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Senate

The Senate met at 3 p.m. and was called to order by the Honorable MAZIE K. HIRONO, a Senator from the State of Hawaii.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, look down from Heaven to see those who passionately seek Your presence. Listen to our prayers. Lord, our hearts are steadfast toward You, so lead our Senators safely to the refuge of Your choosing. Thank You for giving us a future and a hope.

Today, give our lawmakers the power to do Your will as they fully realize they are servants of Heaven and stewards of Your mysteries. Provide them the wisdom to make faith the litmus test by which they evaluate each action as they refuse to deviate from the path of integrity. Lord, keep them from being careless about their spiritual and moral growth.

We pray in Your strong Name. Amen.

PLEDGE OF ALLEGIANCE

The Presiding Officer led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication to the Senate from the President protempore (Mr. LEAHY).

The legislative clerk read the following letter:

U.S. SENATE, PRESIDENT PRO TEMPORE, Washington, DC, July 18, 2022.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby

appoint the Honorable MAZIE K. HIRONO, a Senator from the State of Hawaii, to perform the duties of the Chair.

Patrick J. Leahy, President pro tempore.

Ms. HIRONO thereupon assumed the Chair as Acting President pro tempore.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The ACTING PRESIDENT pro tempore. Morning business is closed.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will proceed to executive session to resume consideration of the following nomination, which the clerk will report.

The legislative clerk read the nomination of Nina Nin-Yuen Wang, of Colorado, to be United States District Judge for the District of Colorado.

RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

CORONAVIRUS

Mr. SCHUMER. Madam President, first, let me thank all of my colleagues for their kind words during my time isolating due to COVID last week. As you can see, I have made a full recovery after experiencing only mild symptoms, thank God. COVID has done incalculable damage to scores of American families, but because I was fortunate enough to be vaccinated and double boosted, my case was not as bad as it could have been.

I urge all Americans who have not been vaccinated yet to talk to their doctors and get the vaccine, if possible, and then get boosted when the time is right. Speaking from personal experience, it makes all the difference in the world.

BUSINESS BEFORE THE SENATE

Now, Madam President, the Senate gavels back in for the second week of an exceedingly busy work period. There is a lot we must do quickly to lower costs and improve the lives of American families.

On the nominations front, we will continue confirming as many of President Biden's qualified judges and administrative appointees as possible. Last week, the Senate confirmed our 70th Biden-appointed Federal judge, on a voice vote, and this week we intend to keep going by confirming Judge Michelle Childs, of South Carolina, to serve as a circuit judge on the very, very important DC Circuit.

Very soon, the Senate must also take swift action to pass the PACT Act for a second time in order to correct a technical error that arose in the House. This legislation will be the most important healthcare reform bill that our veterans have seen in years, and there is absolutely no justification—none whatsoever—to delay the swift passage of this bill.

And, most importantly, the U.S. Senate must finish work on one of the most urgent priorities facing this Chamber: addressing the chip shortage that is hurting American consumers, decimating our supply chains, and endangering our national security.

For the information of all, tomorrow, we are going to hold the first procedural vote on legislation to address these critical issues, which both sides have been working on for months. As we speak, Democrats and Republicans are hashing out the final details on a bill so we can move forward this week.

The chip shortage is not some abstract issue; it is impacting the daily

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



lives of millions of Americans. Cars, refrigerators, and other household appliances require chips to function, but supply shortages mean prices have gone up and up and up for those goods, and Americans have to wait months just to get a hold of them. If you want to help with inflation and get it down, this bill is an important bill to vote for, and we can take a giant step toward fixing this problem if we act now.

Last week, the Secretaries of Commerce and Defense told us plainly that "our economic and national security depends on our ability to invest in the technologies of today and tomorrow."

So, again, we need to move quickly. Right now, some of the most important manufacturers in our country are weighing where to make their investments in semiconductor production. Many of them are holding off on final decisions to see what Congress does, but they are not going to wait around forever.

As one company told the Wall Street Journal, "Without these incentives [from Congress], the capital investment required for [expanding production] is not economically viable in the United States given other global alternatives."

Other countries have copied our legislation, and they are offering companies huge amounts of money to locate there, and that, of course, will endanger our security—economic and national. The message is not subtle. If countries do not think it is profitable to make chips here in America, they are going to go somewhere else.

Countless good-paying American jobs are on the line, and billions of dollars in economic activity are on the line. As I said, our national security is at stake. For these reasons, I urge my colleagues to move forward tomorrow.

Of course, as we work on chips legislation this week, I urge my colleagues on the conference committee to continue finalizing the larger jobs and invoxation package that both sides have been working on for months.

I want to see this Chamber send a compromise bill to the President's desk because this is so important for the future of our country and for our national security. I have worked for more than a year with Republicans to get a competition and innovation bill done, so I strongly support my colleagues as they keep working.

In the meantime, we must take steps to get chips done as soon as we can. This is about lowering costs, increasing manufacturing, and making sure we are competitive with our rivals abroad.

The 21st century will belong to nations willing to invest in the technologies and innovations of tomorrow. I want to get there first, but to do that, the Senate must act this week.

LEGISLATIVE SESSION

Mr. SCHUMER. Madam President, I move to proceed to legislative session.

The ACTING PRESIDENT pro tempore. The question is on agreeing to the motion.

The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. SCHUMER. Madam President, I move to proceed to executive session to consider Calendar No. 989.

The ACTING PRESIDENT pro tempore. The question is on agreeing to the motion.

The motion was agreed to.

The ACTING PRESIDENT pro tempore. The clerk will report the nomination

The legislative clerk read the nomination of Gregory Brian Williams, of Delaware, to be United States District Judge for the District of Delaware.

CLOTURE MOTION

Mr. SCHUMER. Madam President, I send a cloture motion to the desk.

The ACTING PRESIDENT pro tempore. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The legislative clerk read as follows:

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 989, Gregory Brian Williams, of Delaware, to be United States District Judge for the District of Delaware.

Charles E. Schumer, Richard J. Durbin, Robert P. Casey, Jr., Sherrod Brown, Tammy Baldwin, Tina Smith, Jeanne Shaheen, Chris Van Hollen, Elizabeth Warren, Catherine Cortez Masto, Benjamin L. Cardin, Christopher Murphy, Maria Cantwell, Christopher A. Coons, Mazie K. Hirono, Jack Reed, Gary C. Peters, Tammy Duckworth.

LEGISLATIVE SESSION

Mr. SCHUMER. Now, Madam President, I move to proceed to legislative session.

The ACTING PRESIDENT pro tempore. The question is on agreeing to the motion.

The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. SCHUMER. Madam President, I move to proceed to executive session to consider Calendar No. 971.

The ACTING PRESIDENT pro tempore. The question is on agreeing to the motion.

The motion was agreed to.

The ACTING PRESIDENT pro tempore. The clerk will report the nomination.

The legislative clerk read the nomination of Natasha C. Merle, of New York, to be United States District Judge for the Eastern District of New York.

CLOTURE MOTION

Mr. SCHUMER. Madam President, I send a cloture motion to the desk.

The ACTING PRESIDENT pro tempore. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 971, Natasha C. Merle, of New York, to be United States District Judge for the Eastern District of New York.

Charles E. Schumer, Richard J. Durbin, Richard Blumenthal, Alex Padilla, Christopher A. Coons, Gary C. Peters, Elizabeth Warren, Mazie K. Hirono, Tammy Baldwin, Tina Smith, Mark R. Warner, Edward J. Markey, Robert P. Casey, Jr., Martin Heinrich, Jeanne Shaheen, Sherrod Brown, Margaret Wood Hassan.

Mr. SCHUMER. Finally, I ask unanimous consent that the mandatory quorum calls for the cloture motions filed today, July 18, be waived.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. SCHUMER. I yield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. McCONNELL. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. McConnell. Madam President, last week, American families' pain was confirmed by yet another round of awful statistics. Year-on-year inflation set a new 40-year high in June. The painful fallout of Washington Democrats' 2021 spending binge continues to spread. A loaf of bread costs the American consumer 10 percent more than it did a year ago. A dozen eggs will run you 33 percent more. The price of a gallon of gas, of course, rose more than 100 percent on Democrats' watch.

Across the board, the American people's hard-earned dollars are not going nearly as far as before Democrats' inflation. Even as nominal wages rise, millions of families have seen their real income decrease; a net pay cut for workers, courtesy of Washington Democrats' runaway spending. No wonder three out of four Americans—three out of four—say inflation is causing them financial hardship. Seventy-five percent of the country is in a tough spot.

Of course, it is not affecting everyone equally. The lowest earning Americans consistently spend larger portions of their incomes on the sort of essentials that are most expensive right now, from housing to fuel, to groceries. And workers in blue-collar industries are among those having the hardest time

keeping up. U.S. manufacturing workers are seeing their lowest average earnings—adjusted for inflation—since 2014, while the overall private-sector workforce is seeing wages at 2019 levels.

Unfortunately, these hardships show little sign of slowing anytime soon. Last month's core inflation, when compared to just a few months earlier, is actually accelerating. So we have got the worst inflation since 1981. The vast majority of Americans are saying it has them in a bind financially. And it is low- and middle-income families who are actually bearing the brunt of it.

This, Madam President, is the land-scape as Washington Democrats keep trying to force even more party-line liberal bills with even more new Washington spending and—for a bonus—a bonus—massive new tax hikes. For the better part of a year, our colleagues have been trying to cook up legislation that would make life harder for small businesses, attack affordable American energy, and hike income taxes on families in every single tax bracket.

Apparently, for most Washington Democrats, spending the country into inflation actually wasn't enough. Now, for a second act, they want to tax us into a recession. The response for Democrats robbing American families once cannot be for Democrats to rob American families a second time.

PRESCRIPTION DRUG COSTS

Madam President, now, on a related matter, one of the things Washington Democrats appear most eager to do with their one-party control of government is to resurrect their war on America's world-leading medical innovation sector. In a statement just last week, President Biden praised fellow Democrats for having "beaten back" the industry behind most of the world's lifesaving treatments and cures. And as things stand right now, it appears our colleagues intend to work from a familiar leftwing playbook in the coming weeks

Washington Democrats are working right now—right now—to find ways to put more bureaucracy between American patients and the treatments they rely on. They want to put socialist price controls between American innovators and new cures for debilitating diseases. With one-party Democratic control of government, they just might get away with it. But our colleagues need to think again. Even just the medicine-related parts of their partisan plans would have hugely, hugely negative consequences for our country.

The American people know that government can't magically make things cost less by passing laws saying things should cost less. There is no Washington magic wand—trust me—or else we would have every American driving \$1 pickup trucks and eating \$1 steaks just by passing a law setting those prices at \$1.

There is no such thing as a free lunch. The bill for made-up price controls always comes due. In this case,

the invoice will be delivered to the American people who are living with actual health challenges. The price of bigger government will be fewer lifesaving cures and less innovation in the future

Let's face it, prescription treatments are expensive to produce. Long-term investments in cutting-edge research and development require certainty. What Washington Democrats want to do right now would bleed hundreds of billions of dollars in potential R&D out of American industry, shrinking the pipeline for new therapeutics for patients with chronic conditions, pouring cold water on the next breakthroughs in the fight against Alzheimer's and Parkinson's.

Prescription drug socialism would have devastating and compounding effects. By one analysis, price controls like the ones Washington Democrats want to ram through could cost more than 330 million cumulative years of life expectancy. That is enough to shorten every American's life by a full year.

Two years ago, in 2020, America's medical innovators were busy blowing away expectations and responding to a once-in-a-century pandemic with lifesaving therapeutics and vaccines in record time-record time. Two years later, in 2022. Democrats have decided that what those same innovators need—the same innovators need—is Washington heavyhanded micromanagement from the same politicians who couldn't even—listen to this couldn't even keep baby formula on store shelves.

Our country is contending with historic inflation. Our economy is on the brink of recession. And Washington Democrats want to gamble with the health of the American people? It doesn't get much more reckless than that.

The ACTING PRESIDENT pro tempore. The Senator from Illinois.

Mr. DURBIN. Madam President, I wonder if Americans think the cost of prescription drugs are too high. I wonder if Americans realize that the cost of prescription drugs are so high in this country that they are driving the cost of health insurance premiums up.

Don't take my word for it. BlueCross BlueShield of Illinois told me that directly. Why are premiums going up? Prescription drug prices are going up.

I wonder if the American people realize there are only two nations on Earth that allow drug companies to advertise drugs on television. You know one of them: United States of America. The other: New Zealand. No other country allows them to take place.

I wonder if the American people realize that the same exact American drugs that are sold here at the highest prices are sold at a deep discount in other countries: Canada. In Canada, the reason American drugs cost less than they do in America is because the Canadian people won't tolerate the prices pharmaceutical companies

charge people in this country. So they established standards and cut the prices for the exact same drugs made, manufactured, and sold in the United States. They are not alone. Europe does the same thing, bringing down these prices.

So we decided that at least in one area—one area—we were going to make an exception to this overpricing of prescription drugs: the Veterans' Administration. We said it costs a lot to keep our promise to veterans who have served this country and need medical care afterward. So we are going to allow the Veterans' Administration—we do under law—to negotiate with the drug companies to bring prices down. It works. They are brought down dramatically.

For the longest time, many of us have thought that isn't enough because most of the drugs are being sold outside the Veterans' Administration, and there is no negotiation; it is a take-itor-leave-it. Medicare—tens of millions of Americans who are covered by Medicare face the cost of drugs which are sky-high.

So we decided, on the Democratic side, that we were going to listen to the people we represent, who have told us over and over again that when it comes to the cost of living and expenses families face, many of these families were facing a choice of their money or their lives to buy drugs that doctors told them were essential for their survival. So we proposed that, finally, the pharmaceutical companies have to negotiate with the government when it comes to Medicare drug pricing.

Now, you didn't hear that directly from the Senator from Kentucky who just spoke. He talked about socialism in pricing drugs. Socialism? For the government to suggest we want to bargain for prices? These companies, incidentally, are not getting by hand to mouth. They are doing quite well, and they are making a lot of money.

And they didn't do it on their own. I want to address that issue, this notion that if they were paid less for their drugs, it would stifle innovation. The pharmaceutical industry typically spends more money on advertising than they do on research.

Why would they do that? So that some people watching the ad of a person skipping through a field of flowers will finally get to the point where they can spell "Xarelto" and go into a doctor's office and say: I want to skip through flowers. I want Xarelto. And—you know what—some doctors say "fine" and write the script. That is why the cost of medicine and healthcare goes up.

The bottom line is this. These pharmaceutical companies, as good as they are, as many things as they find, they don't do it alone. You know what the No. 1 supplier of research information is to the private sector pharmaceutical companies in America? The Federal Government. The National Institutes

of Health. We spend tens of billions of dollars each year doing basic research, which is then used by the pharmaceutical company to develop their drugs.

Is it too much to ask them to bargain a fair price for drugs sold to Medicare so that the taxpayers get a break, and the pharmaceutical profits may go down just slightly? I don't think it is too much to ask.

We are going to have an interesting debate in the next few weeks because the Democrats think it is time that pharma be held responsible for dramatically overcharging Americans for pharmaceutical drugs that cost a fraction of its price in Canada and Europe.

The Senator from Kentucky obviously sees it another way. He thinks it is socialism. He calls it a free lunch—we want to give away a free lunch. It isn't a free lunch when you can't afford to fill your prescription the doctor gave you and you wonder if you are jeopardizing your health or your life.

Take the drug insulin. We are working on that too. Insulin wasn't discovered by Americans; it was discovered by Canadians back in the early part of the 20th century. And they decided—and what a gesture it was—that they were going to give away and surrender the patent on this discovery.

Before then, it was not atypical that people died from diabetes. After insulin, they could survive. It was a life and death drug. And the researchers who discovered it said: This shouldn't be a profitmaker; this should be something that is priced so that people can continue to live.

Well, what has happened to insulin? Over the years, the pharmaceutical companies started doing their magic, and the cost of insulin for many people is dramatically higher than they can afford. Some people actually cut the amount of insulin which they are told to take because they can't afford it.

We want to bring down the cost of this lifesaving drug to a \$35 a month maximum premium for insulin, and I think that is a reasonable amount of money.

So I believe that when it comes to the drug industry in America, it is a great sector of our economy. They have found some wonderful things, with the help of Federal research. They are making profits, as I guess every private sector company is designed to do. But it is not unreasonable for us to ask, it is not socialistic for us to ask, it is not socialistic for us to ask, at fair prices for all Americans. They do it for veterans. They can do it for Medicare and others.

And if Senator McConnell is signaling we are in for a fight over this issue, all I have to say are three words: Bring it on. Bring it on. The American people are sick and tired of the overpricing of these drugs, and I think it is time that we have this debate. And if the Republicans want to stay on the side of pharma and say the Democrats are wrong, let's take that to the Amer-

ican people in November. I think it is a viable issue.

ABORTION

Madam President, in the weeks since the Alito-Thomas Supreme Court majority erased the constitutional right to abortion, the rightwing disinformation machine has kicked into high gear. Again and again, we hear the same empty words of reassurance from the Republican side. They claim that overturning Roe simply handed the question of abortion back to the people's representatives, back to the States—just that simple.

This is false, and they know it. The reality is overturning Roe has unleashed a healthcare crisis in this country. It has ripped a right to make essential healthcare decisions away from the people and their doctors and handed it to the politicians in individual States.

As soon as Roe was overturned by the Alito Supreme Court, nearly a dozen States outlawed abortion.

In Ohio, abortion access is so restricted that we have heard this horrible, bone-chilling story of a 10-year-old rape victim who was denied care in the State of Ohio. Ten years old, Madam President. At the age of 10, parents and grandparents are still worried about 10-year-old grandkids crossing the street. This 10-year-old victim had been raped. She was pregnant.

