Frelinghuysen Mast Shimkus McCarthy Gaetz Shuster Gallagher McCaul Simpson Sinema Smith (MO) Garrett McClintock Gibbs McHenry Smith (NE) Gohmert McKinley Goodlatte McMorris Smith (NJ) Rodgers Smith (TX) Gosar Gowdy McSally Smucker Granger Meadows Stefanik Graves (GA) Meehan Stewart Graves (LA) Messer Stivers Swalwell (CA) Graves (MO) Mitchell Griffith Tavlor Moolenaar Grothman Mooney (WV) Tenney Thompson (PA) Guthrie Moulton Mullin Thornberry Harper Harris Mulvaney Tiberi Murphy (FL) Hartzler Tipton Hensarling Murphy (PA) Trott Hice, Jody B. Newhouse Turner Higgins (LA) Noem Unton Hill Nunes Valadao Himes O'Halleran Wagner Holding Olson Walberg Hollingsworth Palazzo Walden Hudson Palmer Walker Walorski Huizenga Panetta Hultgren Paulsen Walters, Mimi Hunter Pearce Weber (TX) Webster (FL) Hurd Perry Peters Wenstrup Issa Jenkins (KS) Pittenger Westerman Jenkins (WV) Williams Poe (TX) Johnson (LA) Wilson (SC) Poliquin Johnson (OH) Polis Wittman Johnson, Sam Womack Posey Jones Ratcliffe Woodall Jordan Reed Yoder Reichert Joyce (OH) Yoho Katko Renacci Young (AK) Kelly (MS) Rice (NY) Young (IA) Kelly (PA) Rice (SC) Zeldin

NOT VOTING-

Johnson (GA) Rush Becerra. Davis, Danny Kelly (IL) Ryan (OH) Schakowsky Dingell Duncan (SC) Perlmutter Sewell (AL) Gutiérrez Pompeo Takano Price, Tom (GA) Jackson Lee

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote). There is 1 minute remaining.

\sqcap 1747

So the amendment was rejected. The result of the vote was announced as above recorded.

The Acting CHAIR. There being no further amendments, under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. STEWART) having assumed the chair, Mr. WOODALL, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration

the bill (H.R. 79) to clarify the definition of general solicitation under Federal securities law, and, pursuant to House Resolution 33, he reported the bill back to the House.

The SPEAKER pro tempore. Under the rule, the previous question is ordered.

The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on the passage of the bill.

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

Mr. HUIZENGA. Mr. Speaker, on that I demand the year and nays.

The yeas and navs were ordered.

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

The vote was taken by electronic device, and there were—yeas 344, nays 73, not voting 17, as follows:

[Roll No. 31]

Granger

Graves (GA)

YEAS-344 Comstock

Conaway

Abraham

Adams

Aderholt Connolly Graves (LA) Aguilar Cook Graves (MO) Allen Cooper Griffith Amash Grothman Correa Amodei Costa Guthrie Costello (PA) Arrington Harper Babin Courtney Harris Bacon Cramer Hartzler Banks (IN) Crawford Heck Hensarling Barletta Crist Barr Crowley Hice, Jody B. Barton Cuellar Higgins (LA) Higgins (NY) Beatty Culberson Bera Curbelo (FL) Hill. Bergman Davidson Himes Davis (CA) Holding Beutler Bever Davis Rodney Hollingsworth DeFazio Biggs Hoyer Bilirakis DeGette Hudson Bishop (GA) Delanev Huizenga DelBene Bishop (MI) Hultgren Bishop (UT) Demings Hunter Black Denham Hurd Blackburn Dent Issa DeSantis Jeffries Blum Blunt Rochester Jenkins (KS) DesJarlais Bost Deutch Jenkins (WV) Boyle, Brendan Diaz-Balart Johnson (LA) F. Donovan Johnson (OH) Doyle, Michael Brady (TX) Johnson, Sam Brat Jones Bridenstine Duffy Jordan Joyce (OH) Brooks (AL) Duncan (TN) Brooks (IN) Dunn Katko Brown (MD) Keating Emmer Kelly (MS) Brownley (CA) Engel Buchanan Eshoo Kelly (PA) Buck Estv Kennedy Bucshon Evans Kilmer Budd Farenthold Kind Burgess Faso King (IA) Bustos Ferguson King (NY) Butterfield Fitzpatrick Kinzinger Fleischmann Byrne Knight Krishnamoorthi Calvert Flores Fortenberry Carbajal Kuster (NH) Cárdenas Foster Kustoff (TN) Carter (GA) Foxx Labrador Franks (AZ) Carter (TX) LaHood Castor (FL) Frelinghuysen LaMalfa Castro (TX) Gaetz Gallagher Lamborn Chabot Lance Larsen (WA) Chaffetz Garamendi Cheney Chu, Judy Garrett Larson (CT) Gibbs Latta Clarke (NY) Gohmert Lawrence Coffman $Gonzalez\;(TX)$ Lawson (FL) Goodlatte Levin Cole Lewis (MN) Collins (GA) Collins (NY) Gottheimer Lieu, Ted Lipinski Comer Gowdy

