

I met with some folks a week ago. Forgive me if I mispronounce this, sepsis. You had surgery, and once the doctors, nurses, and medical professionals see it, it is often really dangerous, but using AI and a couple sensors on your body, they can see the tiny movements in temperature and the tiny changes in respiration and know there is something going on and know there is something that has to be dealt with.

How much healthier would we be by just adopting that bit of technology? It is here. It is here already, and now we are living in a world where you can actually have a medical lab attached to you.

Why don't we actually legalize some of this technology? The thing you can blow into that has an incredibly high level of accuracy can tell you that you have a virus, can bang off your phone your medical records and know you are not allergic to a certain antiviral and order your antivirals.

You know that is essentially illegal in this country. Your ability to have that breath biopsy, that flu kazoo, is functionally illegal, but it would help crash the price of healthcare, and you would be healthier.

There is an army of people in these hallways around here demanding that we need to subsidize more people because we don't have enough medical professionals because we are getting older. Yes, we have been talking about that for years. Maybe we could do some substitution effects with technology and the morality of having a healthier society.

Mr. Speaker, we are about to see a revolution in cures. One of our arguments is that the most moral thing this Congress can do is not help you maintain your misery. It is one of my great angers at our Democrat colleagues.

You realize they passed legislation that functionally hands \$16 billion of your tax money to Big Pharma. Yes, I am using their language, not mine, their language, Big Pharma. We are going to give \$16 billion to buy down the price of insulin. At the same time, 75 miles from here, there is a co-op making three types of generic insulin. Go look them up, Civic RX. Three types are cheaper than the subsidized price, but the Democrats have an ability to basically have it both ways: Big Pharma is evil. Here is some cash. Here is \$16 billion.

Their idea of morality is that they are going to functionally finance your misery.

Over on our side, I have been passionately trying to get this place to fixate on some of the cures. We think we are getting close to a cure for type 1. There are some miracles happening on type 2.

Actually, in a week, this Friday, we are going to publish a report in the Joint Economic Committee that I am going to get crap for, but you are going to see a top line number that, over the next 10 years, obesity will cost this country as high as \$9.1 trillion over the

next 10 years, the single biggest spend in this government. Our brothers and sisters are dying. I think we are about to have the fifth year in a row where prime-age males are dying younger.

□ 2045

Think of that. You have a country where people's life expectancy is falling. We are going to pass a farm bill, nutrition support, and not actually think about should it actually be nutrition support, or is it calorie support?

This government fights against itself. We actually give you an EBT card to go buy onion rings, and on this side we are going to cover your healthcare costs when you are sick. Have we lost our—yes, we have lost our minds, but we are actually seeing all sorts of data, and I have some of the articles here.

AI tool finds variant for heart disease. AI figured out there are 17 genes to look at that will actually give us an indicator if you are going to have certain types of heart disease.

AI traces mysterious metastatic cancer to its source. This is one of the most fascinating, and I actually have almost a binder just on this one. How Google's new AI could revolutionize medicine, but if you go on there because I know all of you are really smart and you read this crazy stuff—I mean, you have all read about the Google Fold, folding of protein over certain things so it can be actually delivered and actually withstand in your body and actually start to help cure you.

You live in the time of miracles, and this place here is one of the biggest barriers to those miracles coming to market. It is absolutely immoral.

FDA does some amazing things, but it was designed decades and decades and decades ago. We have these things called supercomputers today. We have AI that can grind through data and look at article after article and population statistics and these things.

There is actually lots of data right now saying we can cut the time down in half bringing cures and miracles to market. I would argue this is our obligation. This is people's lives. Besides the fact of the morality, it is also really good economics and would be great for the borrowing.

Remember, we are hovering between sort of \$80,000 and \$100,000 a second in borrowing. The majority of that growth in borrowing is interest and healthcare costs. Crash the price of healthcare.

Incorporating AI creates cost savings. We actually had some success in this idea last week. We were able to get two AI amendments attached to the VA bill, just to actually start with the claims side, the bureaucracy side, to actually move some of that faster.