The State's law in Ohio only permits abortions before fetal cardiac activity is detected, which is usually at 6 weeks of gestation. At the time this 10-year-old child sought care, she was 6 weeks and 3 days pregnant. She missed the deadline. So the child was forced to flee her home State of Ohio and travel to Indiana, where she was given medical care.

And from the moment this story made headlines, what was the response from Republican politicians and the conservative media? They said it was fake news; that it is a hoax. They accused the doctor who treated the girl of just plain lying. They said that Democrats were making up these doomsday scenarios to scare the American people. The Wall Street Journal—the Wall Street Journal, Madam President—even ran an editorial calling the story "Too Good to Confirm."

But unthinkable and sickening as it may be, the story is true. So why did Republicans go to such great lengths to discredit it? Because they refused to admit the truth. When faced with a case that shows the extreme consequences of outlawing abortion, as the Supreme Court just did weeks ago, they dismissed the facts as a lie.

Well, here is the truth. Republican anti-choice policies will force children—children who are still not old enough to cross the street on their own—to give birth. Ten years old. And Republicans are not content with simply banning all abortion. They want to prosecute the healthcare professionals who have to make the life-and-death decisions in the practice of medicine—

healthcare professionals like the one who treated this little girl from Ohio.

Just last week, Indiana's Republican attorney general declared he was going to investigate this doctor from Indiana who provided this abortion. Well, what were his grounds for investigating? He claimed that the doctor didn't properly report the abortion to State authorities. But even that isn't true. Records show the doctor followed the law exactly as it is written.

How did we reach this point? It has not even been a month since the Dobbs decision, and Republican officials are already finding ways to intimidate doctors who are providing essential care to Americans and America's children. The radical rightwing majority on the Supreme Court has given these lawmakers a green light to enact the most unreasonable, outrageous abortion bans imaginable.

And as cruel as these bans may be, they cannot change the reality that reproductive healthcare is healthcare. In some cases, an abortion can mean the difference between life and death.

The moment politicians start meddling in life-or-death health decisions, the moment we turn over these life-or-death decisions to a legislator rather than to a doctor and a patient, we are headed down a dark, dangerous, and deadly road.

Here is what is happening. Right now, there is a doctor in America, today, who is being forced to make an impossible decision: Do I risk jail time, do I risk criminal charges by providing the care that I believe my patient needs, or do I sit back and risk my patient's life and health from pregnancy complications?

What a choice. Do you want to make that as an elected official? I am not competent to make that choice. I am a lawyer—liberal arts. I didn't spend a day in medical school. When it comes to the people I care about—my family and others—I want medical professionals to make that decision, not runof-the-mill politicians.

Last week, the Texas attorney general filed a lawsuit against President Biden's administration. What was the reason? Because the administration issued guidance making it clear that healthcare providers are legally protected when offering legally mandated life- or health-saving services in emergency situations.

Think about that. Texas would rather allow women to risk their health—even death—than allow them to seek emergency lifesaving care.

And, yesterday, the New York Times—and I commend this article to everyone—reported that miscarriage patients in Texas are being turned away by doctors. These women are being denied care because "doctors... worried the patients might have actually taken abortion pills that hadn't expelled the pregnancy, two situations that appear medically identical."

One San Antonio based ob-gyn put it best when she said:

[T]he art of medicine is lost and actually has been replaced by fear.

This is the world we have entered after the fall of Roe. And it is a wake-up call for every Member of this Senate. Don't turn your eyes away from it. This is the reality of the Supreme Court decision.

Our constitutional rights should not, and cannot, differ State by State. For 50 years, this was a fundamentally constitutional guaranteed freedom. And it needs to be protected again by Federal law.

I don't think this Court is going to stop with overturning Roe. I commended to all my colleagues, there was a speech made last Thursday by Senator KAINE of Virginia. Before he was in politics, he was a civil rights lawyer. And he is a good one. And he explained the 14th Amendment and what it means if we were to take the Alito Court analysis and basis and reject the notion that the 14th Amendment defines our citizenship in so many different ways.

Justice Clarence Thomas has indicated the far right majority is coming next for the right to family birth control and contraception.

Oh, that can't be true, Senator. They aren't going to go after birth control pills—watch them; they have already announced they are underway—and marriage equality and making our decisions about the future of our familias

This Senate must act to protect marriage equality and all the fundamental human rights that are under threat by this radical Supreme Court. The question, though, when November comes around, will the American people care, or will they take a nap? Will they decide it is somebody else's problem? Well, I hope they don't because these problems are really facing all of us as Americans, whether we like it or not. We would rather not talk about this issue, but the Supreme Court gives us no choice

Now, let's be sensible. These are medical decisions that should be made by medical professionals.

FOOD AND DRUG ADMINISTRATION

Madam President, 2 weeks ago, the Center for Disease Control issued an alert: There was a listeria outbreak that sent nearly 2 dozen people in 10 States to the hospital.

For those who may not know, listeria is the bacteria that causes listeriosis. It is serious. It is a life-threatening illness. In most cases, the infection causes fever, sometimes confusion, loss of balance; but in some cases, it can be deadly.

Tragically, an expectant mother from Massachusetts who contracted it lost her baby. And another person in my home State of Illinois lost her life. Her name was Mary Billman. She was from Pesotum, IL. It is a small downstate community, about 15 miles south of Champaign.

In January, she went to Florida to visit her daughter. One day, she de-

cided to grab an ice cream cone. Harmless, right? As it turned out, no. That ice cream was contaminated. Ice cream is the most likely source of this listeria outbreak. Mary Billman was 79 years old. The listeria that she faced took her life.

This outbreak is one example of a long list of outbreaks in America, which are becoming way too common. The Food and Drug Administration is responsible for regulating 80 percent of our Nation's food supply. Nearly all of the foods we buy at the supermarket are supposed to be guaranteed as safe by the Food and Drug Administration. So when we pick up a box of cereal for the kids, a bag of lettuce, a jar of peanut butter, a pint of ice cream, we assume it has been inspected. We assume it is safe.

Here is the problem: Too often, that is not the case. The FDA is failing to uphold its most basic food safety responsibility: inspecting facilities. Over the past decade, the number of inspections it performs has fallen by nearly 60 percent—60-percent decline in inspections in the last decade. And to add insult to injury, that decline happened after Congress passed the FDA Food Safety Modernization Act—a 2011 bill, which I offered, that instructed the FDA to increase the number of inspections. They did the opposite.

If that weren't bad enough, in 2017, the HHS inspector general concluded that, even when the FDA did inspect facilities, the Agency did not always take action when it uncovered significant inspection violations. We know that story.

This summer, a bacteria known as Cronobacter contaminated infant formula, leading to nationwide shortages. The FDA was alerted to this problem 4 months before it took any action—4 months. So even when the FDA performs an inspection and identifies a threat to public health, it doesn't take timely action, not even when the problem can sicken and kill adults, children, infants. That is hard to imagine.

The FDA is adrift. And our most vulnerable people in America—children, mothers, and older Americans—are at risk

Last week, I introduced a bill that would transfer all of FDA's food responsibilities to a new Agency outside the FDA that we hope will actually do its job. We are calling it simply the Food Safety Administration. Congresswoman Rosa DeLauro, my friend and a Representative from the State of Connecticut, has introduced the companion bill in the House. Our bill represents a clean slate for food safety in America. It would create a new Food Safety Administration that would be run by food safety experts who were focused on protecting the Nation's food supply.

If I went into detail of the responsibilities of different Federal Agencies to inspect foods, you wouldn't believe it. If you have a cheese pizza, Food and Drug Administration; put pepperoni on

the pizza, now it is the Department of Agriculture. It changes based on definitions that might have made sense sometime in the past, make no sense anymore.

On behalf of the 15 million Americans who contract a foodborne illness each year and tens of thousands who are hospitalized, it is time to stop talking about it and do something.

The FDA failed my constituent Mary Billman, along with 3,000 Americans like her who lose their lives every year to foodborne illness. Many of these deaths are preventable, but they will keep happening if we don't fix our Nation's defunct food safety system.

We say America is the wealthiest Nation in human history. We are blessed, we know, with one of the most abundant agriculture industries. And we are home to some of the best and brightest scientists in the world. So there is absolutely no excuse for allowing the FDA's food safety failures to persist. With our legislation, we can replace this broken system with one that will finally protect our families.

I vield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. GRASSLEY. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

INFLATION

Mr. GRASSLEY. Madam President, at each of my 99 county meetings and in conversations with Iowans generally, the record cost of living is top of mind as Iowa families feel the impact of 9.1 percent inflation. They feel that on their family budgets, for sure.

Due to rampant inflation spurred by reckless government spending, consumer prices are escalating at a historic pace. Middle-class Americans are paying more for everything from gasoline, food, and shelter, to home furnishings, prescription drugs, and clothing.

Since President Biden took office January 2021, consumer prices have increased, on average, 12 percent nationally. As a result, the average Iowa household has seen its monthly living expenses increase to \$670 a month. The rising cost of transportation, energy, and food has hit household budgets particularly hard.

Since January 2021, Americans on average are paying an extra \$206 a month on energy, \$334 a month on transportation and gas, and an additional \$76 a month for food. It is no wonder inflation is the No. 1 concern that I hear about as I tour Iowa's 99 counties.

Rising wages have helped some Iowans manage the rising cost of living. However, for most, rising prices have far outpaced the wage gains. While trying to make up an extra \$600 a month is hard enough for wage earners, it is next to impossible for senior

citizens who are on fixed incomes. For senior citizens, there is no prospect of getting a raise like you might get if you have a job. They must make do by stretching their Social Security checks, their pensions, or investment income, if they have that. They must count on just stretching that as far as they can.

While there is an annual cost of living adjustment intended to maintain the purchasing power of Social Security benefits, this adjustment lags inflation increases. The 5.9 percent COLA for 2022 was the largest increase since 1982, the last time we had this out-of-control inflation. However, that is far below the 9.1 percent annual inflation rate reported for June. So just like wages go up 5.5, they can't keep up with a 9.1 percent increase inflation.

So you get a 5.9 percent increase in your COLA for Social Security; that is far below the 9.1 percent increase in inflation. Now, the Social Security Administration reports the 2023 COLA will be between 7.3 percent and 10.8 percent. Well, that might help. But will it make up for what inflation is?

Unfortunately, seniors have another 6 months until they see this relief in their benefit payments.

The current turmoil in the stock market has made it even harder for seniors to keep their heads above water. They are seeing their retirement savings in 401(k)s, their IRAs, and their non-tax-advantaged accounts eroded by stock market declines, by inflation, and by taxes.

Seniors are understandably looking to the administration and to this very Congress to take action to address inflation and rising prices. Unfortunately, all the administration and a majority in Congress have offered them are false assurances, more reckless spending, and damaging tax hikes.

It is time that we try an entirely different approach. That approach should be one focused on fiscal prudence, targeted non-inflation inducing relief, and increasing market competition or boosting supply.

The most important thing Congress can do to fight inflation is stop its reckless spending. Even better would be to trim the budget to eliminate unnecessary spending.

As for providing inflation relief, it must be done in a way that won't add to our growing debt or further fuel the flames of inflation. One way to do this is to provide targeted inflation relief that incentivizes and rewards taxpayers who save rather than spend.

This is the approach taken in the Middle-Class Savings and Investment Act, which I introduced last month. Under my legislation, most middle-class savings and investment income would be subject to zero tax. This means middle-class seniors would be subject to no Federal income tax on their long-term capital gains and dividend income. They would also be exempt from Federal tax on up to \$600 of interest income that they earn in a

year. Exempting most middle-class savings from tax not only provides relief to those seniors and to others but also will reduce tax bias that favors consumption over saving.

While not a silver bullet by any stretch of the imagination to stop inflation, encouraging more consumers to save rather than spend may help reduce inflation pressures by dampening demand.

Importantly, my proposal is fully paid for, so it won't add to our unsustainable debt and deficits.

In addition to practicing fiscal responsibility and providing sensible, targeted relief, I support policies designed to hold down prices by increasing supply and promoting greater competition in the marketplace. A prime example of this is my work to rein in out-of-control prescription drug prices.

Americans—especially our seniors—are paying too much for their prescription drugs. AARP says brand-name drugs that seniors use are going up more than twice the rate of inflation. Recent data indicates that nearly a half million seniors filled a single prescription that met their out-of-pocket threshold and millions of seniors are reaching the catastrophic phase of Part D

We must act to lower prescription drug prices. I passed out of the Finance Committee a bipartisan and negotiated bill that will lower the cost of prescription drugs. It is called Grasslev-Wyden or by its name the "Prescription Drug Pricing Reduction Act." It saves seniors \$72 billion and taxpayers \$95 billion. It caps out-of-pocket costs at \$3,100 and eliminates the doughnut hole. And perhaps the most important part of it will also cap year-over-year price increases of prescription drugs at the CPI. This also ends taxpayer subsidies to Big Pharma and provides real relief to our seniors.

Let's not waste another minute to lower drug prices. I will work with anyone who wants to pass the bipartisan Grassley-Wyden bill.

In addition to prescription drugs, I am leading the charge to lower the cost of grocery bills. The big four meatpackers who have over 85 percent of the market use anticompetitive tactics to hurt smaller producers or independent family farmers. While independent farmers in Iowa are forced to sell livestock at dirt-cheap prices, the cost to the consumer is climbing to a historic high level. This is happening at the same time the big four packers are reaping record profits.

Just this past week, Sysco—the largest food distributor in the United States—filed a lawsuit against these very same big four packers alleging price fixing. Sysco claims that these packers intentionally reduce the number of slaughtered cattle to inflate beef prices that families must pay at the supermarket.

We must maintain a cash market for cattle producers and thus increase competition. Toward this goal, I am

spearheading two bipartisan bills that sailed through the Senate Agriculture Committee that would do just that.

Another reason why we are seeing high prices on store shelves is the high price of gasoline and diesel. Contrary to what some people believe, food does not grow on grocery store shelves; food comes to the stores on trucks. And our country has never seen prices at the pump as high as they are right now. In fact, gas prices have doubled since President Biden took office.

Instead of focusing on domestic fuel production, the President and his administration have caved to environmentalists in shaping our energy policies. Since energy is an input in every item on the store shelves, energy prices mean climbing prices at the cash register at Hy-Vee in Des Moines, IA, or Walmart anyplace in the country and every other store.

It is time to reverse course on President Biden's energy policies and pursue an "all of the above" strategy. Let's go back to being energy independent rather than energy dependent.

Instead of just talking about inflation and its impact on Iowa families and seniors, it is time for this Congress to stop reckless spending and start focusing on commonsense relief and reforms. I am leading the charge to do just that through targeted tax relief—the savings bill that I talked about; market reforms in key industries to hold down prices, like the cattle bill I was talking about; and by boosting the supply of fuel to keep prices at the pump in check. I urge my colleagues on both sides of the aisle to join me in these efforts.

I yield the floor.

I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Ms. DUCKWORTH). Without objection, it is so ordered.

SEMICONDUCTORS

Mr. CORNYN. Madam President, it has been more than a year since the U.S. Senate passed the bipartisan U.S. Innovation and Competition Act, commonly known as USICA. It includes an important provision that Senator MARK WARNER, the Senator from Virginia, and I introduced more than 2 years ago called the CHIPS Act, which is designed to shore up a dangerously vulnerable supply chain of high-end semiconductors from Asia to the United States.

The fact is that the United States makes zero percent of those advanced semiconductors that are necessary for everything from your iPhone to fifthgeneration Joint Strike Fighters like the F-35.

Unfortunately, after we passed the bipartisan bill in the Senate, the House decided to go the partisan route and

add additional, unrelated pieces of their wish list, everything from handouts to labor bosses to money for a U.N. climate slush fund.

We were in the process of stripping out these partisan provisions through the conference committee that was appointed by the House and the Senate when Senator SCHUMER made a big decision. He said that Democrats were likely to bring to the floor another reckless tax-and-spending bill like Build Back Better, although in a different version. Our Democratic colleagues got the bright idea that they wanted to revive something like the Green New Deal, increase taxes on working families, and give runaway inflation even more staying power.

Well, Senator McConnell, the Republican leader, and Members of the Republican conference thought that was a bad idea and said that there would not be a bipartisan conference bill and a partisan, reckless tax-and-spending spree bill. It wasn't a threat; it was just a statement of fact. There is no such thing as negotiating with our Senate colleagues on the Democratic side while they sit on the sidelines drafting partisan legislation.

The provisions negotiated out of the bipartisan bill wouldn't land in the trash; they would simply be recycled through a partisan reconciliation bill. But Senator MANCHIN, the Senator from West Virginia, put an end to that last week when he killed the bill that would increase taxes on families and small businesses and implement costly Green New Deal climate policies. In my book, that is a big win for the American people, who are already facing high prices at grocery stores and at the filling station.

With this reckless tax-and-spending spree reconciliation bill dead and buried, there is now an opening to do something that we can agree upon on a bipartisan basis. I spent the weekend talking with a number of our colleagues, both Republicans and Democrats, and I am cautiously optimistic that we can now proceed to a vote on the USICA bill or some version of it. Based on our discussions, it sounds like the majority leader will bring a narrower bill to the floor that focuses on chips funding-again, something that has been pending now for more than 2 years—as well as tax incentives for manufacturers.

This bill will not be USICA, though, and it won't be "Endless Frontier," which was the name of the bill when it was initially introduced, and it sounds like a far cry from the COMPETES Act, which was the House's partisan response; rather, from all reports, it focuses on the core issue of reshoring American semiconductor manufacturing here in the United States.

With COVID-19, we became aware of a lot of supply chain vulnerabilities that I think we just, frankly, were not aware of. It is one thing to be aware of a supply chain for things like toys or consumer items, but it is another to be dependent on a supply chain—a foreign supply chain—for something as critical to our way of life and our economy and our national security as advanced semiconductors.

What Senator WARNER and I initially proposed and what I hope we will be voting on this week provides market-based incentives to close the cost gap between manufacturing overseas in places like Taiwan and doing so here in the United States. According to a Taiwan semiconductor manufacturing company located in Taipei, they figure it costs about 30 percent less to manufacture these high-end semiconductors in Taiwan than it does in the United States.

