80

(4) The amount of any funds disbursed by the Board of Governors of the Federal Reserve System pursuant to the program of assistance referred to in paragraph (3).

(5) Financial tranactions, both inside and outside of Mexico, made during the reporting period involving funds disbursed to Mexico from the exchange stabilization fund or proceeds of Mexican Government securities guaranteed by the exchange stabilization fund.

(6) All oustanding guarantees issued to, and short-term and medium-term currency swaps with, the Government of Mexico by the Secretary of the Treasury, set forth by category of financing.

(7) All outstanding currency swaps with the central bank of Mexico by the Board of Governors of the Federal Reserve System and the rationale for, and any expected costs of, such transactions.

(8) The amount of payments made by customers of Mexican petroleum companies that have been deposited in the account at the Federal Reserve Bank of New York established to ensure repayment of any payment by the United States Government, including the Board of Governors of the Federal Reserve System, in connection with any guarantee issued to, or any swap with, the Government of Mexico.

(9) Any setoff by the Federal Reserve Bank of New York against funds in the account described in paragraph (8).

(10) To the extent such information is available, once there has been a setoff by the Federal Reserve Bank of New York, any interruption in deliveries of petroleum products to existing customers whose payments were setoff.

(11) The interest rates and fees charged to compensate the Secretary of the Treasury for the risk of providing financing.

#### SEC. 405. TERMINATION OF REPORTING RE-QUIREMENTS.

The requirements of sections 403 and 404 shall terminate on the date that the Government of Mexico has paid all obligations with respect to swap facilities and guarantees of securities made available under the program approved by the President on January 31, 1995.

## SEC. 406. PRESIDENTIAL CERTIFICATION RE-GARDING SWAP OF CURRENCIES TO MEXICO THROUGH EXCHANGE STA-BILIZATION FUND OR FEDERAL RE-SERVE.

(a) IN GENERAL.-Notwithstanding any other provision of law, no loan, credit, guarantee, or arrangement for a swap of currencies to Mexico through the exchange stabilization fund or by the Board of Governors of the Federal Reserve System may be extended or (if already extended) further utilized, unless and until the President submits to the appropriate congressional committees a certification that-

(1) there is no projected cost (as defined in the Credit Reform Act of 1990) to the United States from the proposed loan, credit, guarantee, or currency swap;

(2) all loans, credits, guarantees, and currency swaps are adequately backed to ensure that all United States funds are repaid;

(3) the Government of Mexico is making progress in ensuring an independent central bank or an independent currency control mechanism;

(4) Mexico has in effect a significant economic reform effort; and

(5) the President has provided the documents described in paragraphs (1) through (28) of House Resolution 80, adopted March 1, 1995.

(b) TREATMENT OF CLASSIFIED OR PRIVILEGED MATERIAL.-For purposes of the certification required by subsection (a)(5), the President shall specify, in the case of any document that is classified or subject to applicable privileges, that, while such document may not have been produced to the House of Representatives, in lieu thereof it has been produced to specified Members of Congress or their designees by natural agreement among the President, the Speaker of the House, and the chairmen and ranking

members of the Committee on Banking and Financial Services, the Committee on International Relations, and the Permanent Select Committee on Intelligence of the House. SEC. 407. DEFINITIONS.

For purposes of this title, the following definitions shall apply:

APPROPRIATE CONGRESSIONAL (1)COM-MITTEE.—The term 'appropriate congressional committees" means the Committees on International Relations and Banking and Financial Services of the House of Representatives, the Committees on Foreign Relations and Banking, Housing and Urban Affairs of the Senate, and the Committees on Appropriations of the House of Representatives and the Senate.

(2) EXCHANGE STABILIZATION FUND.—The term 'exchange stabilization fund'' means the stabilization fund referred to in section 5302(a)(1) of title 31, United States Code.

That the Senate recede from its amendment to the title of the bill.

For consideration of Senate amendments numbered 3, 5, 6, 7, and 10 thru 25, and the Senate amendment to the title of the bill