The vast majority of our brothers and sisters here, it started to pass. Even though maybe the union didn't like it, but this is the right thing to do. We started.

We actually got another one passed. This is just for the VA, but toward studying how we streamline and mitigate the financing mechanisms to make the VA more efficient and much more nimble and actually reduce the cost. These are just inch by inch by inch.

Mr. Speaker, may I inquire as to the time remaining.

The SPEAKER pro tempore. The gentleman from Arizona has 4 minutes remaining.

Mr. SCHWEIKERT. Oh, heaven forbid. I don't know if I could actually talk any faster. I'm so sorry. Sometimes I start to talk like a machine gun.

Mr. Speaker, another piece of legislation we have is you talk to doctors' offices, you talk to surgery centers, you talk to clinics, and they will tell you half their cost is just administrative, the people having to do the back paperwork, the people in the front office.

Just walk through a concept because this actually exists today. You walk up to the counter in your surgery center or your doctor's office. You talk to a screen, and it writes down. You don't actually have to fill out the little thing on the pad.

You say: Hi, I am David, and here is my number. Here is this. Here is that.

In the back office, they use technology, not a room full of clerks doing paperwork to fight back and forth with the insurance company. You could crash the price of a healthcare clinic in half. We already have some companies starting to do this.

Mr. Speaker, we have another one that starts to actually help the concept of telehealth. Why isn't it digital health, the ability to use technology to help you take care of yourself?

Then, article after article that we live in the time of miracles. How do I get my brothers and sisters here to help us realize if we would just change some of the incentives in this place? There is another generation of miracle drugs coming. There is actually the ability of another generation of things that cure people.

I keep trying to argue here. You want to crash the debt and deficits? You want to crash spending? Cure diseases. Make people's lives less miserable. There will be armies of lobbyists in our hallways because these disrupt their business models.

I am going to ask our brothers and sisters here to do the right thing. Don't be afraid of the technology. The disruption is the morality, is the future, and is one of the ways and just one of the levers that we save ourselves from this crashing and crushing debt.

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

IN RECOGNITION OF THE PLACER COUNTY SHERIFF'S OFFICE

The SPEAKER pro tempore. Under the Speaker's announced policy of January 9, 2023, the Chair recognizes the

gentleman from California (Mr. KILEY) for 30 minutes.

Mr. KILEY. Mr. Speaker, I rise to name the following members of the Placer County Sheriff's Office to the 2024 Third Congressional District Police Honor Roll: Sergeant Isaiah Tchobanoff, Deputy Richard Porter, Deputy John Tannarome, Deputy Brandon Winschell, Deputy Paul Solbos, Deputy Kevin Hills, Deputy Joseph Durant.

On the night of May 2, 2024, deputies in the Placer County Sheriff's Office were on patrol in the city of Colfax in Placer County. The deputies observed a suspicious vehicle parked at the rear of a local restaurant that matched the vehicle description of one used while in the commission of a residential burglary earlier in the week of a Placer County citizen.

Deputies Solbos, Porter, and Tannarome attempted to contact the van occupant, who was verbally uncooperative and refused lawful orders to exit the vehicle.

Deputy Solbos called for his supervisor, Sergeant Tchobanoff, and Deputy Durant to respond and assist them. Deputies Winschell and Hills arrived a short time later.

While instituting a plan to deescalate the situation and remove the occupant from the vehicle safely, the driver of the van fired a gun from inside the vehicle, striking Deputy Porter in the upper torso.

Deputies at the scene returned fire, and Deputy Porter was immediately provided medical aid by deputies on the scene and was transported to the nearest helicopter landing zone by his fellow deputies awaiting an air ambulance.

Additional deputies and officers from outside agencies began arriving as Deputy Porter was flown to the nearest trauma center, Sutter Roseville Medical Center.

Deputy Porter spent four nights in the hospital surrounded by his loved ones and his colleagues from the sheriff's office. In tremendous news, he was released to go home on Monday, May 6, 2024, and was escorted home by the sheriff, undersheriff, and assistant sheriff, along with the command staff and patrol staff.