If we are going to get some of that manufacturing capacity back here to the United States to protect us against potential blockades, whether it comes from a military conflict or a pandemic or a natural disaster, we are going to have to find a way to provide incentives for those manufacturing, fabrication facilities to be located here in the United States. That is what we are talking about.

There is a closing window of opportunity for us to act. Secretary Raimondo, the Secretary of Commerce in the Biden administration, has made clear, as have various CEOs of semiconductor companies, that if the United States does not act soon, they will have to make a business decision to locate their manufacturing facilities in other places in the world where those incentives are already provided. But it does nothing to protect the U.S. economy or national security to have another fab or manufacturing facility located somewhere else around the world. We need them here in the United States if we are going to protect our economy and guard against those national security threats.

So if we don't make a decision soon—and I am talking about in the next couple of weeks—then we can kiss those manufacturing facilities goodbye, and places like Texas, Ohio, Arizona, and other States around the country that might benefit from that construction and the high-paying jobs that go along with them will see them taken to Europe or somewhere else.

Well, even though the Senator from West Virginia said he would not support the reckless tax-and-spending portion of the reconciliation bill, it is possible our colleagues will move forward with a slimmed-down version of an already-slimmed-down reconciliation bill that would require the Federal Government to set a price for drugs covered by Medicare—a move which I believe will stifle innovation. Price fixing always results in scarcity, meaning consumers—particularly seniors—will have less access to choice. It would also extend ObamaCare subsidies for insurance companies and prop up the struggling healthcare marketplace.

It is clear that I oppose those provisions and the perennial effort to legislate on a partisan basis, but the truth

is, if the Democrats have 50 votes plus the Vice President, they can pass it notwithstanding Republican opposition. We all understand that. But given the fact that these horrific tax increases are off the table as a result of the announcement from the senior Senator from West Virginia, I believe we are in a posture where we can go forward with the chips funding and other related provisions, and I hope we will be able to take action on that in the coming days.

BORDER SECURITY

Madam President, on another matter, last week, Senator CRUZ, my junior Senator and friend, and I took five Members of our Republican conference to McAllen, TX, which is in the Rio Grande Valley, which is the epicenter of a massive humanitarian and immigration crisis that has been going on for at least the last year and a half.

McAllen is in the Border Patrol's Rio Grande Valley Sector, it is called, and one of the busiest portions of the U.S.-Mexico border when it comes to illegal migration. For example, between October and May, Rio Grande Valley Sector agents logged more than 333,000 border crossings—more than any of the other 20 Border Patrol sectors.

During the visit, our colleagues were able to see and learn what, frankly, as Texas Senators, Senator CRUZ and I learned long ago about the traumatic, heart-wrenching consequences of this unabated crisis: groups of migrants with toddlers, who were lying asleep on the dirt road, practically ill from the heat and exhaustion.

By the way, the temperature is routinely in excess of 100 degrees at this time of year.

One mother and her 7-year-old child, the mom in tears and heartbroken, having left another 10-year-old child behind in Guatemala, were encountered. Unaccompanied children of 7 years of age, with nothing more than the clothes on their back, a birth certificate, and family contact information on a piece of paper—these were the sorts of things that my Senate colleagues had a chance to experience. which, unfortunately, I have seen all too many times before. These aren't heart-wrenching scenes from a wartorn country halfway around the world. This is happening on our front doorstep. This is happening in Texas every day.

My colleagues and I also spoke with some of the folks whose homes and properties sit along the U.S.-Texas border with Mexico. They shared with us stories about what it is like to live along one of the hot spots for illegal border crossings.

One resident told us last year the Brooks County Sheriff's Department recovered the bodies of 119 dead migrants. So far this year, the county has recovered 64.

Just by way of explanation, the coyotes or the smugglers will bring the migrants across the border, put them in a stash house, and then, when they

believe the coast is clear, put them in a truck and transport them north. They will have to go through a border checkpoint—or an interior checkpoint in Falfurrias, for example, which is where Brooks County is located, but what happens is, the smugglers will tell the migrants: Get out of the vehicle and walk around the checkpoint, and we will pick you up on the north side.

The problem is, this is very tough terrain and over 100-degree-plus temperature. Frankly, when some of the migrants become ill or injured, they are simply left behind to die, and that is why so many bodies have been recovered, for example, in Brooks County on a regular basis.

It is tough to imagine the toll this sort of discovery takes on a farmer or rancher, and then multiply that shock by more than 100.

Then we heard about the losses to property suffered because of this crisis—stolen vehicles, broken fences, damaged crops, vandalism, people who are afraid to let their own family members live and work on their own property because they are worried about the drugs, and they are worried about the potential violence. They talked about the safety concerns for their families and employees because drug traffickers and human smugglers go right through their backyards.

These men and women are understandably angry. They said to us: This is the United States of America, and I can't let my daughter or wife or children live and play or work on our own property? They are frustrated beyond belief because their families and employees, their homes and livelihoods are in jeopardy due to the Biden administration's failed border policies.

In case there are any doubts, I want to emphasize that what is happening on the border right now does not benefit anyone.

Border Patrol agents are stretched thin. They are frustrated. They are overwhelmed by everything they are expected to shoulder. They have been told they cannot do the job that they took an oath to perform under policies by the Department of Homeland Security, which can only be described as nonenforcement policies.

Landowners are saddled with safety concerns and financial losses.

Nongovernmental organizations. which are doing their best to help people in need, are carrying the weight of this humanitarian crisis with no end in sight. Brave Texas Department of Public Safety officers and National Guardsmen are making serious sacrifices as a result of the administration's failure to secure the border. These guardsmen and the Department of Homeland Security should not have to do a job that is the responsibility of the Federal Government, but when the Federal Government won't do its job, the State of Texas has no choice. One guardsman actually drowned while trying to save two migrants struggling to swim across the Rio Grande River. And the migrants themselves are routinely abused, exploited, even raped and sometimes left for dead in the middle of unforgiving terrain.

The only people really winning in this crisis are the criminal organizations and the human smugglers that are getting richer by the day. These cartels are transnational criminal organizations. They will traffic in anything that makes them a buck. They are what one person has called commodity agnostic. They don't care what that commodity is; their goal is simply to maximize their profit by whatever means necessary. And there is no question that the Biden administration's policies have helped enrich the cartels and resulted in too many migrants having lost their lives.

Throughout my time in the Senate, I have had the privilege of working with countless men and women who live and work along the southern border. Their experiences and input have shed light on the scope and scale of this crisis, and I am glad to be able to welcome some of our Senate colleagues to join us for an informative trip to the Rio Grande Valley. And I appreciate our colleagues taking the time to come visit the US-Mexico border for an update on the border crisis. Of course, most of them don't come from border States, but in the memorable words of one of our colleagues now, every State is a border State because the consequences of this huge migration and humanitarian crisis—not to mention the drugs that are smuggled across the border-affect every community and every State in our Nation.

I also want to thank my constituents, my fellow Texans, who took the time out of their busy schedules to educate our colleagues: the officers, the agents, the landowners, the National Guardsmen, the Texas Department of Public Safety officials, the local sheriffs, and others.

What is so shocking to me is, despite the complete security breakdown and, really, the lack of any dispute about what exactly is happening on the border, we just can't seem to get the Biden administration's attention. Landowners can tell them what it was like to discover the dead bodies of migrants who were abandoned by human smugglers, and those who do the Lord's work at nongovernmental organizations can tell the tale of migrants who were violently assaulted and raped on the way to our country, some of whom arrived pregnant. If President Biden would take a moment to sit down with these folks who live and work along the border, he may begin to learn more and view this situation for what it really is: a humanitarian and security crisis precipitated by his administration's unwillingness to secure our border.

President Biden has an open invitation to visit the Texas border, and I hope he will take us up on that. If he would, we might finally be able to get

something done on a bipartisan basis to abate this crisis and to secure our open borders.

I yield the floor.

The PRESIDING OFFICER. The Senator from Tennessee.

THE ECONOMY

Mrs. BLACKBURN. Madam President, when we look back at the many failures of the Biden administration, what I believe is going to stand out is really their commitment to doing things that sound good to other Washington Democrats but really are not serving we the people well. In fact, after spending another weekend working with local leaders back in Tennessee, I will take it one step further and say that all Joe Biden and the Democrats have managed to do is find new ways to frighten we, the people.

Yes, indeed, they are afraid of what this administration is going to do next because everything the White House has done over the past 18 months seems to make their lives worse each and every day. And the thing that is so interesting, as I talk to Tennesseans, this is something where there is bipartisan agreement, whether it is crime in the streets or the drug situation much of that caused by this open border that is out of control-inflation, the price at the pump, the price at the grocery store. It is quite a stunning record on how to make the lives of the American people worse.

Joe Biden and the Democrats have spent us into 9.1 percent inflation, and now, they want to tax us into a recession. The latest scheme is terrifying. Democrats are proposing a trillion dollars in new tax increases. This includes a crippling new tax on small businesses as well as a tax increase on low- and middle-income Americans, which, if you recall, is something that President Biden said he would never do.

The Democrats are prepared to push the economy off a cliff on behalf of a radical and radically unpopular agenda that the American people have repeatedly said they did not vote for and they do not want. According to recent polling by the New York Times, 77 percent of Americans believe that the country is heading in the wrong direction, and only 33 percent of Americans approve of the way Joe Biden is doing his job. If that is not an indictment of this latest inflationary spending spree, I do not know what is.

The American people understand that one man and one party are in full control of the Federal Government and that Joe Biden and the Democrats are responsible for the uncertainty and fear that is now driving their decisions. Thank God Tennessee has strong, smart local and State leaders who take their jobs seriously, who work hard every day to represent the people of our great State.

I am about to wrap up my annual 95county tour, and I can tell you that none of the county mayors and city managers that I have spoken to are worried about methane or proper pronoun usage. They just want to know what we plan to do about inflation, energy costs, supply chains, crime, drugs, and the open border.

Jackson Mayor Scott Conger recently described for me the nightmare that is planning for the future of a midsize city in Joe Biden's America. Healthcare costs for police and firefighters are up half a million dollars. Between public works and public safety, fuel costs alone are projected to beat last year's total by \$450,000. And utility and sanitation costs are already 10 percent over budget.

Now, Jackson and other cities in Tennessee don't operate like Washington. They are very conservative with how they spend the taxpayers' money, and they budget for the worst-case scenario. But even when they do have money to spend, Joe Biden's supply chain crisis gets in the way.

In Jackson, delays on new orders of police cars, trucks, construction supplies have put growth on hold. They even have had to delay and scale back plans for a new homeless shelter. City officials in Dayton told me that the cost of a foot of pipe has gone up \$10 in a year, from \$4 to \$14 a foot. I would ask my Democratic colleagues how they expect local government to handle a 200-percent increase in something as basic as pipe. We know that is a trick question because there is no planning for instances like that. Covington Mayor Justin Hanson also had a message he wanted me to pass on for the record. Here is what he said:

The rising cost of goods and services is really hitting municipal pocketbooks, especially at the gas pump. The rapid inflation combined with supply chain issues are really hurting cities like Covington. Parts, chemicals, fleet vehicles . . . the list goes on. Some items ordered over a year ago still aren't in our inventory.

But I think the most shocking example of how localities have suffered under these reckless policies is happening right now in McNairy County. Now, McNairy County is a rural county, and it has fewer than 30,000 people. But the county still had to pad their budget by \$700,000 to cover fuel for the sheriff and other county-owned vehicles. That is almost a million dollars just to keep the police on patrol and the potholes filled.

We used to have such bright prospects. When Joe Biden and the Democrats took power, the economy was recovering. We were energy independent. And there was a plan to protect our supply chains. Now, instead of planning for the future, local leaders are working overtime just to keep their budgets from imploding.

Just a few short years ago, these same Tennessee leaders were focused on innovation and growth. Now, they are focused on survival. They know that the only way we will pull this country back on track is to halt inflationary spending, prioritize supply chains, and ramp up an Operation Warp Speed for energy independence.

But Joe Biden has taken us backwards. So, yes, the people are fearful of

what this administration will do next. But they continue to say they will not be frightened into submission.

I would urge my Democratic colleagues to remember that.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. BENNET. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

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

NOMINATION OF NINA NIN-YUEN WANG

Mr. BENNET. Madam President, I wanted to share a few words about Nina Wang, President Biden's nominee for the U.S. District Court for the District of Colorado.

Judge Wang comes to this floor with a commitment to the law rooted in her earliest moments as a child, her earliest memories as a child. Nina's family emigrated from Taiwan to Kansas City when she was just 2 years old. Like my grandparents who emigrated from Poland, Nina's parents had very strong accents. They knew English, but people in their Kansas suburb couldn't always understand what they were saying. Some of Nina's first memories were ordering pizza for the family or speaking to store clerks on behalf of her parents.

Her family applied to become permanent residents, but the INS lost their application. Then, once they resolved that issue, the law had changed, and their pathway to legalization was gone. Their family spent years in legal limbo, ricocheting from one court to another. And if not for an intervention by late Senator Robert Dole, Nina's family would have fallen through the cracks.

At the time, Nina made a promise: If I can stay in America, I am going to give back to America. This experience gave Nina firsthand knowledge of the legal system's power to change lives because it changed her own. It made her cherish America's legal system, where even noncitizens have their day in court, and it inspired her to pursue a career in law.

She graduated from Washington University summa cum laude and Phi Beta Kappa. She earned a J.D. from Harvard Law School and served as editor-inchief of the Civil Rights-Civil Liberties Law Review. After graduating, Nina worked as an associate at an international law firm and clerked in the U.S. District Court for the District of Maryland.

The U.S. Attorney's Office in Colorado recognized Nina's talents and hired her as an AUSA in the Civil Division, where she managed Federal cases ranging from employment discrimination to bankruptcy, to civil rights.

Nina then went into the private sector, where, over the next decade, she rose from associate to partner at Faegre Drinker, a top firm in Denver.

In 2015, Nina began serving as a magistrate judge for the U.S. district court in Colorado.

Judge Wang now comes to the committee and this floor with 25 years of legal experience and exposure to virtually every issue that might come before the court. She also comes with a reputation for fairness and impartiality. Her colleagues tell me she doesn't grandstand. She takes the time to listen to every litigant, whether they have representation or not.

She has remained committed to the American ideal that everyone deserves their day in court, just like her parents. And I, for one, am deeply grateful that she has devoted her talent to realizing that ideal in our legal system.

Judge Wang is an exceptional nominee, with unimpeachable character, intellect, and experience. Our colleagues on the Judiciary Committee appreciated that about her. That is why they sent her to this floor with a strong bipartisan vote of 14 to 8.

I enthusiastically endorse her nomination and urge my colleagues on both sides of the aisle to confirm this outstanding Colorado nominee for our district court.

I yield the floor.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 1035, Nina Nin-Yuen Wang, of Colorado, to be United States District Judge for the District of Colorado.

Charles E. Schumer, Richard J. Durbin, Robert P. Casey, Jr., Sherrod Brown, Tammy Baldwin, Tina Smith, Jeanne Shaheen, Chris Van Hollen, Elizabeth Warren, Catherine Cortez Masto, Tim Kaine, Benjamin L. Cardin, Christopher Murphy, Maria Cantwell, Christopher A. Coons, Jack Reed, Gary C. Peters, Tammy Duckworth.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Nina Nin-Yuen Wang, of Colorado, to be United States District Judge for the District of Colorado, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant executive clerk called the roll.

Mr. DURBIN. I announce that the Senator from Ohio (Mr. Brown), the Senator from Maryland (Mr. CARDIN), the Senator from Vermont (Mr. LEAHY), the Senator from Oregon (Mr. MERKLEY), the Senator from Washington (Mrs. MURRAY), and the Senator

from Hawaii (Mr. SCHATZ) are necessarily absent.

Mr. THUNE. The following Senators are necessarily absent: the Senator from Wyoming (Mr. Barrasso), the Senator from Nebraska (Mrs. FISCHER), the Senator from South Carolina (Mr. Graham), the Senator from North Dakota (Mr. Hoeven), the Senator from Louisiana (Mr. Kennedy), the Senator from Kansas (Mr. Moran), the Senator from Alabama (Mr. Shelby), the Senator from Pennsylvania (Mr. Toomey), and the Senator from Alabama (Mr. Tuberville).

Further, if present and voting, the Senator from North Dakota (Mr. HOEVEN) would have voted "nay".

The yeas and nays resulted—yeas 52, nays 33, as follows:

[Rollcall Vote No. 256 Ex.]

YEAS-52

Baldwin Bennet Blumenthal Blunt Booker Burr Cantwell Carper Casey Collins Coons Cootez Masto Duckworth Durbin Feinstein Gillibrand	Heinrich Hickenlooper Hirono Kaine Kelly King Klobuchar Luján Manchin Markey Menendez Murkowski Murphy Ossoff Padilla Peters	Rosen Rounds Sanders Schumer Shaheen Sinema Smith Stabenow Tester Tillis Van Hollen Warner Warnock Warren Whitehouse
Grassley	Portman	Wyden
Hassan	Reed	
навван	necu	

NAYS-33

Blackburn Boozman Braun Capito Cassidy Cornyn Cotton Cramer Crapo Cruz	Ernst Hagerty Hawley Hyde-Smith Inhofe Johnson Lankford Lee Lummis Marshall	Paul Risch Romney Rubio Sasse Scott (FL) Scott (SC) Sullivan Thune Wicker
Cruz Daines	Marshall McConnell	Wicker Young

NOT VOTING-15

Barrasso	Hoeven	Murray
Brown	Kennedy	Schatz
Cardin	Leahy	Shelby
Fischer	Merkley	Toomey
Graham	Moran	Tuberville

The PRESIDING OFFICER (Mr. HEINRICH). On this vote, the yeas are 52, the nays are 33.