Palmer LoBiondo Loebsack Panetta Lofgren Paulsen Long Pearce Loudermilk Perry Peters Love Lucas Peterson Luetkemeyer Pingree Lujan Grisham. Pittenger M. Poe (TX) Luján, Ben Ray Poliquin MacArthur Polis Posev Maloney. Carolyn B. Price (NC) Maloney, Sean Quigley Marchant Ratcliffe Marino Marshall Reichert Massie Renacci Mast Rice (NY) Matsui Rice (SC) McCarthy Roby McCaul Roe (TN) McClintock Rogers (AL) McCollum Rogers (KY) McEachin Rohrabacher McHenry Rokita McKinley Rooney, Francis McMorris Rooney, Thomas Rodgers J. Ros-Lehtinen McNerney McSally Rosen Roskam Meadows Meehan Ross Meeks Rothfus Meng Rouzer Royce (CA) Messer Mitchell Ruiz Ruppersberger Moolenaar Mooney (WV) Russell Moulton Rutherford Mullin Sanford Mulvaney Scalise Murphy (FL) Schiff Murphy (PA) Schneider Newhouse Schrader Noem Schweikert Nolan Scott, Austin Norcross Scott, David Nunes Sensenbrenner O'Halleran Sessions O'Rourke Shea-Porter Olson Shimkus Palazzo Shuster

Smucker Soto Speier Stefanik Stewart Stivers Suozzi Taylor Tenney Thompson (CA) Thompson (PA) Thornberry Tiberi Tipton Titus Torres Trott Tsongas Turner Upton Valadao Vargas Veasey Vela Wagner Walberg Walden Walker Walorski Walters, Mimi Walz Wasserman Schultz Weber (TX) Webster (FL) Wenstrup Westerman Williams Wilson (SC) Wittman Womack Woodall Yarmuth Yoder Yoho Young (AK) Young (IA) Payne Pelosi

NAYS-73

Barragán Green, Al Green, Gene Bass Blumenauer Grijalva Pocan Gutiérrez Bonamici Raskin Brady (PA) Hanabusa Richmond Capuano Hastings Roybal-Allard Carson (IN) Huffman Sánchez Cartwright Jayapal Sarbanes Johnson, E. B. Cicilline Scott (VA) Clark (MA) Kaptur Serrano Clay Khanna Sherman Cleaver Kihuen Sires Clyburn Kildee Slaughter Langevin Cohen Smith (WA) Convers Lewis (GA) Swalwell (CA) Cummings Lowenthal Thompson (MS) DeLauro Lowey DeSaulnier Tonko Lynch Doggett McGovern Velázquez Ellison Moore Visclosky Espaillat Nadler Waters, Maxine Frankel (FL) Napolitano Watson Coleman Fudge Nea1 Welch Gabbard Pallone Wilson (FL)

NOT VOTING-

Becerra Kelly (IL) Ryan (OH) Davis, Danny Lee Schakowsky Dingell Perlmutter Sewell (AL) Duncan (SC) Pompeo Takano Price, Tom (GA) Jackson Lee Zinke Johnson (GA) Rush

Pascrell

\Box 1757

Ms. ADAMS changed her vote from "nay" to "yea."