These law enforcement officers acted with the utmost professionalism and bravery on May 2, 2024. They trusted the advanced officer training the sheriff's office had provided and were calm, committed, and focused.

That night was a true testament to their unwavering commitment to the community they serve. Their actions embody the core values of the Placer County Sheriff's Office, and all Placer County residents can take enormous pride in these outstanding officers.

For their bravery and dedication to public safety, I am honored to include these fine law enforcement officers in the 2024 Third Congressional District Police Honor Roll.

IN REMEMBRANCE OF ALDO PINESCHI

Mr. KILEY. Mr. Speaker, it is with a very heavy heart that I wish to take a moment to honor the memory of Aldo Pineschi, a Roseville resident and community leader who passed away a few weeks ago on May 28, 2024.

Aldo was born and raised in Roseville, California, which is also where he decided to raise his family. Aldo attended the local high school and community college until he transferred to UC Davis, where he graduated with a degree in political science.

After his education, he worked in government relations and public affairs for 40 years and owned and operated Aldo Pineschi Consulting. Beyond his thriving career, Aldo placed his heart at the center of Placer County and served the communities within numerous leadership and volunteer positions.

His contributions to the region include his work with the Placer Business Alliance, with many of the area chambers of commerce, and several local nonprofits, such as Lighthouse Counseling, Visit Placer, The Placer Breast Cancer Foundation, and many, many more.

He raised scholarship funds for local students and was a driving force behind organizations that would help struggling families afford everyday necessities. He had a strong commitment to and understanding of the pulse of the local business community and was an invaluable contributor to the economic vitality and success of the region.

Aldo's wide diversity of accomplishments improved the quality of life and experiences for residents, businesses, and visitors in the area. It is because of the exceptional leadership and passion of people like Aldo Pineschi that Placer County and the communities that comprise it are such great places to live, work, raise a family, and retire.

Aldo will be remembered for many, many things: by his countless friends in our county, for his wise counsel, his innate kindness, and his care and consideration for those around him. As a pillar in our community, I am confident that the remarkable legacy he left behind in Placer County will be felt for generations to come.

Therefore, on behalf of California's Third Congressional District and the United States House of Representatives, I want to offer a heartfelt condolence to Aldo's wife, Lesli, children, Evangeline and Anthony, and the countless other lives that he touched throughout Placer County and the surrounding region.

Mr. Aldo Pineschi will be greatly missed, but his legacy will be felt for a very, very long time to come.

IN RECOGNITION OF JOHANNA TACKITT

Mr. KILEY. Mr. Speaker, I wish to take a moment to recognize an outstanding and prominent educator from California's Third Congressional District.

I would like to highlight a teacher from the Eastern Sierra Unified School District, Johanna Tackitt, who has

dedicated 22 years toward a career in education.

Mrs. Tackitt earned her bachelor of science degree in elementary education from the University of Nevada, Reno, and a master's in advanced teaching leadership from Sierra Nevada College.

She proudly teaches at Antelope Elementary School in Coleville, California, where she has instructed classes of students in the third grade and transitional kindergarten and kindergarten.

As a young girl, Mrs. Tackitt became passionate about horses and barrel racing. Through this passion, she was inspired to become a teacher by her friend and mentor, Lauretta, who taught her dressage. She strove to emulate Lauretta's qualities of patience, positivity, and care, and later became a coach herself.

This ultimately led Mrs. Tackitt to the teaching profession, where she used these skills and values to become beloved by students, parents, and staff.

□ 2100

Her unique abilities as a former coach help her build trusting relationships with students in which she guides them toward reaching their goals, and thereby creates confident young students who believe in themselves and know they can achieve anything.

For these reasons and many more, Mrs. Tackitt was recently recognized as the 2022–2023 Mono County Teacher of the Year. She is known by others for her strong work ethic, patience, and knowledge, as well as for treating her students with respect, kindness, and empathy.