The motion is agreed to. The Senator from Florida.

CUBA

Mr. SCOTT of Florida. Mr. President, on July 11, 2021, in an act of incredible bravery, thousands of freedom-loving people in Cuba collectively stood together to demand freedom from the oppressive Cuban dictatorship.

They stood outside the headquarters of the Cuban Communist Party demanding liberty. They shouted "Patria y Vida," which means homeland and life.

In cities across the island, Cubans young and old showed they are not afraid of the regime. It was a sign that freedom, liberty, and human rights are not merely American ideals but universal rights given to all by God, not any government.

In response to the peaceful protest, the Cuban Communist Party, an illegitimate and brutally oppressive regime deployed a wave of terror throughout Cuba by unleashing its secret police and military forces on peaceful protesters and democracy leaders

The regime's thugs and security forces unlawfully detained more than 1,400 demonstrators, including leaders from Cuban civil society groups such as UNPACU, the San Isidro Movement, the Ladies in White, and targeted religious and Afro-Cuban leaders.

In the aftermath of the demonstrations and the government crackdown, crowds of Cubans and supporters of the Cuban people gathered here in Washington urging Joe Biden to act.

They gathered in front of the White House. They protested in front of the Cuban Embassy. I heard their cries asking the American Government to show its support. I joined them in front of the White House and in front of the Capitol.

We know Joe Biden has the power to join the Cuban people to call for the Cuban Communist Party to change. But aside from a couple statements he made last year, Joe Biden has not taken one action to support the Cuban people and their fight for freedom.

He has done nothing to provide them with internet connections or to support the democracy movement on the island

I want to be clear: The President of the United States is known both here and around the globe as the leader of the free world. Our President, regardless of who it is, has immense power to rally our democratic allies and the freedom-loving people of the world to put pressure on oppressive regimes like the one occupying Havana and throw the full support of the global community behind the Cuban people's movement for freedom.

Anyone who denies this is ignoring history. But Joe Biden hasn't done any of that. He hasn't even tried. Instead, he and his administration have bowed to the demands of Cuba's murderous Castro and Diaz-Canel regimes and chosen not to stand for democracy and human rights.

And just weeks ago, he chose to prop up the oppressive regime with pathetic appeasement policies and sanctions relief. These actions bring shame to the United States. They do nothing to help the people only help line the pockets of the regime, its thugs, and its evil partners in Russia, Iran, and communist China.

This failed President has done more to unite America's enemies than bringing together the world's democracies for a common cause. Biden's appeasement is horrible for U.S. national security, a threat to stability in Latin America, and a danger to the power of democracy across the world.

Six months after the demonstrations started, the Senate unanimously passed my resolution that supported Cuban democracy activists like Jose Daniel Ferrer, and condemned the bru-

tal torture, unjust imprisonment, and severe oppression that the illegitimate communist Cuban regime is subjecting innocent Cubans to every day.

Last week, we honored the 1-year anniversary of the action of the brave Cuban people, and we remembered the horrific images of violence and oppression we saw as the illegitimate communist Cuban regime, terrified of the freedom movement, viciously cracked down on the people with mass jailings, beatings, and even murder.

Well, most of us remember. Joe Biden could not be bothered to even make a statement. His silence on this issue shows he doesn't care about the consequences of his actions. He doesn't care that he is playing into the plans of Castro and Diaz-Canel.

Meanwhile, the Cuban people get nothing in return, and the security situation in the region worsens. When Biden doesn't stand up to Castro and Diaz-Canel, we are left with a destabilized hemisphere that is less peaceful and puts our homeland security at greater risk.

They are murderous, illegitimate dictators. Appeasement is the worst move imaginable. And you better believe that Iran, Russia, and communist China love it when Biden is nice to their friends in Latin America.

So in the midst of this 1-year anniversary of the July 11 historic and peaceful demonstrations, I am asking Joe Biden to call for the immediate release of the hundreds of pro-democracy activists, including children whom the regime is unjustly detaining and subjecting to physical and psychological torture.

I hope someone in the White House is paying attention. Unfortunately, we know Joe Biden isn't. Children are locked away in jail, kept away from their families. These are kids. Some are just 14 years old. What is it going to take for Joe Biden to grow a backbone and do something?

Now, I am sure the administration will say that they have spoken out. Sure, we have seen statements and tweets, but that is not enough. Where is Joe Biden?

The White House can try to hide behind the words of the State Department and claim false leadership, but statements from bureaucrats and tweets from an embassy that shouldn't even exist will never be enough.

Sadly, that is all we can expect from this weak and incompetent President. It is essential to the national security of the United States as well as our efforts to support freedom, democracy, and human rights that Joe Biden reverse the foolish actions he has taken and not allow totalitarian dictators in our hemisphere to go unchecked.

I am also calling on Joe Biden to support the DEMOCRACIA Act, legislation I introduced last year with Congressman Byron Donalds. Our bill would hold the illegitimate communist Cuban regime accountable through severe sanctions, actions, and unprecedented

financial pressure, and put safeguards in place to ensure those sanctions are not wrongfully lifted.

It would also require the President to establish a task force to develop long-term solutions for providing reliable internet service to the people of Cuba that is not censored or blocked by the Cuban regime.

As the Cuban people's fight for freedom from the oppressive and illegitimate communist Cuban regime continues, the United States must stand for the Cuban democracy.

We can never bow to dictators—never. It is time for Biden to lead and to oppose those genocidal dictators and support human rights.

I vield the floor.

The PRESIDING OFFICER. The Senator from Minnesota.

LEGISLATIVE SESSION

MORNING BUSINESS

Ms. SMITH. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

TRIBUTE TO KEITH LAWRENCE

Mr. McCONNELL. Mr. President, after more than 50 years as a pillar of Owensboro, KY, news media, Keith Lawrence is retiring. As the Messenger-Inquirer's longest tenured reporter, Keith was his community's ever-present voice, covering stories that ranged from local businesses to U.S. Presidents. As the city's mayor put so well, Keith "will be hard to replace." Today, I ask my colleagues to join me in honoring Keith in his retirement.

Keith has written for one newspaper or another since September 1963, when he first discovered his passion for journalism in high school. He cut his teeth during his undergraduate years at Murray State University writing for the Murray State News. After graduating, Keith entered the military, stationing in Fort Hood, TX. Loathe to give up any opportunity to write, he helped publish newsletters on base and worked at the post's newspaper.

Following his military service and some short stints at a series of weeklies, Keith and his wife Sandy made their way to Owensboro, where he began his extensive career at the Messenger-Inquirer in 1972. Though he has covered local, State, and national stories, community journalism always remained his top priority. Keith felt he needed to be the "eyes and ears" of his readers.

Keith's journalistic gifts have earned him fans both in Owensboro and across the wider Commonwealth. He recently received the Mayor's Award for Excellence for his commitment to community coverage and joined the Kentucky Journalism Hall of Fame.

Throughout my time in office, Keith has been a constant at any of the events I held in Owensboro. He asked insightful questions, squarely focused on how my work in the Senate affected his city.

Though he is taking a step back from his position at the Messenger-Inquirer, Keith plans to continue his column and write news stories as a freelancer. Anyone who knows Keith shouldn't be surprised. He will always live and breathe community journalism. For Keith, his work with the Messenger-Inquirer was more than just a job; it gave him a home in which his family flourished and provided a deep bond to his city.

In honor of Keith's retirement, I would like to thank him for his service to the Commonwealth and persistent loyalty to strong local journalism. He has delivered an invaluable service to Owensboro residents for more than 50 years.

The Messenger-Inquirer paid tribute to Keith's career in a recent article. I ask unanimous consent that the article be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From Messenger-Inquirer, July 8, 2022] "LAWRENCE RETIRING AFTER 50 YEARS"

Keith Lawrence, the Messenger-Inquirer's longest-tenured reporter, is retiring after more than 50 years with the newspaper.

Lawrence, 75, is a Ballard County native who found a journalism career and home in Owensboro.

He joined the staff in January 1972. Since then, he's covered everything from momand-pop businesses to U.S. presidents.

According to Lawrence, being a journalist is all he ever wanted to do since discovering it in high school.

"When I was a freshman, my English teacher asked us to write poetry . . . and whatever I wrote she took across the hall to the journalism teacher and asked her to run it in the (school) newspaper—and they did," Lawrence said. "She told me I should take journalism next year. I didn't think I could do any of that stuff, but I did it and fell in love with it.

"I've been writing for some kind of newspaper since September 1963."

While in that journalism class, he met his wife, Sandy, whom he married a year after graduating from high school.

Sandy Lawrence said it was journalism that brought her husband out of his shell.

"Keith is really a shy person," she said.
"But it was being a reporter that allowed him to talk to anyone."

Lawrence pursued his newfound passion at Murray State University, where he would write for the Murray State News and eventually earn his bachelor's degree in journalism and master's degree in communications.

In February 1970, Lawrence received his draft notice for the Vietnam War, but he was allowed to graduate from college before entering the military.

Lawrence was sent to Fort Hood, Texas, where he furthered his journalism talents by working on the post's newspaper.

Although he did spend time writing newsletters, Lawrence said he took on heavier stories that would help him later in civilian life "We did a lot of things that weren't fluff pieces," he said. "We investigated off-post housing. People would buy up an old army barracks and turn it into eight apartments. These were World War II army barracks, and people were being charged outrageous rents."

Lawrence was honorably discharged after less than two years and began looking for a journalism job.

His first attempt was working for a startup shopper—a free weekly community paper—in Erin, Tennessee.

"It lasted about two months and we quit," Lawrence said. "We were working about 80 hours a week. We were salary and didn't get any overtime."

That's when Lawrence reached out to Murray to see if anyone there was aware of any newspaper openings.

Lawrence said there was a weekly in Benton and a daily in Owensboro that were hiring.

"I had enough of weekly newspapers so I applied up here," he said.

Prior to his starting at the Messenger-Inquirer on Jan. 24, 1972, Lawrence had only made two brief visits to Owensboro—once in high school and during a plane layover from basic training.

And when he and his wife, Sandy, moved to the city, Lawrence said he didn't think it would be permanent.

"I thought two years and I'd go look for something else," he said.

Five decades later, Lawrence has written countless stories and planted roots in Owensboro. The Lawrences have one son—Christopher—who's a writer for the Las Vegas Review-Journal.

In his time with the Messenger-Inquirer, Lawrence not only covered local and state stories but also national ones.

Among them were the 1988 Republican and Democratic conventions and the first inauguration of U.S. President Bill Clinton in 1993. He also spent a week with U.S. Sen. Wendell Ford in Washington, D.C., before he retired.

But for Lawrence, it has been community journalism that mattered most; knowing he was supposed to be the "eyes and ears" of the readers was something he took seriously.

"I always wanted to know why somebody was the way they were," he said.

On Thursday, Mayor Tom Watson presented the Mayor's Award for Excellence to Lawrence in appreciation for his coverage of community issues.

"He always treated the city and all of us fair," Watson said. ". . Keith will be hard to replace. The stories he tells are accurate, and you don't have to worry about him editorializing your comments."

It was last year that Lawrence's dedication to his craft was recognized by his being inducted into the Kentucky Journalism Hall of Fame.

For Lawrence, it was an accolade that capped off his career.

'It's definitely the pinnacle," he said.

As a journalist, Lawrence has a unique writing style that is concise but still manages to convey all the pertinent information, said Matt Francis, Messenger-Inquirer executive editor.

He also has a work ethic that is unmatched, having never taken a sick day in 50-plus years at the paper, and the ability to cover multiple areas from business to government to entertainment, Francis said.

"But what truly sets Keith apart is his ability to keenly understand this community and the readers of this newspaper," Francis said. "They feel a connection with him, as he does with them, and I think he always understood what a privilege it is to be a part of informing and entertaining a community

through journalism. He never took that for granted, and I think readers recognize and appreciate that. I know I certainly do."

Mike Weafer, Messenger-Inquirer publisher, said Lawrence will be missed by both the newspaper and its readers.

"It's not very often that you get to use words like 'hall of fame' and 'icon' when you are describing someone, but you would not describe Keith's work at the Messenger-Inquirer without using them," Weafer said. "Keith has meant so much to us and to this community."

Although Lawrence is retiring from his full-time position at the newspaper, he will continue his column and write news stories as a freelancer.

And along with being proud of being affiliated with the newspaper, Lawrence said it's been special watching Owensboro and Daviess County blossom as a community.

When he first moved here, Lawrence said the Frederica Street sassafras tree, known as the largest in the world, was the biggest attraction.

But with the riverfront revitalization, the growth on Kentucky 54 and destinations such as the Bluegrass Music Hall of Fame & Museum, Lawrence said there's no place else he'd rather be.

"Owensboro has come a long way; people who can't find something to do in Owensboro aren't looking very hard," he said. "But through the years, I've found out that Owensboro is whatever you want it to be."

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY COOPERATION AGENCY, Arlington, VA, July 15, 2022.

Hon. Robert Menendez,

Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 22-35, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Estonia for defense articles and services estimated to cost \$500 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

JAMES A. HURSCH,

Director.

Enclosures.

TRANSMITTAL NO. 22-35

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Estonia.

(ii) Total Estimated Value:

Major Defense Equipment * \$455 million. Other \$ 45 million.

Total \$500 million.

Funding Source: National Funds

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Six (6) M142 High Mobility Artillery Rocket System (HIMARS) Launchers.

Thirty-six (36) M30A2 Guided Multiple Launch Rocket System (GMLRS) Alternative Warhead (AW) Missile Pods with Insensitive Munitions Propulsion System (IMPS) and Frequency Modulated Continuous Wave—Directional Doppler Ranging (FMCW-DDR) Proximity Height-of-Burst (HOB) Sensor Capability.

Thirty-six (36) M3IA2 GMLRS Unitary High Explosive (HE) Missile Pods with IMPS and FMCW-DDR Proximity HOB Sensor Capability.

Thirty-six (36) XM403 Extended Range GMLRS (ER GMLRS) Alternative Warhead (AW) Missile Pods with IMPS and Side Mounted Proximity Sensor (SMPS) HOB Capability.

Thirty-six (36) XM404 Extended Range GMLRS (ER GMLRS) Unitary Pods with IMPS and SMPS HOB Capability.

Eighteen (18) M57 Army Tactical Missile System (ATACMS) Missile Pods.

Non-MDE: Also included are M28A2 Low Cost Reduced Range Practice Rocket (LCRRPR) pods; ruggedized laptops; training equipment; publications for HIMARS and munitions/missiles; and other related elements of program and logistic support.

- (iv) Military Department: Army (EN-B-UFG).
- (v) Prior Related Cases, if any: EN-B-PAY. (vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None known at this time.
- (vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.
- (viii) Date Report Delivered to Congress: July 15, 2022.
- *As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Estonia-M142 High Mobility Artillery Rocket System (HIMARS)

The Government of Estonia has requested to purchase six (6) M142 High Mobility Artillery Rocket System (HIMARS) Launchers: thirty-six (36) M30A2 Guided Multiple Launch Rocket System (GMLRS) Alternative Warhead (AW) Missile Pods with Insensitive Munitions Propulsion System (IMPS) and Frequency Modulated Continuous Wave—Directional Doppler Ranging (FMCW-DDR) Proximity Height-of-Burst (HOB) Sensor Capability; thirty-six (36) M31A2 GMLRS Unitary High Explosive (HE) Missile Pods with IMPS and FMCW-DDR Proximity HOB Sensor Capability; thirty-six (36) XM403 Extended Range GMLRS (ER GMLRS) Alternative Warhead (AW) Missile Pods with IMPS and Side Mounted Proximity Sensor (SMPS) HOB Capability; thirty-six (36) XM404 Extended Range GMLRS (ER GMLRS) Unitary Pods with IMPS and SMPS HOB Capability; and eighteen (18) M57 Army Tactical Missile System (ATACMS) Missile Pods. Also included are M28A2 Low Reduced Range Practice Rocket (LCRRPR) pods; ruggedized laptops; training

equipment; publications for HIMARS and munitions/missiles; and other related elements of program and logistic support. The total estimated cost is \$500 million.

This proposed sale will support the foreign policy and national security of the United States by improving the security of a NATO ally that continues to be an important force for political stability and economic progress in Europe. This sale is consistent with U.S. initiatives to provide key allies in the region with modern systems that will enhance interoperability with U.S. forces and increase security.

The proposed sale will contribute to Estonia's military goals of updating capability while further enhancing interoperability with the United States and other allies. Estonia intends to use these defense articles and services to modernize its armed forces and expand its capability to strengthen its homeland defense and deter regional threats. Estonia will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Lockheed Martin, Grand Prairie, TX. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale may require the assignment of approximately fifteen (15) U.S. Government representatives and up to fifteen (15) contractor representatives to Estonia at any given time, during the delivery, training, integration, and testing of the HIMARS capability.

There will be no adverse impact on U.S. defense readiness as a result of this proposed

TRANSMITTAL NO. 22-35

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(vii) Sensitivity of Technology

1. The M142 High Mobility Artillery Rocket System (HIMARS) is a C-130 transportable wheeled launcher mounted on a 5-ton Family of Medium Tactical Vehicles truck chassis. HIMARS is the modern Army-fielded version of the M270 Multiple Launch Rocket System (MLRS) launcher, and can fire all of the MLRS Family of Munitions/Missiles (FOM) that includes Guided Multiple Launch Rocket System (GMLRS), Extended Range GMLRS, and the Army Tactical Missile System (ATACMS). Utilizing the FOM, the HIMARS can engage targets between 15 and 300 kilometers with Global Positioning System/Precise Positioning Service (GPS/PPS)-aided precision accuracy.

2. The GMLRS M31A2 Unitary is the Army's primary munition for units fielding the M142 HIMARS and M270A1 MLRS Launchers. The M31A2 Unitary is a solid propellant artillery rocket that uses GPS/PPS aided inertial guidance to accurately and quickly deliver a single high-explosive blast fragmentation warhead to targets at ranges from 15–70 kilometers. The rockets are fired from a launch pod container that also serves as the storage and transportation container for the rockets. Each rocket pod holds six (6) total rockets.