So the bill was passed.

Gallego

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

H283

PERSONAL EXPLANATION

Mr. JOHNSON of Georgia. Mr. Speaker, I was unable to attend votes on Tuesday, January 10, 2017. Had I been present, I would have voted as follows: Motion on Ordering the Previous Question on the Rule providing for consideration of both H.R. 5 and H.R. 79-Vote "no"; H. Res. 33-Rule providing for consideration of both H.R. 5 (Regulatory Accountability Act of 2017) and H.R. 79 (HALOS Act)-Vote "no": H.R. 79-Velázquez Amendment Made in Order-Vote "yes"; H.R. 79-Clay Amendment Made in Order-Vote "yes"; H.R. 79-Final Passage-Vote "no".

REPORT ON RESOLUTION PRO-VIDING FOR CONSIDERATION OF H.R. 78, SEC REGULATORY AC-COUNTABILITY ACT; PROVIDING FOR CONSIDERATION OF H.R. 238, COMMODITY END-USER RELIEF ACT; AND FOR OTHER PURPOSES

Mr. NEWHOUSE, from the Committee on Rules, submitted a privileged report (Rept. No. 115-3) on the resolution (H. Res. 40) providing for consideration of the bill (H.R. 78) to improve the consideration by the Securities and Exchange Commission of the costs and benefits of its regulations and orders; providing for consideration of the bill (H.R. 238) to reauthorize the Commodity Futures Trading Commission, to better protect futures customers, to provide end-users with market certainty, to make basic reforms to ensure transparency and accountability at the Commission, to help farmers, ranchers, and end-users manage risks, to help keep consumer costs low, and for other purposes; and for other purposes, which was referred to the House Calendar and ordered to be printed.

□ 1800

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on the additional motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Any record vote on the postponed question will be taken later.

TESTED ABILITY TO LEVERAGE EXCEPTIONAL NATIONAL TAL-ENT ACT OF 2017

Mr. HURD. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 39) to amend title 5, United States Code, to codify the Presidential Innovation Fellows Program, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

H.R. 39

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Tested Ability to Leverage Exceptional National Talent Act of 2017" or the "TALENT Act of 2017"

SEC. 2. PRESIDENTIAL INNOVATION FELLOWS PROGRAM.

(a) IN GENERAL.—Chapter 31 of title 5, United States Code, is amended by adding at the end the following:

"SUBCHAPTER V-PRESIDENTIAL INNOVATION FELLOWS PROGRAM

"§ 3171. Presidential Innovation Fellows Program

"(a) POLICY.—It is in the national interest for the Government to attract the brightest minds skilled in technology or innovative practices to serve in the Government to work on some of the Nation's biggest and most pressing challenges. This subchapter establishes a program to encourage successful entrepreneurs, executives, and innovators to join the Government and work in close cooperation with Government leaders, to create meaningful solutions that can help save lives and taxpayer money, fuel job creation, and significantly improve how the Government serves the American people.

"(b) ESTABLISHMENT.—The Administrator of General Services shall continue the Presidential Innovation Fellows Program (hereinafter referred to as the 'Program') to enable exceptional individuals with proven track records to serve time-limited appointments in executive agencies to address some of the Nation's most significant challenges and improve existing Government efforts that would particularly benefit from expertise

using innovative techniques and technology. "(c) ADMINISTRATION.—The Program shall be administered by a Director, appointed by the Administrator under authorities of the General Services Administration. The Administrator shall provide necessary staff, resources and administrative support for the Program.