Students leave Mrs. Tackitt's classroom excited about school and learning, which is commendable. I applaud Mrs. Tackitt for her dedication to education, to the development of her students, and to promoting overall student success in academic achievement.

Therefore, on behalf of the United States House of Representatives, I am pleased to recognize Mrs. Johanna Tackitt for her significant contributions to the Eastern Sierra Unified School District and to the students of Antelope Elementary School.

RECOGNIZING TAHOE FOREST HEALTH SYSTEM

Mr. KILEY. Mr. Speaker, I would like to take a moment to recognize the Tahoe Forest Health System for 75 years of providing exceptional healthcare services to the Tahoe region.

In 1949, Richard Joseph and his family donated the land necessary for the construction of the new hospital in Truckee. The donation was made with the desire to care for their local community members and in memory of their son, Levon Joseph, who was tragically killed during his military service in World War II.

The community rallied behind the idea of a new hospital, and under the legacy of generosity, the Tahoe Forest Hospital District was formed. In 1952, the hospital facility named the Tahoe

Forest Hospital officially opened its doors.

The original hospital consisted of 15 beds and 2 physicians. Since its inception, the Tahoe Forest Health System has grown along with the community it serves. The Tahoe Forest Hospital expanded to 25 acute care beds and 36 long-term care beds while also providing a wide array of critical rural healthcare services, including community health outreach programs.

The hospital service area now covers six rural counties, two States, and approximately 3,500 square miles. The hospital was further developed by building the Gene Upshaw Memorial Tahoe Cancer Center and the Incline Village Community Hospital, a four-bed critical access hospital offering 24-hour emergency care, as well as a variety of other clinical health services.

The Tahoe Forest Health System has contributed to the health and well-being of Tahoe residents and visitors for more than seven decades and is a vital resource for our local mountain communities.

Tahoe Forest Health has earned multiple awards, partnerships, and recognitions and sets a high standard for excellence in rural healthcare. Therefore, on behalf of the United States House of Representatives, I am honored to recognize the Tahoe Forest Health System in celebration of their 75-year anniversary, and I applaud them for their ongoing commitment to providing quality and compassionate healthcare services.

OVERTURN PROPOSITION 47

Mr. KILEY. Mr. Speaker, I would like to take a moment this evening to bring the country's attention to one of the most shocking and twisted things I have ever seen in the world of politics, which is happening right now in my State of California.

There is a scheme playing out right now on the part of the State's ruling politicians to undermine a democratic election and make nearly 40 million Californians less safe. This relates to the crime problem in our State, which, of course, is not just a California issue.

As a member of the Judiciary Committee, I have been part of several field hearings in some of America's worst cities when it comes to high crime rates, including Chicago, Philadelphia, Manhattan, and right here in Washington, D.C.

It is perhaps in my State, in California, especially in cities like Oakland, San Francisco, and Los Angeles, where the problem is most pronounced, thanks in large part to a series of criminal laws that have been passed that are uniquely permissive and that are uniquely restrictive of the ability of law enforcement to keep our communities safe.

Yet, there is one law in particular that is at the root of many of the problems that we see in California when it comes to homelessness, open-air drug markets, retail theft, and smash-and-grabs. That is an initiative known as

Proposition 47, which was passed in 2014 under the false name of the Safe Neighborhoods and Schools Act, and since that time has caused an epidemic of retail theft by eliminating virtually any consequence for stealing.

It has also had the tragic consequence of making it so we cannot get drug addicts who are living on our streets, in many cases dying tragically on our streets, in many cases for fentanyl and other drugs, where we can't get them the help they need now because it has decimated our drug court system. Prosecutors no longer have the ability to use a possible felony conviction as leverage to get offenders to sign up for treatment.

For the last decade, this very misguided initiative, Proposition 47, has caused these problems to build and build in California and has made our communities less and less safe, has made our quality of life in California lower and lower, has been a major reason why people have been leaving our State in record numbers when, for much of its history, California has been the State that everyone wanted to come to.