3. The M30A2 GMLRS Alternative Warhead (AW) shares a greater than 90% commonality with the M31A1/A2 Unitary. The primary difference between the GMLRS Unitary and GMLRS AW is the replacement of the Unitary high explosive warhead with a 200-pound fragmentation warhead of pre-formed tungsten penetrators which is optimized for effectiveness against a large area and imprecisely located targets. The munitions otherwise share a common motor, GPS/PPS-aided inertial guidance and control system, a

multi-option fuzing height of burst capability, and effective range of 15-70 km.

4. The M57 ATACMS Unitary is a conventional, semi-ballistic missile that utilizes a 500-pound high explosive warhead. It has an effective range of between 70 and 300 kilometers, and has increased lethality and accuracy over previous versions of the ATACMS due to a GPS/ PPS aided navigation system.

5. The ER GMLRS missiles provide a persistent, responsive, all-weather, rapidly deployed, long range, surface-to-surface, areaand point-precision strike capability. The XM403 AW, like GMLRS M30A1/A2, carries a 200-pound fragmentation assembly filled with high explosives which, upon detonation, accelerates two layers of preformed penetrators optimized for effectiveness against large area and imprecisely located targets. The XM404 Unitary, like GMLRS M31A1/A2, has a 200-pound class unitary with a steel blast-fragmentation case, designed for low collateral damage against point targets. Both variants of the ER GMLRS missiles maintain the accuracy and effectiveness demonstrated by the baseline GMLRS out to a maximum range of 150 km (double that of the GMLRS capability) while also including a new HOB capability referred to as the Side Mounted Proximity Sensor (SMPS) HOB capability.

6. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

7. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

8. A determination has been made that Estonia can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

9. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of Estonia

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Washington, DC, July 15, 2022.

Hon. ROBERT MENENDEZ,

Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(5)(A) of the Arms Export Control Act (AECA), as amended, we are forwarding Transmittal No. 0K–22. This notification relates to enhancements or upgrades from the level of sensitivity of technology or capability described in the Section 36(b)(1) AECA certification 19–48 of July 29. 2019.

Sincerely,

JAMES A. HURSCH,

Director.

Enclosures.

TRANSMITTAL NO. 0K-22

Report of Enhancement or Upgrade of Sensitivity of Technology or Capability (Sec. 36(B)(5)(A), AECA)

(i) Purchaser: Government of the Republic of Korea.

(ii) Sec. 36(b)(1), AECA Transmittal No.: 19-48; Date: July 29, 2019; Military Department: Air Force.

(iii) Description: On July 29, 2019, Congress was notified by Congressional certification transmittal number 19-48, of the possible sale, under Section 36(b)(1) of the Arms Export Control Act, of items and services for follow-on support to the RQ-4 Block 30 Remotely Piloted Aircraft (RPA) program. Included were Contractor Logistics Support (CLS); program management; training for pilot maintenance, logistics and communications personnel; depot and organizational level maintenance; minor modifications and upgrades: spares and repair/return parts: operational flight support; program analysis; publications and technical documentation: U.S. Government and contractor technical and logistics services; and other related elements of logistics and program support. The estimated total cost was \$950 million. Major Defense Equipment (MDE) constituted \$0 of this total.

This transmittal reports the addition of the following MDE items: three (3) Kearfott Inertial Navigation System/Global Positioning System (INS/GPS) units. The estimated total value of the MDE items is \$.472 million. The total estimated case value will remain \$950 million.

(iv) Significance: This notification is being

(iv) Significance: This notification is being provided as the additional MDE items were not enumerated in the original notification. The inclusion of this MDE represents an increase in capability over what was previously notified. The proposed articles and services will support operation of the Republic of Korea's RQ-4 Block 30 (I) Global Hawk Remotely Piloted Aircraft.

(v) Justification: This proposed sale will support the foreign policy goals and national security objectives of the United States by improving the security of a major ally that is a force for political stability and economic progress in the Indo-Pacific region.

(vi) Sensitivity of Technology: The Kearfott KN-4074E is a self-contained navigation system that provides the following: acceleration, velocity, position, attitude, platform azimuth, magnetic and true heading, altitude, body angular rates, time tags, and coordinated universal time (UTC) synchronized time. Selective Availability Anti-Spoofing Module(SAASM) enables the GPS receiver access to the encrypted P(Y) signal, providing protection against active spoofing attacks. The KN-4074E features a Monolithic Ring Laser Gyro (MRLG) and accelerometer, and employs cryptographic technology. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

(vii) Date Report Delivered to Congress: July 15, 2022.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY COOPERATION AGENCY, Washington, DC, July 15, 2022.

Hon. ROBERT MENENDEZ,

Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 22-43, concerning the Navy's proposed Letter(s) of Offer and Acceptance to the Republic of Korea for defense articles and services estimated to cost \$130 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

James A. Hursch,

Director.

Enclosures.

TRANSMITTAL NO. 22–43

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

 $\mbox{(i)}$ Prospective Purchaser: Republic of Korea.

(ii) Total Estimated Value:

Major Defense Equipment * \$44 million.

Other \$86 million. Total \$130 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Thirty-one (31) MK 54 All Up Round Light-weight Torpedoes.

Non-MDE: Also included is Recoverable Exercise Torpedo (REXTORP); Storage and Issue (S&I) facility; air launch accessories for rotary wing; classified and unclassified torpedo spare parts; torpedo containers; torpedo support equipment to include test equipment and tools; torpedo support services; classified and unclassified books and other publications; other technical assistance to include technical support, technical program management, infrastructure support, test equipment sustainment, exercise firing assistance, contract management, and initial Follow-on-Technical Support (FOTS); return and repair support; torpedo training; and other related elements of logistical and program support.

- (iv) Military Department: Navy (KS-P-
- (v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: July 15, 2022.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Korea—MK 54 Lightweight Torpedoes

The Republic of Korea (ROK) requests to buy thirty-one (31) MK 54 All Up Round Lightweight Torpedoes. Also included is Recoverable Exercise Torpedo (REXTORP); Storage and Issue (S&I) facility; air launch accessories for rotary wing; classified and unclassified torpedo spare parts; torpedo containers; torpedo support equipment to include test equipment and tools; torpedo support services; classified and unclassified books and other publications; other technical assistance to include technical support, technical program management, infrastructure support, test equipment sustainment, exercise firing assistance, contract management, and initial Follow-on-Technical Support (FOTS); return and repair support; torpedo training; and other related elements of logistical and program support. The estimated total program cost is \$130 million.

This proposed sale will support the foreign policy goals and national security objectives of the United States by improving the security of a major ally that is a force for political stability and economic progress in the Indo-Pacific region.

The proposed sale will improve the ROK's capability to meet current and future threats by defending its homeland and U.S. personnel stationed there. The ROK will have no difficulty absorbing this equipment into its armed forces. Korea intends to utilize the MK 54 Lightweight Torpedoes on their MH-60R aircraft.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be determined upon contract award.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to the Republic of Korea; however, U.S. Government Engineering and Technical Services may be required on an interim basis for training and technical assistance.

There will be no adverse impact on U.S. defense readiness as a result of this proposed

TRANSMITTAL NO. 22-43

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The MK 54 Torpedo is a conventional torpedo that can be launched from surface ships, rotary and fixed wing aircrafts. The MK 54 is an upgrade to the MK 46 Torpedo. The upgrade to the MK 54 entails replacement of the torpedo's sonar and guidance and control systems with modem technology. The new guidance and control system uses a mixture of commercial-off-theshelf and custom-built electronics. The warhead, fuel tank and propulsion system from the MK 46 torpedo are re-used in the MK 54 configuration with minor modifications.

2. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

3. If a technologically advanced adversary were to obtain knowledge of the hardware and software elements, the information could be used to develop countermeasures or equivalent systems which might reduce system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that the Republic of Korea can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for release and export to the Republic of Korea.

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

> DEFENSE SECURITY COOPERATION AGENCY, Arlington, VA, July 15, 2022.

Hon. ROBERT MENENDEZ,

Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 22-31, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Taipei Economic and Cultural Representative Office in the United States (TECRO) for defense articles and services estimated to cost \$108 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

JAMES A. HURSCH.

Director.

Enclosures.

TRANSMITTAL NO. 22-31

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Taipei Economic and Cultural Representative Office in the United States (TECRO).

(ii) Total Estimated Value:

Major Defense Equipment* \$0 million.

Other \$108 million.

Total \$108 million.

Funding Source: National Funds.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): None.

Non-MDE: Blanket Order Contractor Technical Assistance support consisting of unclassified spare and repair parts and assembly for tanks and combat vehicles; logistical technical assistance; U.S. Government and contractor representative technical and logistical support; and other related elements of logistical and program support.

(iv) Military Department: Army (TW-B-BER).

(v) Prior Related Cases, if any: TW-B-BEM.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: None.

(viii) Date Report Delivered to Congress: July 15, 2022.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Taipei Economic and Cultural Representative Office in the United States (TECRO)— Blanket Order Contractor Technical Assistance Support

The Taipei Economic and Cultural Representative Office in the United States (TECRO) has requested to buy Blanket Order Contractor Technical Assistance support consisting of unclassified spare and repair parts and assembly for tanks and combat vehicles: logistical technical assistance: U.S. Government and contractor representative technical and logistical support; and other related elements of logistical and program support. The estimated total cost is \$108 million.

This proposed sale is consistent with U.S. law and policy as expressed in Public Law 96-

This proposed sale serves U.S. national, economic, and security interests by supporting the recipient's continuing efforts to modernize its armed forces and to maintain a credible defensive capability. The proposed sale will help improve the security of the recipient and assist in maintaining political stability, military balance, economic and progress in the region.

The proposed sale will contribute to the sustainment of the recipient's vehicles, small arms, combat weapon systems, and logistical support items, enhancing its ability to meet current and future threats. The proposed sale will contribute to the recipient's goal of maintaining its military capability while further enhancing interoperability with the United States and other allies. The recipient will have no difficulty absorbing this equipment and support into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor(s) will be determined from approved vendors determined by the Defense Logistics Agency (DLA) to provide these parts for the U.S. military. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to the recipient.

There will be no adverse impact on U.S. defense readiness as a result of this proposed

ARMS SALES NOTIFICATION

Mr. MENENDEZ. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

> DEFENSE SECURITY COOPERATION AGENCY. Washington, DC, July 15, 2022.

Hon ROBERT MENENDEZ.

Chairman, Committee on Foreign Relations, U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended. we are forwarding herewith Transmittal No. 22-42, concerning the Air Force's proposed Letter(s) of Offer and Acceptance to the Government of Norway for defense articles and services estimated to cost \$950 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

JAMES A. HURSCH,

Director.

Enclosures.

TRANSMITTAL NO. 22-42

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Norway. (ii) Total Estimated Value:

Major Defense Equipment * \$800 million.

Other \$150 million.

Total \$950 million.

Funding Source: National Funds

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE):

Two hundred five (205) AIM-120 D-series Advanced Medium-Range Air-to-Air Missiles (AMRAAMs).

Sixty (60) AIM-120 C-8 or D-series AMRAAMs.

Four (4) AIM-120D AMRAAM Guidance Sections.

Non-MDE: Also included are AIM-120 Control Sections, Captive Air Training Missiles (CATMs), and missile containers; weapon system support equipment; integration support and test equipment; transportation; repair and return support and equipment; warranties; classified and unclassified software delivery and support; spare and repair parts. consumables, and accessories; publications and technical documentation; maintenance and maintenance support; personnel training and training equipment: U.S. Government and contractor engineering, technical and logistics support services, studies and surveys: and other related elements of logistical and program support.

(iv) Military Department: Air Force (NO-D-YAE, NO-D-YAG).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None known at this time.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: July 15, 2022.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Norway—AIM-120 C-8 or D Advanced Medium-Range Air-to-Air Missiles

The Government of Norway has requested to buy two hundred five (205) AIM-120 D-series Advanced Medium-Range Air-to-Air Missiles (AMRAAMs); sixty (60) AIM-120 C-8 or D-series AMRAAMs; and four (4) AIM-120D AMRAAM Guidance Sections. Also included are AIM-120 Control Sections, Captive Air Training Missiles (CATMs), and missile containers; weapon system support equipment; integration support and test equipment; transportation; repair and return support and equipment; warranties; classified and unclassified software delivery and support; spare and repair parts, consumables, and accessories; publications and technical documentation: maintenance and maintenance support; personnel training and training equipment; U.S. Government and contractor engineering, technical and logistics support services, studies and surveys; and other related elements of logistical and program support. The estimated total cost is \$950 million.

This proposed sale will support the foreign policy goals and national security objectives of the United States by improving the security of a NATO ally that is an important force for political stability and economic progress in Europe.

The proposed sale will improve Norway's capability to meet current and future threats by providing advanced air-to-air capability for its F-35A fleet, enabling it to fulfill NATO missions and meet U.S. European Command's goal of combined air operations interoperability and standardization between Norwegian and U.S. forces. Norway will have no difficulty absorbing these weapons into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Raytheon Missile Systems Company, Tucson, Arizona. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to Norway.

There will be no adverse impact on U.S. defense readiness as a result of this proposed

TRANSMITTAL NO. 22–42

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The AIM-120C-8 and D-series Advanced Medium Air-to-Air Missiles Range (AMRAAM) are supersonic, air-launched, aerial intercept, guided missiles featuring digital technology and micro-miniature solid-state electronics. AMRAAM capabilities include look-down/shoot-down, multiple launches against multiple targets, resistance to electronic countermeasures, and interception of high- and low-flying and maneuvering targets. State-of-the-art technology is used in the missile to provide it with beyond-visual-range capability.

The increase in capability from the AIM-120C-8 to AIM-120D consists of a twoway data link, a more accurate navigation unit with Global Positioning System (GPS) updates, improved high-off boresight (HOBS) capability, and enhanced aircraft-to-missile position handoff.

b. The AIM-120D features a quadrangle target detection device and an electronics unit within the guidance section that performs all radar signal processing, mid-course and terminal guidance, flight control, target detection, and warhead detonation. The AIM-120D-3 is a form, fit, function refresh of the AIM-120D and is the next generation to be produced.

c. The potential sale will include Captive Training Missiles (CATMs) AMRAAM Guidance Section spares. It is the AMRAAM's advanced guidance section and mature seeker design that allow it to find targets quickly in the most challenging environments.

2. The highest level of classification of defense articles, components, and services included in this potential sale is SECRET.

3. If a technologically advanced adversary were to obtain knowledge of the specific hardware and software elements, the information could be used to develop countermeasures that might reduce weapon system effectiveness or be used in the development of a system with similar or advanced capabilities.

4. A determination has been made that Norway can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This proposed sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

5. All defense articles and services listed in this transmittal have been authorized for release and export to the Government of Nor-

AFGHANISTAN

Mr. HAWLEY. Mr. President, following my submission yesterday, I ask unanimous consent to have printed in the RECORD the next part of an investigation directed by the U.S. Central Command concerning the Abbey Gate bombing in Afghanistan in August 2021.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

ACTS-SCK-DO

SUBJECT: Findings and Recommendation-Attack Against U.S. Forces Conducting NEO at Hamid Karzai International Airport on 26 August 2021

(e) Abbey Gate was structured from North to South, with the inner Abbey Gate at the north end opening to the actual airfield. There was a 265-meter corridor between the inner gate and the outer gate, to the south, known as the inner corridor. This area served as a sally port for searching and processing vehicles. Two lanes divided by jersey barriers were beyond the outer gate. The egress lane from the Barron Hotel, which joined the gate road from the southeast, was approximately 120 meters south of the outer gate. The Chevron obstacle was approximately 155 meters south of the outer gate. The area between the outer gate and the Chevron was known as the outer corridor. A sewage canal ran generally east to west parallel to the inner and outer corridors, on the east side of the perimeter wall and fence. During operations of Abbey Gate, 2/1 established a holding area in the outer corridor lanes, a search and DoS processing location in the inner corridor, and security/crowd control positions at the canal and Chevron. Additionally, the sniper section established

an overwatch position in the tower at the Marines escorted evacuees outer gate. through a break in the canal fence or around the Chevron, and ushered them into the outer corridor holding area for an initial search. Outside the Chevron, the Taliban conducted crowd control and initial screening. U.K. Forces processed their evacuees at the Barron Hotel and drove them through the outer corridor lanes, through the Abbey Gate, to the airfield (see all exhibits from 2/1 Marines, Echo Company, Golf Company, and enclosure 11-13). Companies rotated responsibility for gate operations, with Golf Company initially taking the canal security positions, Fox Company taking the Chevron area, and dividing the inner gate search and escort duties (exhibits 53, 76, 77, 79, 81, 89). Echo Company rotated into gate operations later in the NEO to enable a rest cycle for all companies (exhibits 53, 56, 76).

(f) Between 20 and 25 August, gate operations took on a structured and predictable battle rhythm. Crowds were desperate but manageable, able to be kept calm at Abbev Gate because Marines interacted with the people continuously and used the PSYOP capability to communicate (exhibits 57, 79, 80, 83, 85, 88). Early in the NEO, crowds at Abbey Gate numbered around 1500 between the canal and the Chevron entrance, and another 500-1000 in the outer gate holding area. There was a concern throughout 2/1 that the crowds could riot and force the gate open at any time (exhibits 57, 83). The JTF-CR J2 described the crowd as the greatest threat to mission, because at any time they could have forced their way past Marines and onto the airfield, stopping air operations, and ultimately the evacuation (exhibit 15). Several factors undermined the Marines' and U.K. Forces' efforts to keep the crowds calm.