(d) APPOINTMENT OF FELLOWS.—The Director shall appoint fellows pursuant to the Program and, in cooperation with executive agencies, shall facilitate placement of fellows to participate in projects that have the potential for significant positive effects and are consistent with the President's goals.

"(e) APPLICATION PROCESS.

"(1) IN GENERAL.—The Director shall prescribe the process for applications and nominations of individuals to the Program.

"(2) PROGRAM STANDARDS.—Following publication of these processes, the Director may accept for consideration applications from individuals. The Director shall establish, administer, review, and revise, if appropriate, a Governmentwide cap on the number of fellows. The Director shall establish and publish salary ranges, benefits, and standards for the Program.

"(f) SELECTION, APPOINTMENT, AND ASSIGN-MENT OF FELLOWS .-

"(1) PROCEDURES.—The Director shall prescribe appropriate procedures for the selection, appointment, and assignment of fel-

"(2) CONSULTATION.—Prior to the selection of fellows, the Director shall consult with the heads of executive agencies regarding potential projects and how best to meet those needs. Following such consultation, the Director shall select and appoint individuals to serve as fellows.

"(3) TIME LIMITATION.—Fellows selected for the Program shall serve under short-term, time-limited appointments. Such fellows shall be appointed for no less than 6 months and no longer than 2 years in the Program. The Director shall facilitate the process of placing fellows at requesting executive agencies.

"(g) RESPONSIBILITIES OF AGENCIES.—Each executive agency shall work with the Direc-

tor and the Presidential Innovation Fellows Program advisory board established under section 3172 to attempt to maximize the Program's benefits to the agency and the Government, including by identifying initiatives that have a meaningful effect on the people served and that benefit from involvement by one or more fellows. Such agencies shall ensure that each fellow works closely with responsible senior officials for the duration of the assignment.

"§ 3172. Presidential Innovation Fellows Program advisory board

"(a) IN GENERAL.—The Administrator of General Services shall continue an advisory board to advise the Director of the Presidential Innovation Fellows Program by recommending such priorities and standards as may be beneficial to fulfill the mission of the Presidential Innovation Fellows Program and assist in identifying potential projects and placements for fellows. The advisory board may not participate in the selection process under section 3171(f).

(b) CHAIR; MEMBERSHIP.—The Administrator shall designate a representative to serve as the Chair of the advisory board. In addition to the Chair, the membership of the advisory board shall include-

"(1) the Deputy Director for Management of the Office of Management and Budget:

"(2) the Director of the Office of Personnel Management:

"(3) the Administrator of the Office of Electronic Government of the Office of Management and Budget:

"(4) the Assistant to the President and Chief Technology Officer; and

"(5) other individuals as may be designated by the Administrator.

'(c) CONSULTATION.—The advisory board may consult with industry, academia, or nonprofits to ensure the Presidential Innovation Fellows Program is continually identifying opportunities to apply advanced skillsets and innovative practices in effective ways to address the Nation's most significant challenges."

(b) CLERICAL AMENDMENT.—The table of sections for chapter 31 of title 5, United States Code, is amended by adding at the end the following:

"SUBCHAPTER V-PRESIDENTIAL INNOVATION FELLOWS PROGRAM

"3171. Presidential Innovation Fellows Program.

"3172. Presidential Innovation Fellows Program advisory board."

(c) Transition.—The Presidential Innovation Fellows Program established pursuant to Executive Order 13704 (5 U.S.C. 3301 note) as in existence on the day before the date of enactment of this Act shall be considered the Presidential Innovation Fellows Program described in the amendments made by this Act.

(d) No Additional Funds Authorized.—No additional funds are authorized to be appropriated to carry out this Act or the amendments made by this Act. This Act and the amendments made by this Act shall be carried out using amounts otherwise author-

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Texas (Mr. HURD) and the gentleman from California (Mr. DESAULNIER) each will control 20 minutes.

The Chair recognizes the gentleman from Texas.

GENERAL LEAVE

Mr. HURD. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and to include any extraneous material on the bill under consideration.