After a decade, over the course of the last several months, there has been a citizen-led effort in California to overturn the worst provisions of Proposition 47, to restore consequences for retail theft, to revive drug treatment for those who need it, and to take on the scourge of fentanyl that is ravaging far too many of our communities.

The people of California responded overwhelmingly, with over 900,000 people signing the petition to get this measure on the ballot. Just about an hour ago this evening, it was officially announced by the California secretary of state that the initiative has qualified and that it will appear on the November ballot. All indications are that the people of California will vote for it and end this radical failed experiment in our State and set our State on a new course.

Unfortunately, there are some who hold power right now in California who do not want that to happen.

I want to be very clear that this is not a partisan statement because the initiative has broad bipartisan support. For example, it is endorsed by the Democratic mayor of San Francisco, the Democratic mayor of San Jose, and the Democratic mayor of San Diego because it is just common sense that we need to restore public safety in California.

Yet, at the State level, the supermajority in the legislature, along with Governor Gavin Newsom, have decided that they should take matters into their own hands and deny voters the opportunity to bypass this bipartisan initiative.

How might they do this, you ask? It has already qualified for the ballot. The people have made their voices heard. It is official. What is their plan? This is the scheme that they have

come up with that surpasses anything I have seen, perhaps, and I have seen a lot when it comes to the machinations of California politics.

Here is what they have done. The Governor and leaders in the legislature came up with their own package of bills that are ostensibly designed to promote public safety. In fact, most if not all of those bills are unobjectionable. Some of them are even positive, but they are really just tweaking at the edges of the problem.

None of them does anything to deal with the actual problems of Proposition 47. In fact, the bills by definition couldn't do that because Proposition 47 was a voter initiative, and it could only be corrected by voter initiative. The legislature doesn't have the power to do that.

Nevertheless, for whatever reason, maybe to look like they were doing something about the problem, maybe they genuinely wanted to help make communities safer, you had these bills that were introduced that would take some fairly modest steps in the direction of public safety.

We actually learned just a few days ago that there was a much more sinister purpose behind these bills. The leaders of the legislature will be introducing an amendment to these bills, which has what they are calling an inoperability clause.

What does that mean? They are stipulating in the language of the bills that if voters pass the initiative that is now going to be on the ballot in November, then those bills will automatically be repealed. They are putting in a provision that says that their own bills will be repealed automatically if voters make a decision that they don't like in November.

□ 2110

This is truly extraordinary. It is a threat to the people of California. Don't pass this initiative or we will weaken other criminal laws. It is a loaded weapon because the effect is automatic. The threat doesn't even need to be carried out; it is just there the moment the initiative passes, at least, this is the way they have designed it. Then those bills will be repealed, but the true purpose of this is even worse.

The true purpose is to mislead voters and give them an upside-down description of what this initiative will actually do. Because in California, the language that appears on the ballot when you go to vote that says, here is what this initiative will do, that language is written by the attorney general who is, himself, a Statewide-elected official.

The point of including what some are calling a poison pill, which says that if you pass the initiative, then these public safety bills are going to be repealed, is to influence the way that the initiative is written, an initiative that is supposed to be about helping to limit crime, reduce crime, and restore consequences. They will describe it in precisely the opposite way.

On the ballot, it will now say, oh, no, this initiative is going to repeal these public safety measures.

It is a deeply cynical scheme designed to undermine a popular voter initiative that is desperately needed to get our State back on track. I think that when people ask whatever happened to California, how did our beautiful State come to have all of these problems, where you walk through the streets of San Francisco or Los Angeles and you can't even believe that you are in the United States of America, how did this happen? This is how it has happened.

Unfortunately, we have political leaders who are willing to go so far as to undermine a democratic election and to make our State less safe in order to advance their own particular political goals.

Mr. Speaker, I think it is absolutely shameful; however, I have faith that at the end of the day, the will of the people will win out, and I think that people are frustrated with what has happened to our State.

I hear it every day. They are frustrated with machinations like this, and the people of California will find a way to make sure that this change that is desperately needed happens and that our State gets back on the right track.