(i) The Taliban used excessive force outside the Chevron, which created the incentive for civilians to avoid the main road entrance and move to Abbey Gate via the canal (exhibits 53, 77, 79, 80). Over time, the canal became extremely crowded and people were being crushed and injured (exhibits 53, 77, 79,

80, 214, 220).

(ii) DoS Consular officers provided inconsistent support at Abbey Gate, and the redocumentation for evacuation quired changed hourly (exhibits 53, 77, 79, 80, 81, 83, 85, 88). Marines often had to halt gate processing and flow, because the Consular officers were not present to screen and approve evacuees for movement to the PAX Terminal (exhibits 53, 77, 79, 80, 81, 83, 85, 88). It is possible Consular officers were absent from the gate because of threat reporting and to better meter the flow of evacuees and not overcrowd the airfield (exhibit 146). However, the crowd would eventually notice the halt in processing and become highly agitated (exhibits 53, 77, 79, 80, 81, 83, 85, 88).

(iii) Partner nation representatives/forces consistently conducted uncoordinated evacuee extractions at Abbey Gate. Partner nation forces frequently left potential evacuees unsecured within 2/1 Marines' perimeter, or relied upon Marines to escort their rejected evacuees back to the canal (exhibits 53, 77, 83, 88). Partner nation representatives/forces often pulled out large groups of people, usually families (exhibits 53, 77, 83, 88). The crowd would see the disparate treatment of select personnel and become agitated (exhibits 53, 77, 83, 88).

(g) Threat reporting during the NEO was continuous and generally non-specific. The USFOR-A FWD and JTF-CR staffs estimated the threat streams to be credible reports during the 10-day NEO (exhibits 13, 15, 18, 21). The threats varied from VBIED attacks and Suicide Vest Improvised Explosive Devices (SVIEDs) against gates, to bags in the crowds or aircraft hijackings with evacuees

concealing bombs and weapons on flights (exhibits 13, 15, 18, 21, 102, 115). 2/1 Marines believed their only means to counter these threats, without degrading the mission, was to increase overwatch and actively search for civilians meeting the descriptions provided (exhibits 15, 53, 56, 57, 77, 80). 2/1 Marines attempted to balance the need to continue to interact with the crowd to pull potential evacuees into the outer gate and increase force protection (exhibits 53, 56, 77). On several occasions, both prior to and throughout 26 August, 2/1 Marines providing security along the canal pulled back from the crowd, took a knee behind jersey barriers, and stopped the flow of processing based on reports indicating specific times of attack (exhibits 53, 77, 89).
(h) By 25 August, Abbey Gate was the Main

Effort for Gate Operations at HKIA. The terrain and infrastructure at East and North Gates, coupled with threats to force and large, unruly crowds, made these gates untenable for evacuation operations (exhibits 15, 18, 100, 102, 104). Both gates were effectively closed between 20-25 August (exhibits 15, 18, 100, 102, 104). The West and South Gates were still operational, but both were used for coordinated arrivals and openings (exhibits 125, 126). The decreased access to evacuation processing points at HKIA forced DoS and partner nations to direct most small groups and individual evacuees to Abbey Gate (exhibit 15, 125, 126, 127, 146). The canal at Abbev Gate facilitated crowd control and provided some standoff, and the Chevron minimized the VBIED threat (exhibits 53, 56, 76, 77, 83, 84). There were effective Taliban overwatch positions, and the screened the main approach (exhibits 53, 56, 76, 77, 83, 84). Over time, crowds bypassed Taliban checkpoints to get to the canal and seek access to HKIA (exhibits 77-88).

(i) On 25 August, the crowd in the canal outside Abbey Gate was noticeably larger than the days prior, numbering around 2000-3000 (exhibits 53, 55, 77, 80). In addition to the Taliban activity at the Chevron, Marines attributed this swell in civilians at the canal to the closure of many of the other gates at HKIA and the impending withdrawal date of 31 August (exhibits 53, 55, 77, 80). The 2 PARA Commander observed the efficiency and accessibility of Abbey Gate had become publicly known, drawing more people (exhibit 127). The crowd was also noticeably more desperate (exhibits 53, 55, 77, 80). Echo Company operated the gate during the day on 25 August, and conducted a RIP at 1600 with Golf Company (exhibits 56, 77), During Echo Company's time on the gate, they pushed the crowd back from the sniper tower and jersey barriers on the nearside of the canal to create standoff (exhibit 56). With the assistance of U.K. Forces, Echo Company pushed the crowds 150-meters down the nearside of the canal, and Marines maintained control of the terrain between the jersey barriers and newly established perimeter (exhibits 56, 59, 60, 61). After conducting his RIP, (TEXT RE-DACTED) Golf Company (TEXT DACTED) was concerned the Marines and U.K. Forces were overextended based on recent threat reporting, and decided to collapse the position back to the base of the sniper tower at the outer gate (exhibit 77).

(j) During the evening of 25 August and into the morning of 26 August, the crowds in the canal continued to grow and became increasingly desperate (exhibits 53, 77, 80, 89). Threat reporting on 25 and 26 August indicated Islamic State of Iraq and Syria-Khorasan (ISIS-K) would execute an attack at a gate using a SVIED (exhibits 13, 15, 76, 77). Nearly every Marine interviewed in 21 was aware of the reported threat, but did not find the information to be out of the ordinary compared to other earlier threats (ex-

hibits 57, 59, 60, 61, 77, 78, 79, 80, 81, 83, 84, 85, 86, 86, 89). Many noted the information was more specific, but changed regularly (different bags and descriptions of the bomber) (exhibit 88). At approximately 2330 on 25 August, after collapsing the nearside canal security down to the sniper tower, (TEXT RE-DACTED) had all Marines take a knee and reduce their posture behind the canal wall and jersey barriers. This lasted until daylight on 26 August (exhibits 77, 88). (TEXT REDACTED) had the unit take the same force posture at approximately 1400 for 30 minutes, based on additional threat reporting (exhibits 77, 88, 89). After the brief standdown, 2/1 Marines continued to process evacuees, having what some considered to be their most productive day on 26 August (exhibit 80)

(k) Throughout the evening of 25 August. into the morning of 26 August, units prepared for the planned closure of Abbey Gate to enable the JTE of Marine forces (exhibits 15, 18, 53, 56, 57, 76, 77). The U.K. Forces were unable to meet the planned closure time of 1800 on 25 August, and subsequently were unable to meet the new time of 0700 on 26 August (exhibits 15, 18, 53, 56, 76, 77). During the afternoon of 25 August, the U.K. PARA units operating from the Barron Hotel had nearly 1000 evacues to process (exhibit 127). The 2 PARA Commander on the ground received two timelines for completion of evacuation operations, with the initial completion date of 25 August and the adjusted timeline of period of darkness 27 August (exhibit 127). The U.K. met this second completion time (exhibits 124, 127). A higher authority within the U.K. Forces, not present at HKIA, was responsible for the change in the timeline, not the 2 PARA Commander (exhibit 127).

(1) On 26 August, at approximately 1600, Golf Company rotated the platoons on the line an hour early due to 4th Platoon growing fatigued, and 1st Platoon took over canal security (exhibits 77, 89). Most of Golf Company worked the outer gate because the crowds were growing desperate (exhibit 77). People were being crushed and injured at the jersey barriers at the base of the sniper tower (exhibits 77, 83, 88, 89). Echo Company was working the inner gate, as of 1200-1300, to provide additional manpower at the gate area and prepare for the closing of Abbey Gate that night (exhibits 56, 77). (TEXT RE-DACTED) was concerned with the threat reporting and ordered all 1stSgts and Corpsmen to remain in the inner corridor area for force protection (exhibit 77). However, some corpsmen were called forward because of heat and trauma injuries suffered by civilians in the crowd (exhibits 77, 92). At approximately 1600 (TEXT REDACTED) attended a meeting with (TEXT REDACTED) 2/ 501 PIR (TEXT REDACTED) the 2 PARA (TEXT REDACTED) and the Taliban to discuss U.K. passage of lines from Barron Hotel, handover of security of the outer gate to the Taliban, and responsibility of the inner gate transitioning to 2/501 PIR (exhibits 53, 77). At approximately 1700, BGen Sullivan visited Abbev Gate and discussed the closure timeline with (TEXT REDACTED) exhibits 15, 17, 18, 53, 77). BGen Sullivan departed at approximately 1715 (exhibits 15, 17, 18). At approximately 1725, (TEXT REDACTED) 24th MEU (TEXT REDACTED) convinced an Afghan civilian to speak to the crowd through a non-standard loud speaker for 10 minutes (exhibit 105). The messaging pleaded with the crowed to stop pushing, and stated that women and children were being crushed to death (exhibit 105). Three snipers from the 2/1 Marines Sniper section, attached to Echo Company, but in direct support of units at Abbey Gate, were in the tower at the outer gate (exhibit 62). The snipers in the tower were (TEXT REDACTED) was at the base of

the tower near the fence (exhibits 62, 63). They were well aware of the reported threats and scanned the large and unruly crowd in the canal for individuals "out of baseline" or demonstrating hostile intent (exhibit 62).

(m) At approximately 1730 on 26 August, the crowds at Abbey Gate were desperate and growing agitated (exhibits 76, 77, 80, 84, 89). First Platoon, Golf Company, led by (TEXT REDACTED) were consolidated at the jersey barriers beneath the tower at the outer gate (exhibits 77, 88, 89, 91, 92). The platoon was forced to move nearly all personnel into the corner to hold back the massive and largely recalcitrant crowd from coming over the barriers and breaching the gate (exhibits 89, 91). Three members of the FST, Sgt Nicole Gee, Sgt Johanny Rosario Pichardo, and (TEXT REDACTED) were operating slightly behind the platoon (exhibits 89, 91, 92, 106, 107). (TEXT REDACTED) 2/1's (TEXT RE-DACTED) were standing to the North of the PSYOP vehicle in the outer corridor (exhibits 53, 76). (TEXT REDACTED) was near the canal, approximately 30-40 meters from the sniper tower (exhibits 77, 89, 92). Several members of Echo Company were in the outer corridor area, escorting civilians or looking for specific potential evacuees (exhibits 61. 62, 63), SSgt Darin Hoover was near the fence at the base of the outer gate tower (exhibit 63). (TEXT REDACTED) was escorting an interpreter to the canal to look for his father in the crowd (exhibit 63). Two corpsmen were also in the outer corridor. HM3 Maxton Soviak was called forward to treat a civilian heat causality and was rendering aid near the canal, but up against the fence (exhibit 92). (TEXT REDACTED) came forward from the inner gate to bring water to the 1st Platoon Marines on the canal wall (exhibit 92). At approximately 1736 local time, 26 August 2021, a single explosion occurred at Abbey Gate (exhibits 66, 98, 72, 121, 236). Overhead persistent infrared systems captured the time of the explosion at precisely 13:06:52Z, or 17:36:52 local (exhibit 236). The STP OIC received notification of the attack from 2/1 Marines by radio at 1738, and used the Signal Application to warn the North HKIA Role II-E of potential casualties at 1739 (exhibit 66.

(n) The blast at Abbey Gate killed thirteen Service Members total, to include eleven Marines, one Sailor, and one Soldier:

(i) SSgt Darin Hoover, USMC, Echo Com-

pany 2/1 Marines (ii) Sgt Nicole Gee, USMC, CLB-24, 24th MEU

(iii) Sgt Johanny Rosario Pichardo, USMC, JTF-CR (TF 51-5th MEB)

(iv) Cpl Hunter Lopez, USMC, Golf Company, 2/1 Marines

(v) Cpl Daegan Page, USMC, Golf Company, 2/1 Marines

(vi) Cpl Humberto Sanchez, USMC, Golf

Company, 2/1 Marines (vii) LCpl David Espinoza, USMC, Golf Company, 2/1 Marines (viii) LCpl Rylee McCollum, USMC, Golf

Company, 2/1 Marines
(ix) LCpl Dylan Merola, USMC, Golf Com-

pany, 2/1 Marines

(x) LCpl Kareem Nikoui, USMC, Golf Company, 2/1 Marines

(xi) LCpl Jared Schmitz, USMC, Golf Company, 2/1 Marines

(xii) HM3 Maxton Soviak, USN, Golf Company, 2/1 Marines

(xiii) SSG Ryan Knauss, USA, Bravo Company, 9th Psychological Operations Battalion (A)

(o) Those killed in action were all located in vicinity of the tower at the outer gate standing a security position at the edge of the canal or jersey barriers, with the exception of SSG Knauss and SSgt Hoover (exhibits 63, 91, 92, 105, 129). Three of the 1st Platoon Marines who were killed in the blast were elevated on the canal wall, helping pull potential evacuees into the outer gate: LCpl

Rylee McCollum, LCpl Dylan Merola, and LCpl Kareem Nikoui. SSgt Hoover was in the outer corridor area, on the inside of the fence, near the tower (exhibits 63, 91, 92). SSG Knauss was in the outer corridor area with the PSYOP vehicle, on the passenger's side to the rear of the vehicle (exhibits 105. 129). The vehicle front was pointed at the jersev barrier and canal intersection below the tower where 1st Platoon was providing crowd control and security. Autopsy summaries provided by the Armed Forces Medical Examiner's Office confirmed all Service Members who were KIA died of blast and ballistic injuries (exhibit 145). There were no gunshot wounds on any of the KIA, but significant penetrating ball bearing injuries (exhibit 145). Injuries sustained to those KIA were primarily lacerations, ruptures, and bruising to the head, torso, and pelvis (exhibits 138, 145). Of the protective gear examined by Joint Trauma Analysis and Prevention of Injury in Combat (JTAPIC), small arms protective insert (SAPI) plates and helmets were effective at stopping fragmentation and ball bearings (exhibit 138).

(p) Those interviewed during the investigation could not provide a number of civilian casualties caused by the attack. Most were only aware of open source reporting and concurred the number would be substantial. Open source reporting estimates casualties

at 160-170 (exhibits 251, 252).

(q) Numerous Marines were wounded because of the attack, with most being part of 1st Platoon. Golf Company or members of 2/1 Marines positioned in the canal or in the outer corridor area, near the physical gate and PSYOP vehicle (exhibits 63, 91, 92, 105, 129, 224). The initial list of wounded is best captured by the 2/1 S2 blast and injury analysis, sketches from Echo and Golf Company NCOs, and Aeromedical Evacuation Critical Air Transport Team (AE-CCATT) TRANSCOM Regulating and Command and Control Evacuation System (TRAC2ES) flight data (exhibits 92, 137, 236). There appear to be 27 service members reported as initially wounded during the attack, but eight were not medically evacuated and instead redeployed with the unit (exhibits 68, 92, 93, 95, 131). The remaining nineteen were redeployed due to their wounds (exhibit 68). However, since redeploying, units have reported additional TBI and concussion related wounds for 12 more Marines, for a total of 39 Service Members wounded in the attack (exhibits 68, 92, 93, 95, 164). This new number does not include members of the 82nd Airborne who were conducting a leader's recon at Abbey Gate for the RIP, and 24th MEU personnel, who were also in the outer corridor area (exhibits 107, 124, 129). The number of wounded from the attack at Abbey Gate will almost certainly continue to grow.

ADDITIONAL STATEMENTS

RECOGNIZING ENTERTAINMENT FORT SMITH

• Mr. BOOZMAN, Mr. President, I rise today to recognize and thank the creators and staff at Entertainment Fort Smith magazine for 22 years of championing arts, entertainment, and the people of western Arkansas.

Lynn Wasson and Linda Seubold launched Entertainment Fort Smith, more commonly referred to as E-Fort Smith, in 2000 to showcase the area's vibrant arts and entertainment scene and keep local residents informed about upcoming events. Within its pages, they covered everything from international mural art found through the Unexpected Project and the annual

Peacemaker Music Festival, to the Fort Smith Little Theatre's latest productions and story-time schedules for the local library.

The magazine printed 30,000 issues every month that were distributed at over 200 locations in Fort Smith, Van Buren, Greenwood, Alma, Barling, Charleston, and throughout the region.

Not only was E-Fort Smith a calendar of events, but the magazine's features also spotlighted the lives of local people that make western Arkansas unique. In addition, Wasson and Seubold used their platform to show their great love for the State of Arkan-

Brandon Chase Goldsmith, executive director of the Fort Smith International Film Festival, praised E-Fort Smith for its support and for being a driving force behind the region's creative economy over the years. Likewise, the magazine has been recognized as a critical partner in helping secure Fort Smith as the site for the U.S. Marshals Museum, which will honor the over 230-year history of the Marshals Service and is expected to open in

E-Fort Smith published its final edition in July 2022 after more than two decades of promoting local businesses and artists.

I would like to thank the founders and all the staff of E-Fort Smith who inspired the community and highlighted Arkansas's rich culture. Their efforts made a difference and the magazine's legacy will live beyond its final printing.

TRIBUTE TO JENNIFER VIDRINE

• Mr. CASSIDY. Mr. President, I rise today to pay tribute to one of our strongest and valued leaders in municipal government from my home State of Louisiana, Mayor Jennifer Vidrine. On July 30, Mayor Vidrine will be become the first African-American woman to lead the Louisiana Municipal Association—LMA. She will also be the third woman to serve in this prestigious position in the LMA's 96 years of service to municipal government in Louisiana.

While Mayor Vidrine will undoubtedly lead this fine organization for the next year with great loyalty and enthusiasm, she will also continue to serve her most beloved residents of Ville Platte. Since her election in 2011, Mayor Vidrine has not stopped working to bring improvements and investments to her city. She remains at the forefront of local government officials developing new approaches to solving complicated problems.

Mayor Vidrine is a woman of great faith who believes in serving her community wholeheartedly. She is a lifelong member of her hometown congregation of the Ninth Missionary Baptist Church, where she serves and assists in a number of leadership roles.