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

SENATE ENROLLED BILL SIGNED

The Speaker announced his signature to an enrolled bill of the Senate of the following title:

S. 2051.—An act to reauthorize the Missing Children's Assistance Act, and for other purposes.

ADJOURNMENT

Mr. KILEY. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 9 o'clock and 13 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, June 12, 2024, at 9 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

EC-4499. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's Major final rule — Methylene Chloride; Regulation Under the Toxic Substances Control Act (TSCA) [EPA-HQ-OPPT-2020-0465; FRL-8155-01-OCSP] (RIN: 2070-AK70) received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4500. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's correcting amendment — Addition of Diisononyl Phthalate Category; Community Right-to-Know Toxic Chemical Re-

lease Reporting; Correction [EPA-HQ-TRI-2022-0262; FRL-2425.1-05-OCSP] (RIN: 2025-AA17) received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4501. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's interim final determination — Determination To Defer Sanctions; California; California Air Resources Board and Local California Air Districts [EPA-R09-OAR-2024-0175; FRL-11888-02-R9] received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4502. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; Nevada; Clark County Department of Environment and Sustainability; Nonattainment New Source Review; 2015 Ozone Standard [EPA-R09-OAR-2022-0494; FRL-9931-02-R9] received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4503. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; Tennessee; Revisions to the Continuous Opacity Monitoring System Requirements [EPA-R04-OAR-2023-0458; FRL-11759-02-R4] received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4504. A letter from the Associate Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; KY; Revisions to Jefferson County Definitions [EPA-R04-OAR-2023-0338; FRL-11798-02-R4] received May 1, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

EC-4505. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Additions to the Entity List [Docket No.: 230209-0041] (RIN: 0694-AJ14) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4506. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Addition of Certain Entities to the Entity List; Correction of Existing Entry on the Entity List [Docket No.: 210629-0139] (RIN: 0694-AI52) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4507. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Control of Deuterium That Is Intended for Use Other Than in a Nuclear Reactor Under the Export Administration Regulations (EAR) [Docket No.: 210923-0195] (RIN: 0694-AI44) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4508. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Burma: Implementation of Sanctions [Docket No.: 210302-0033] (RIN: 0694-AI43) received

May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4509. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Revisions of Temporary Denial Order Provisions To Allow for Extended Renewals in Certain Circumstances [Docket No.: 230824-0204] (RIN: 0694-AJ36) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4510. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Additions and Revisions to the Entity List and Conforming Removal From the Unverified List [Docket No.: 221209-0267] (RIN: 0694-AJ04) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4511. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Adoption of Congressional Notification Requirement for Certain Semiautomatic Firearms Exports Under the Export Administration Regulations (EAR) [Docket No.: 220524-0120] (RIN: 0694-AI89) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4512. A letter from the Deputy Director for Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Implementation of Additional Sanctions Against Russia and Belarus Under the Export Administration Regulations (EAR) and Refinements to Existing Controls [Docket No.: 230515-0131] (RIN: 0694-AJ17) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4513. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Export Administration Regulations: Termination of United Arab Emirates Participation in the Arab League Boycott of Israel [Docket No.: 210528-0118] (RIN: 0694-AI48) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4514. A letter from the Deputy Director of Congressional Affairs, Bureau of Industry and Security, Department of Commerce, transmitting the Department's final rule — Additions of Entities to the Entity List [Docket No.: 240507-0130] (RIN: 0694-AJ62) received May 28, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4515. A letter from the General Counsel, Justice Management Division, Department of Justice, transmitting the Department's interim final rule — Implementation of HAVANA Act of 2021 [JMD Docket No.: 157; A.G. Order No.: 5922-2024] (RIN: 1105-AB71) received May 14, 2024, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Foreign Affairs.

EC-4516. A letter from the Assistant Chief Counsel for Regulations and Standards, Office of the Chief Counsel, Transportation Security Administration, Department of Homeland Security, transmitting the Department's final rule — Flight Training Security