Her commitment to the elderly and youth are quite noteworthy and deeply rooted in her beliefs. Among her many accomplishments, she is the founder of the Ville Platte Girls and Boys Place where afterschool and summer programs teach children culinary skills, music appreciation, improved communications, and writing techniques. During the summer, Mayor Vidrine is a regular presence at the Girls and Boys Place offering encouragement to the children to expand their thinking, explore their passions and to be a good citizen. She works tirelessly to provide unique opportunities for these young minds, many of which come from very low-income homes. This, in turn, allows parents to feel more hopeful that their children will have a better life.

When it comes to technology, Mayor Vidrine has practically taken her community from "worst to first" as she likes to say, by developing critical partnerships with public and private broadband providers. In the very near future, the city of Ville Platte will begin enjoying internet speeds like they have never seen before, thanks in large part to the mayor's efforts. She knows the importance of technology and how it has an immediate impact on the lives of every resident.

I consider Mayor Jennifer Vidrine as a most accomplished stateswoman, and I am extremely proud to call her a friend.

I ask all of Louisiana to join me in congratulating Mayor Vidrine for reaching this important milestone in her career. ullet

RECOGNIZING WHAS RADIO

• Mr. PAUL. Mr. President, I rise today to honor WHAS Radio on entering its 100th year of service to the city of Louisville and Commonwealth of Kentucky. WHAS started broadcasting on July 18, 1992, and has covered numerous historical moments, including the first live broadcast of the Kentucky Derby, Pearl Harbor, and Presidential interviews. As one of the longest running radio stations in the country, WHAS has won countless awards, including the Associated Press and Peabody Awards.

During these past 100 years, WHAS has solidified its reputation as a leader in crisis coverage, specifically severe weather. When an F4 tornado hit Louisville in 1974, WHAS traffic reporter Dick Gilbert followed the tornado in his helicopter, giving listeners live updates of the storm's location and resulting damage. During the Ohio River flood of 1937, WHAS aired 115,000 messages, despite the electrical power shutdown.

Since 1954, WHAS has served as the flagship station in the Crusade for Children, which raises millions of dollars for children's charities throughout Kentucky every year. In the 2022 telethon, WHAS helped raise \$5,133,684.69, making the Crusade one of America's most successful local telethons.

A dedication to informing and enlightening the city of Louisville has defined the first 100 years of broadcasting for WHAS. As we look toward the future, I have no doubt that WHAS will continue to play an integral role in keeping listeners all around the Commonwealth informed.

RECOGNIZING DENNISON'S ROADSIDE MARKET

• Mr. PAUL. Mr. President, as ranking member of the Senate Committee on Small Business and Entrepreneurship, each week I recognize an outstanding Kentucky small business that exemplifies the American entrepreneurial spirit. This week, it is my privilege to recognize Dennison's Roadside Market of Horse Cave, KY, as the Senate Small Business of the Week.

Sometimes, a great idea will just present itself, as it did for Kathy Dennison in her garden over 30 years ago. A tomato stand, she suggested, right there on their front lawn. Though her husband was skeptical at first, the first few years of their little tomato stand business proved successful, so much so that the grass in their front lawn was worn away from all the foot traffic. As the years went past, their popularity continued to grow, and eventually, the Dennisons realized they needed to expand their operation. The Dennisons, ever resourceful, looked to their own land when considering expansion. Thus, the couple renovated the old tobacco barn on their property to facilitate their ever-growing business. Fast forward 20-some years later, and the couple now owns and operates a full-fledged country store, featuring inseason produce, jams, salsas, salad dressings, baskets, mums, and other home decorations.

The Dennisons take special care to only sell local produce; so local that much of it is grown on their own property. The store offers a full bounty of goods, and if the produce is not grown on their own property, it is grown on one of their neighbor's farms, making this market not only a community attraction but a communal effort to serve Kentuckians the finest produce available in Horse Cave. The selection of produce offered at Dennison's Roadside Market changes throughout the year depending on what is in season, so customers know that all the food in the store is sold at their optimal condition. Dennison's Roadside Market prides itself on selling fruits and vegetables within a week or so of being picked from the farm. Their inventory is not confined to food; they also sell pottery, candy, baskets, and other products made locally, always adhering to the Dennison's philosophy of homegrown and high-quality.

In the years between their little tomato stand and the large country store it has grown into, the public response to Paul and Kathy's business has been overwhelmingly positive. Dennison's Roadside Market has been a great success, serving as the go-to store for locals in need of groceries and acting as a prominent destination for tourists visiting Kentucky. Tourists from as far as Australia have come to Dennison's seeking authentic local produce.

As if operating their own store were enough work. not already the Dennisons also run their own farm. When February rolls around each year, Paul and Kathy begin their cultivation process, starting in the greenhouse where they first sow their seeds. Some days, the couple work as late as 8 or 9 p.m., maintaining their crops in order to maximize the amount of fruit and vegetables available at harvest. Moreover, the couple strives to make Dennison's a welcoming environment not for only its customers, but for its employees as well. Those who work at Dennison's Roadside Market describe it as "an amazing place to work" and "something new all the time."

Selling locally sourced goods is not the only way Dennison's supports their local community. Dennison's often welcomes other small businesses to utilize the open space on its property. Local food trucks will drive from all around to offer their fare to the many customers shopping at Dennison's Market. Their reach expands beyond the community of Horse Cave, with Bucky Bee's BBQ of Cave City, KY, and Hawaiian Shave Ice of Glasgow, KY, coming over to Dennison's to set up shop alongside the market. Collaborating with other Kentucky small businesses not only provides a fun and friendly atmosphere to their market, it also allows Paul and Kathy Dennison to share in the bounty of their wonderful Horse Cave community.

When a small business is as beloved as Dennison's Roadside Market, it is hard for critics to ignore. Paul and Kathy's business has received widespread acclaim, earning Best Farm Produce by the News-Herald, second place in Best Farm Tourist Attraction by Kentucky Living, and is currently a finalist for Best in Kentucky by Kentucky Living. Paul and Kathy's resolute dedication and immense passion for their business is the reason why Dennison's is able to offer the highest quality goods each consecutive year. I want to commend this hard-working couple for their dedication and resourcefulness, as they took what was a fertile garden and grew it into an esteemed venture treasured by the entire community. Congratulations to Paul and Kathy Dennison and to the entire team at Dennison's Roadside Market. I look forward to watching your continued growth and success in Kentucky.

MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Swann, one of his secretaries.

EXECUTIVE MESSAGES REFERRED

In executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

MESSAGE FROM THE HOUSE

At 3:02 p.m., a message from the House of Representatives, delivered by Mrs. Alli, one of its reading clerks, announced that the House has passed the following bills, in which it requests the concurrence of the Senate:

H.R. 203. An act to designate the facility of the United States Postal Service located at 4020 Broadway Street in Houston, Texas, as the "Benny C. Martinez Post Office Building".

H.R. 1934. An act to direct the Federal Government to provide assistance and technical expertise to enhance the representation and leadership of the United States at international standards-setting bodies that set standards for equipment, systems, software, and virtually defined networks that support 5th and future generations mobile telecommunications systems and infrastructure, and for other purposes.

H.R. 5659. An act to designate the facility of the United States Postal Service located at 1961 North C Street in Oxnard, California, as the "John R. Hatcher III Post Office Building".

H.R. 7337. An act to require the Archivist of the United States to submit a plan to Congress to eliminate the records backlog at the National Personnel Records Center, and for other purposes.

H.R. 8296. An act to protect a person's ability to determine whether to continue or end a pregnancy, and to protect a health care provider's ability to provide abortion services

H.R. 8297. An act to prohibit the interference, under color of State law, with the provision of interstate abortion services, and for other purposes.

The message further announced that the House has agreed to the following concurrent resolutions, in which it requests the concurrence of the Senate:

H. Con. Res. 45. Concurrent resolution expressing the sense of Congress regarding the execution-style murders of United States citizens Ylli, Agron, and Mehmet Bytyqi in the Republic of Serbia in July 1999.

H. Con. Res. 59. Concurrent resolution condemning the October 25, 2021, military coup in Sudan and standing with the people of Sudan.

MEASURES REFERRED

The following bills were read the first and the second times by unanimous consent, and referred as indicated:

H.R. 203. An act to designate the facility of the United States Postal Service located at 4020 Broadway Street in Houston, Texas, as the "Benny C. Martinez Post Office Building"; to the Committee on Homeland Security and Governmental Affairs.

H.R. 1934. An act to direct the Federal Government to provide assistance and technical expertise to enhance the representation and leadership of the United States at inter-

national standards-setting bodies that set standards for equipment, systems, software, and virtually defined networks that support 5th and future generations mobile telecommunications systems and infrastructure, and for other purposes; to the Committee on Foreign Relations.

H.R. 5659. An act to designate the facility of the United States Postal Service located at 1961 North C Street in Oxnard, California, as the "John R. Hatcher III Post Office Building"; to the Committee on Homeland Security and Governmental Affairs.

H.R. 7337. An act to require the Archivist of the United States to submit a plan to Congress to eliminate the records backlog at the National Personnel Records Center, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

The following concurrent resolution was read, and referred as indicated:

H. Con. Res. 45. Concurrent resolution expressing the sense of Congress regarding the execution-style murders of United States citizens Ylli, Agron, and Mehmet Bytyqi in the Republic of Serbia in July 1999; to the Committee on Foreign Relations.

$\begin{array}{c} \text{MEASURES PLACED ON THE} \\ \text{CALENDAR} \end{array}$

The following concurrent resolution was read, and placed on the calendar:

H. Con. Res. 59. Concurrent resolution condemning the October 25, 2021, military coup in Sudan and standing with the people of Sudan.

EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC-4492. A communication from the National Commander, Civil Air Patrol, United States Air Force Auxiliary, transmitting, pursuant to law, the 2021 annual report to Congress; to the Committee on the Judiciary.

EC-4493. A communication from the Acting Assistant Secretary of Defense (Legislative Affairs), transmitting additional legislative proposals relative to the "National Defense Authorization Act for Fiscal Year 2023"; to the Committee on the Judiciary.

EC-4494. A communication from the Director, Administrative Office of the United States Courts, transmitting, pursuant to law, an annual report to Congress concerning intercepted wire, oral, or electronic communications; to the Committee on the Judicians.

EC-4495. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmiting, pursuant to law, a report relative to a vacancy in the position of Under Secretary for Intelligence and Analysis, Department of Homeland Security, received in the Office of the President of the Senate on June 23, 2022; to the Select Committee on Intelligence.

EC-4496. A communication from the Director of Congressional Affairs, Federal Election Commission, transmitting, pursuant to law, the report of a rule entitled "Reporting Independent Expenditures" (Notice 2022–13) received in the Office of the President pro tempore of the Senate; to the Committee on Rules and Administration.

EC-4497. A communication from the Director of Congressional Affairs, Federal Election Commission, transmitting, pursuant to

law, the report of a rule entitled "Reporting Independent Expenditures" (Notice 2022–13) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Rules and Administration.

EC-4498. A communication from the Regulation Development Coordinator, Office of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled "National Service Life Insurance Premium Payment and Loan Amendment" (RIN2900-AR29) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Veterans' Affairs.

EC-4499. A communication from the Regulation Development Coordinator, Office of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled "Federal Civil Penalties Adjustment Act" (RIN2900-AR41) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Veterans' Affairs.

EC-4500. A communication from the Regulation Development Coordinator, Office of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled "Transplant Procedures with Live Donors and Related Care and Services" (RIN2900–AQ65) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Veterans' Affairs.

EC-4501. A communication from the Regulation Development Coordinator, Office of Regulation Policy and Management, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled "Legal Services for Homeless Veterans and Veterans At Risk for Homelessness Grant Program" (RIN2900-AR33) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Veterans' Affairs.

EC-4502. A joint communication from the Deputy Secretary of Veterans Affairs and the Under Secretary of Defense (Personnel and Readiness), transmitting, pursuant to law, a report entitled "Veterans Affairs and Department of Defense Joint Executive Committee Fiscal Year 2021 Annual Report"; to the Committee on Veterans' Affairs.

EC-4503. A communication from the Chairman of the National Transportation Safety Board, transmitting, pursuant to law, the Board's 2021 Annual Report to Congress; to the Committee on Commerce, Science, and Transportation.

EC-4504. A communication from the Managing Director, Office of Managing Director, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled "Assessment and Collection of Regulatory Fees for Fiscal Year 2022, Report and Order and Notice of Proposed Rulemaking" ((FCC 22-39) (MD Docket Nos. 21-290, and 22-223)) received during adjournment of the Senate in the Office of the President of the Senate on July 1, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4505. A communication from the National Listing Coordinator of the Office of Protected Resources, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Endangered and Threatened Species; Designation of Critical Habitat for the Beringia Distinct Population Segment of the Bearded Seal" (RIN0648-BJ65) received during adjournment of the Senate in the Office of the President of the Senate on July 1, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4506. A communication from the National Listing Coordinator of the Office of Protected Resources, National Marine Fisheries Service, Department of Commerce,

transmitting, pursuant to law, the report of a rule entitled "Endangered and Threatened Species; Designation of Critical Habitat for the Arctic Subspecies of the Ringed Seal" (RIN0648-BC56) received during adjournment of the Senate in the Office of the President of the Senate on July 1, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4507. A communication from the Deputy Chief, Public Safety and Homeland Security Bureau, Federal Communications Commission, transmitting, pursuant to law, the report of a rule entitled "Review of Rules and Requirements for Priority Services" ((FCC 22-36) (PS Docket No. 20-187)) received in the Office of the President of the Senate on June 21, 2021; to the Committee on Commerce, Science, and Transportation.

EC-4508. A communication from the Deputy Assistant Chief Counsel for Safety Law, Federal Railroad Administration, Department of Transportation, transmitting, pursuant to law, the report of a rule entitled "Fatigue Risk Management Programs for Certain Passenger and Freight Railroads" (RIN2130-AC54) received in the Office of the President of the Senate on June 21, 2021; to the Committee on Commerce, Science, and Transportation.

EC-4509. A communication from the Program Manager, Alcohol and Tobacco Tax and Trade Bureau, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Establishment of the Rocky Reach Viticultural Area" (RIN1513-AC83) received during adjournment of the Senate in the Office of the President of the Senate on June 10, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4510. A communication from the Program Manager, Alcohol and Tobacco Tax and Trade Bureau, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Establishment of the Upper Lake Valley Viticultural Area and Modification of the Clear Lake Viticultural Area" (RIN1513-AC73) received during adjournment of the Senate in the Office of the President of the Senate on June 10, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4511. A communication from the Program Manager, Alcohol and Tobacco Tax and Trade Bureau, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Establishment of the Paulsell Valley Viticultural Area" (RIN1513-AC81) received during adjournment of the Senate in the Office of the President of the Senate on June 10, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4512. A communication from the Program Manager, Alcohol and Tobacco Tax and Trade Bureau, Department of the Treasury, transmitting, pursuant to law, the report of a rule entitled "Establishment of the Mount Pisgah, Polk County, Oregon Viticultural Area" (RIN1513-AC58) received during adjournment of the Senate in the Office of the President of the Senate on June 10, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4513. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of Assistant Secretary for Transportation Policy, Department of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4514. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of General Counsel, De-

partment of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4515. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of Chief Financial Officer, Department of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce Science and Transportation

EC-4516. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of Administrator, National Highway Traffic Safety Administration, Department of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4517. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting pursuant to law, a report relative to a vacancy in the position of Assistant Secretary for Aviation and International Affairs, Department of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4518. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy in the position of Maritime Administrator, Maritime Administrator, Department of Transportation, received in the Office of the President of the Senate on June 23, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4519. A communication from the Assistant General Counsel for Regulatory Affairs, Consumer Product Safety Commission, transmitting, pursuant to law, the report of a rule entitled "Safety Standard for Infant Swings" (Docket No. CPSC-2013-0025) received in the Office of the President of the Senate on June 21, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4520. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Commercial harvest closure for the golden tilefish commercial hook-and-line component in the South Atlantic" (RIN0648-XB110) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4521. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Possession and Trip Limit Increases for the Common Pool Fishery" (RIN0648-XA848) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4522. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries Off West Coast States; West Coast Salmon Fisheries; Rebuilding Coho Salmon Stocks" (RIN0648-BJ05) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4523. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries off West Coast States; West Coast Salon Fisheries; 2021 Management Measures" (RIN0648-BJ97) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4524. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Correcting Amendment to 50 CFR Part 660 for West Caost Sablefish Primary Fishery Season Dates" (RIN0648-BK15) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4525. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Northeast Multispecies Fishery; Approval of 2021 and 2022 Sector Operations Plans and Allocation of 2021 Northeast Multispecies Annual Catch Entitlements" (RIN0648-BK26) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4526. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Framework Adjustment 33 to the Atlantic Sea Scallop Fishery Management Plan" (RIN0648-BK51) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4527. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Atlantic Highly Migratory Species; Atlantic Bluefin Tuna Fisheries" (RIN0648-XA795) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4528. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Pacific Island Fisheries; Interim Measures for American Samoa Bottomfish" (RIN0648–BK62) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4529. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Correcting Amendment to the Regulations for 2021-2022 Pacific Coast Groundfish Harves Specifications and Management Measures" (RIN0648-BK60) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4530. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting,

pursuant to law, the report of a rule entitled "Reef Fish Fishery of the Gulf of Mexico; 2021 Red Snapper Recreational For-hire Fishing Season in the Gulf of Mexico" (RIN0648—XA942) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4531. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "2021 Re-opening and Subsequent Closure of the Commercial Longline Fishery for South Atlantic Golden Tilefish" (RIN0648-XA921) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4532. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Snapper-Grouper Fishery of the South Atlantic; 2021-2022 Recreational Fishing Season for Black Sea Bass" (RIN0648-XA938) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4533. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Northeastern United States; Atlantic Herring Fishery; 2021 Management Area 3 Sub-Annual Catch Limit Harvested" (RIN0648-XA993) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4534. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Removing Processing Restrictions on Incidentally Caught Squid and Sculpin Species in the Gulf of Alaska and Bering Sea and Aleutian Islands Groundfish Fisheries" (RIN0648-BK18) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4535. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting pursuant to law, the report of a rule entitled "Pacific Halibut Fisheries; Catch Sharing Plan" (RIN0648-BK42) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4536. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Northeastern United States; Northeast Multispecies Fishery; Common Pool Fishery and Other Measures

Common Pool Fishery and Other Measures for Fishing Year 2021" (RIN0648-XA979) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022: to the Committee on Com-

merce, Science, and Transportation.

EC-4537. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher Vessels using Trawl Gear in the Western Regulatory Area of the Gulf of Alaska" (RIN0648–XA805) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4538. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher/Processors using Hook-and-Line Gear in the Western Regulatory Area of the Gulf of Alaska" (RIN0648-XA805) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4539. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 630 in the Gulf of Alaska" (RIN0648-XA774) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4540. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Reallocation of Pacific Cod in the Bering Sea and Aleutian Islands Management Area" (RIN0648-XA383) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4541. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the Western Gulf of Alaska" (RIN0648-XA352) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4542. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the West Yakutat District of the Gulf of Alaska" (RIN0648-XA360) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Commerce, Science, Committee on and Transportation.

EC-4543. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Dusky Rockfish in the West Yakutat District of the Gulf of Alaska" (RIN0648-XA361) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4544. A communication from the Branch Chief of the Office of Sustainable

Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the Bering Sea and Aleutian Islands Management Area" (RIN0648–XA365) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4545. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Ocean Perch in the Bering Sea and Aleutian Islands Management Area" (RIN0648-XA351) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4546. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 610 in the Gulf of Alaska:" (RIN0648-XA311) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4547. A communication from Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled 'Fisheries of the Exclusive Economic Zone Off Alaska: Greenland Turbot in the Aleutian Islands Subarea of the Bering Sea and Aleutian Islands Management Area. (RIN0648-XA334) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4548. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in the West Yakutat District of the Gulf of Alaska" (RIN0648-XA999) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4549. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in the West Yakutat District of the Gulf of Alaska" (RIN0648-XA987) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4550. A communication from the Branch Chief of the Office of Sustainable Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Groundfish Fishery by Non-Rockfish Program Catcher Vessels Using Trawl Gear in the Western and Central Regulatory Area of the GOA" (RIN0648-XA913) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

EC-4551. A communication from the Branch Chief of the Office of Sustainable

Fisheries, National Marine Fisheries Service, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Vessels using Pot Gear in the Central Regulatory Area of the Gulf of Alaska" (RIN0648-XA780) received during adjournment of the Senate in the Office of the President of the Senate on June 27, 2022; to the Committee on Commerce, Science, and Transportation.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. REED, from the Committee on Armed Services, without amendment:

S. 4543. An original bill to authorize appropriations for fiscal year 2023 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes (Rept. No. 117–130).

By Mr. PETERS, from the Committee on Homeland Security and Governmental Affairs, with an amendment in the nature of a substitute:

S. 2274. A bill to authorize the Director of the Cybersecurity and Infrastructure Security Agency to establish an apprenticeship program and to establish a pilot program on cybersecurity training for veterans and members of the Armed Forces transitioning to civilian life, and for other purposes (Rept. No. 117-131).

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. REED:

S. 4543. An original bill to authorize appropriations for fiscal year 2023 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe military personnel strengths for such fiscal year, and for other purposes; from the Committee on Armed Services; placed on the calendar.

By Mr. CASEY (for himself, Mr. KAINE, Ms. DUCKWORTH, and Mr. MERKLEY):

S. 4544. A bill to amend the Public Health Service Act to provide health equity for people with disabilities; to the Committee on Health, Education, Labor, and Pensions.

By Mr. PETERS (for himself and Mr. ROUNDS):

S. 4545. A bill to establish the Department of Defense-Department of Veterans Affairs Discharge Review Board Committee, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. HAWLEY:

S. 4546. A bill to prohibit conflict of interests among consulting firms that simultaneously contract with the Government of the People's Republic of China and the United States Government, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

By Mr. KAINE:

S.J. Res. 57. A joint resolution redesignating the Robert E. Lee Memorial in Arlington National Cemetery as the "Arlington House National Historic Site"; to the Committee on Energy and Natural Resources.

ADDITIONAL COSPONSORS

S. 190

At the request of Mr. Blumenthal, the names of the Senator from Illinois (Ms. Duckworth) and the Senator from California (Mrs. Feinstein) were added as cosponsors of S. 190, a bill to amend chapter 44 of title 18, United States Code, to require the safe storage of firearms, and for other purposes.

S. 596

At the request of Mr. CARPER, the name of the Senator from Michigan (Mr. Peters) was added as a cosponsor of S. 596, a bill to amend title XVIII of the Social Security Act to provide for the coordination of programs to prevent and treat obesity, and for other purposes.

S. 1079

At the request of Mr. Heinrich, the name of the Senator from Colorado (Mr. Bennet) was added as a cosponsor of S. 1079, a bill to award a Congressional Gold Medal to the troops from the United States and the Philippines who defended Bataan and Corregidor, in recognition of their personal sacrifice and service during World War II.

S. 1125
At the request of Ms. STABENOW, the names of the Senator from Montana (Mr. Daines) and the Senator from Tennessee (Mrs. Blackburn) were added as cosponsors of S. 1125, a bill to recommend that the Center for Medicare and Medicaid Innovation test the effect of a dementia care management model, and for other purposes.

S. 1143

At the request of Mr. Hawley, the name of the Senator from Louisiana (Mr. Cassidy) was added as a cosponsor of S. 1143, a bill to prohibit certain individuals from downloading or using TikTok on any device issued by the United States or a government corporation.

S. 1157

At the request of Mr. Casey, the name of the Senator from Georgia (Mr. Warnock) was added as a cosponsor of S. 1157, a bill to amend the Internal Revenue Code of 1986 to allow workers an above-the-line deduction for union dues and expenses and to allow a miscellaneous itemized deduction for workers for all unreimbursed expenses incurred in the trade or business of being an employee.

S. 1328

At the request of Ms. Rosen, her name was added as a cosponsor of S. 1328, a bill to amend the Richard B. Russell National School Lunch Act to reauthorize the farm to school program, and for other purposes.

S. 1806

At the request of Mr. Grassley, the name of the Senator from Michigan (Mr. Peters) was added as a cosponsor of S. 1806, a bill to amend the Internal Revenue Code of 1986 to extend tax incentives for biodiesel and renewable diesel.

S. 2047

At the request of Ms. Collins, the name of the Senator from Michigan

(Mr. Peters) was added as a cosponsor of S. 2047, a bill to ban the use of intentionally added perfluoroalkyl or polyfluoroalkyl substances in cosmetics.

S. 2340

At the request of Mr. MENENDEZ, the name of the Senator from Virginia (Mr. KAINE) was added as a cosponsor of S. 2340, a bill to improve the safety and security of the Federal judiciary.

S. 2409

At the request of Mr. Casey, the names of the Senator from West Virginia (Mr. Manchin) and the Senator from Georgia (Mr. Warnock) were added as cosponsors of S. 2409, a bill to require the Secretary of Labor to maintain a publicly available list of all employers that relocate a call center or contract call center work overseas, to make such companies ineligible for Federal grants or guaranteed loans, and to require disclosure of the physical location of business agents engaging in customer service communications, and for other purposes.

S. 2512

At the request of Mr. MURPHY, the name of the Senator from Michigan (Mr. Peters) was added as a cosponsor of S. 2512, a bill to amend title 28, United States Code, to provide for a code of conduct for justices and judges of the courts of the United States.

S. 2565

At the request of Ms. Rosen, the name of the Senator from Ohio (Mr. PORTMAN) was added as a cosponsor of S. 2565, a bill to amend title XI of the Social Security Act to provide for the testing of a community-based palliative care model.

S. 2607

At the request of Mr. Padilla, the name of the Senator from Hawaii (Ms. Hirono) was added as a cosponsor of S. 2607, a bill to award a Congressional Gold Medal to the former hostages of the Iran Hostage Crisis of 1979–1981, highlighting their resilience throughout the unprecedented ordeal that they lived through and the national unity it produced, marking 4 decades since their 444 days in captivity, and recognizing their sacrifice to the United States.

S. 2769

At the request of Ms. STABENOW, the name of the Senator from New Hampshire (Mrs. SHAHEEN) was added as a cosponsor of S. 2769, a bill to amend title XIX of the Social Security Act to cover physician services delivered by podiatric physicians to ensure access by Medicaid beneficiaries to appropriate quality foot and ankle care, to amend title XVIII of such Act to modify the requirements for diabetic shoes to be included under Medicare, and for other purposes.

S. 2981

At the request of Mr. Rubio, the name of the Senator from Nevada (Ms.

CORTEZ MASTO) was added as a cosponsor of S. 2981, a bill to amend the National Housing Act to establish a mortgage insurance program for first responders, and for other purposes.

S. 3295

At the request of Ms. SMITH, the name of the Senator from Wisconsin (Ms. Baldwin) was added as a cosponsor of S. 3295, a bill to increase access to pre-exposure prophylaxis to reduce the transmission of HIV.

S. 3421

At the request of Mr. MENENDEZ, the names of the Senator from Colorado (Mr. Bennet), the Senator from Georgia (Mr. WARNOCK), the Senator from Tennessee (Mr. HAGERTY), the Senator from Iowa (Ms. ERNST) and the Senator from Washington (Mrs. MURRAY) were added as cosponsors of S. 3421, a bill to clarify that section 107 of the Countering America's Adversaries Through Sanctions Act applies sanctions with respect to unmanned combat aerial vehicles following a 2019 change by the United Nations providing additional clarity to the United Nations Register of Conventional Arms.

S. 3508

At the request of Mr. Blumenthal, the names of the Senator from Pennsylvania (Mr. Casey), the Senator from Arizona (Mr. Kelly), the Senator from Illinois (Mr. Durbin) and the Senator from Hawaii (Mr. Schatz) were added as cosponsors of S. 3508, a bill to posthumously award a congressional gold medal to Constance Baker Motley.

S. 4081

At the request of Ms. Baldwin, the name of the Senator from Maine (Ms. Collins) was added as a cosponsor of S. 4081, a bill to amend the Consolidated Farm and Rural Development Act to establish a grant program to assist with the purchase, installation, and maintenance of point-of-entry and point-of-use drinking water quality improvement products, and for other purposes.

S. 4171

At the request of Mr. MENENDEZ, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of S. 4171, a bill to reauthorize the Trafficking Victims Protection Act of 2000, and for other purposes.

S. 4192

At the request of Mr. Casey, the name of the Senator from Georgia (Mr. Warnock) was withdrawn as a cosponsor of S. 4192, a bill amend the Internal Revenue Code of 1986 to end the tax subsidy for employer efforts to influence their workers' exercise of their rights around labor organizations and engaging in collective action.

S. 4202

At the request of Ms. Collins, the names of the Senator from Mississippi (Mr. Wicker) and the Senator from Kansas (Mr. Marshall) were added as cosponsors of S. 4202, a bill to require an annual budget estimate for the initiatives of the National Institutes of

Health pursuant to reports and recommendations made under the National Alzheimer's Project Act.

S. 4203

At the request of Ms. Collins, the names of the Senator from Mississippi (Mr. Wicker) and the Senator from Montana (Mr. Daines) were added as cosponsors of S. 4203, a bill to extend the National Alzheimer's Project.

S. 4278

At the request of Mrs. FEINSTEIN, the name of the Senator from Illinois (Mr. DURBIN) was added as a cosponsor of S. 4278, a bill to amend title 18, United States Code, to prohibit the purchase of certain firearms by individuals under 21 years of age, and for other purposes.

S. 4370

At the request of Mr. INHOFE, the name of the Senator from Nebraska (Mrs. Fischer) was added as a cosponsor of S. 4370, a bill to amend the Immigration and Nationality Act to provide for extensions of detention of certain aliens ordered removed, and for other purposes.

S. 4458

At the request of Mr. Tester, the name of the Senator from Maine (Ms. Collins) was added as a cosponsor of S. 4458, a bill to amend title 38, United States Code, to improve the process by which the Secretary of Veterans Affairs determines whether an educational institution meets requirements relating to the percentage of students who receive educational assistance furnished by the Secretary, and for other purposes.

S. 4524

At the request of Mrs. BLACKBURN, the name of the Senator from Ohio (Mr. PORTMAN) was added as a cosponsor of S. 4524, a bill to limit the judicial enforceability of predispute nondisclosure and nondisparagement contract clauses relating to disputes involving sexual assault and sexual harassment.

S. 4525

At the request of Ms. Duckworth, the name of the Senator from Illinois (Mr. Durbin) was added as a cosponsor of S. 4525, a bill to establish the Prairie du Rocher French Colonial National Historical Park in the State of Illinois, and for other purposes.

S. RES. 183

At the request of Mr. Wyden, the names of the Senator from California (Mrs. Feinstein) and the Senator from Arizona (Mr. Kelly) were added as cosponsors of S. Res. 183, a resolution condemning the Government of Iran's state-sponsored persecution of its Baha'i minority and its continued violation of the International Covenants on Human Rights.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. KAINE:

S.J. Res. 57. A joint resolution redesignating the Robert E. Lee Memorial in Ar-

lington National Cemetery as the "Arlington House National Historic Site"; to the Committee on Energy and Natural Resources.

Mr. KAINE. Mr. President, today, I am introducing legislation to remove "Robert E. Lee Memorial" from the official name of Arlington House.

This legislation is partially inspired by requests from descendants of General Robert E. Lee and people who were enslaved at Arlington House. This is also an effort to promote a society that is more just and equitable for all, regardless of race, by moving on from a public symbol that honors a figure that fought to protect slavery.

Arlington House is the first name of the historic mansion, which sits on Federal land within Arlington National Cemetery. The property is administered by the National Park Service and overlooks the Potomac River and the Nation's Capital. The house was built by Martha Custis Washington's grandson, George Washington Parke Custis, as the Nation's first memorial to George Washington. Later, his daughter married Robert E. Lee, and the couple lived in the home until the Civil War. During that period, the site was chosen to serve as a national military cemetery in part to prevent Lee from returning. Congress passed legislation in 1955 designating the house the "Custis-Lee Mansion" to memorialize Lee and subsequently amended the official title to "Arlington House, The Robert E. Lee Memorial." The legislation would remove the latter part of that name and return the house to its original name, "Arlington House."

Today, the National Park Service is dedicated to telling the story of those who were enslaved at the Arlington House. I am hopeful that this name change will help to do just a little bit more to encapsulate the full history of the site, which included the presence of many families and generations throughout history, such as the Syphax, Burke, Parks, and Gray families.

I am pleased that companion legislation is also being introduced in the U.S. House of Representatives by my colleague, Representative Don Beyer, who has led this effort for years.

APPOINTMENTS

The Chair, on behalf of the Majority Leader, pursuant to the provisions of Public Law 117–81, appoints the following individual to serve as a member of the Commission on the National Defense Strategy: Mariah Sixkiller of Washington.

The Chair, on behalf of the Republican Leader, pursuant to the provisions of Public Law 117–81, appoints the following individual to serve as a member of the National Security Commission on Emerging Biotechnology: Ms. Dawn Meyerriecks of Virginia.

ORDERS FOR TUESDAY, JULY 19, 2022

Ms. SMITH. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m. on Tuesday. July 19: that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day. and morning business be closed; that upon the conclusion of morning business, the Senate proceed to executive session to resume consideration of the Wang nomination, postcloture; further, that all postcloture time be considered expired at 11:30 a.m., and that following the cloture vote on the Maldonado nomination, the Senate recess until 2:15 p.m. to allow for the weekly caucus meetings; further, that if cloture is invoked on the Maldonado nomination, all postcloture time be expired at 2:15 p.m.; finally, if any nominations are confirmed during Tuesday's session, the motions to reconsider be considered made and laid upon the table and the President be immediately notified of the Senate's action.

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

ADJOURNMENT UNTIL 10:00 A.M. TOMORROW

Ms. SMITH. Mr. President, if there is no further business to come before the Senate, I ask that it stand adjourned under the previous order.

There being no objection, the Senate, at 6:32 p.m., adjourned until Tuesday, July 19, 2022, at 10 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

KIMBERLY ANN MCCLAIN, OF MARYLAND, TO BE AN ASSISTANT SECRETARY OF HOUSING AND URBAN DEVELOPMENT, VICE LEONARD WOLFSON.

$\begin{array}{c} \textbf{INTERNATIONAL BANK FOR RECONSTRUCTION} \\ \textbf{AND DEVELOPMENT} \end{array}$

L. FELICE GORORDO, OF FLORIDA, TO BE UNITED STATES ALTERNATE EXECUTIVE DIRECTOR OF THE INTERNATIONAL BANK FOR RECONSTRUCTION AND DEVELOPMENT FOR A TERM OF TWO YEARS, VICE ERIK BETHEL, RESIGNED.

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. DAGVIN R. M. ANDERSON

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS CHIEF OF AIR FORCE RESERVE AND APPOINTMENT IN THE RESERVE OF THE AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTIONS 601 AND 9038:

To be lieutenant general

MAJ. GEN. JOHN P. HEALY

IN THE MARINE CORPS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES MARINE CORPS TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

LT. GEN. DAVID A. OTTIGNON

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10. U.S.C. SECTION 624:

To be lieutenant colonel

JUAN D. MAGRI

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be colonel

CHRISTIAN A. CARR

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be major

JUSTIN T. WRIGHT

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY NURSE CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND

To be major

BENJAMIN B. STONE

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

DENA R. GOBLE JASON P. NAGEL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colone

AARON L. BERT

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10. U.S.C., SECTION 624:

To be lieutenant commander

CHRISTOPHER E. BOWMAN

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY RESERVE UNDER TITLE 10, U.S.C., SECTION 12203:

To be captain

CHRISTOPHER L. CAUDILL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be lieutenant commander

ROSA M. ALLEN