Senate amendment to the title of the bill:			
	BOB LIVINGSTON,		
	JOHN MYERS,		
	BILL YOUNG,		
	RALPH REGULA,		
	JERRY LEWIS,		
	JOHN EDWARD PORTER,		
	HAROLD ROGERS,		
	FRANK R. WOLF,		
	BARBARA F. VUCANOVICH,		
	SONNY CALLAHAN,		
	CHARLES WILSON,		
	ALAN MOLLOHAN,		
For considerat	tion of Senate amendments		
numbered 1, 2, 4			
numbereu 1, 2, 4	BILL YOUNG,		
	JOE MCDADE,		
	BOB LIVINGSTON,		
	JERRY LEWIS,		
	JOE SKEEN,		
	DAVE HOBSON,		
	HENRY BONILLA,		
	GEORGE R. NETHERCUTT,		
	Jr.,		
	MARK NEUMANN,		
	JOHN P. MURTHA,		
	NORMAN DICKS,		
	CHARLES WILSON,		
	W.G. BILL HEFNER,		
Except Ament.	No. 1 re: ELF:		
1	MARTIN OLAV SABO,		
Mana	gers on the Part of the House.		
	MARK O. HATFIELD,		
	TED STEVENS,		
	THAD COCHRAN,		
	ARLEN SPECTER,		
	PETER V. DOMENICI,		
	PHIL GRAMM,		
	KIT BOND,		
	SLADE GORTON,		
	MITCH MCCONNELL,		
	-		
	CONRAD BURNS,		
	ROBERT BYRD,		
	DANIEL K. INOUYE,		
	ERNEST F. HOLLINGS,		
	J. BENNETT JOHNSTON,		
	PATRICK J. LEAHY,		
	FRANK R. LAUTENBERG,		
	BARBARA A. MIKULSKI,		
	HARRY REID,		
Managers on the Part of the Senate.			
When said conference report was con-			
sidered.	-		
After debat	0		

After debate.

By unanimous consent, the previous question was ordered on the conference report to its adoption or rejection.

The question being put, Will the House agree to said conference report?

The SPEAKER pro tempore, Mr. HASTINGS of Washington, announced that pursuant to clause 7 of rule XV the yeas and nays were ordered, and the call was taken by electronic device. Yeas ..... 343

It was decided in the affirmative ...... Nays .....

¶57.8 [Roll No. 296]

Abercrombie

Ackerman

Allard

Archer

Armey

Bachus

Baesler

Baker (CA) Baker (LA)

Baldacci

Ballenger

Barrett (NE)

Barcia

Bartlett

Barton

Bateman

Beilenson

Bentsen

Bereuter

Berman

Bevill

Bilbray

Bishop

Bliley

Blute

Boehlert

Boehner

Bonilla

Bonior

Bono Borski

Boucher

Brewster

Browder

Brown (CA)

Brown (FL)

Brown (OH)

Brownback

Bryant (TN)

Brvant (TX)

Bunn

Burr Buyer Callahan

Bunning

Calvert

Camp

Canady

Cardin

Castle

Chabot Chambliss

Chenoweth

Christensen

Chrysler

Clement

Coleman

Combest

Condit

Cooley

Cox

Costello

Cramer

Crapo Cremeans

Cunningham

de la Garza

Diaz-Balart

DeLauro

DeLay Deutsch

Dicks

Dingell

Doggett

Doolittle

Kolbe

Dooley

Dornan

Doyle

Crane

Cubin

Danner

Davis

Deal

Collins (GA)

Clinger

Coble

Bilirakis

Bass

Barr

Andrews

YEAS-343 Dreier Dunn Durbin Edwards Ehrlich Emerson Engel English Ensign Eshoo Everett Ewing Farr Fawell Fazio Fields (TX) Flake Flanagan Foley Forbes Ford Fowler Fox Franks (CT) Frelinghuysen Frisa Funderburk Gallegly Ganske Gejdenson Gekas Gephardt Geren Gibbons Gilchrest Gillmor Gilman Gonzalez Goodlatte Goodling Gordon Goss Greenwood Gunderson Hall (OH) Hall (TX) Hamilton Hancock Hansen Harman Hastert Hastings (WA) Hayes Hayworth Hefley Hefner Heineman Herger Hilleary Hobson Hoke Horn Hostettler Houghton Hoyer Hunter Hutchinson Hvde Inglis Istook Jackson-Lee Jacobs Jefferson Johnson (CT) Johnson, E. B. Jones Kanjorski Kaptur Kelly Kennedy (MA) Kennedy (RI) Kennelly Kildee Kim King Kingston Kleczka Klink Knollenberg

LaFalce LaHood Lantos Largent Latham LaTourette Laughlin Lazio Leach Levin Lewis (CA) Lewis (KY) Lightfoot Linder Livingston LoBiondo Longley Lowey Lucas Maloney Manton Manzullo Markey Martinez Martini Mascara Matsui McCarthy McCollum McCrery McDade McHale McHugh McInnis McKeon McNulty Meehan Meek Menendez Metcalf Mevers Mfume Mica Miller (CA) Miller (FL) Molinari Mollohan Montgomery Moorhead Morella Murtha Myers Myrick Neal Nethercutt Neumann Ney Norwood Nussle Oberstar Obey Olver Ortiz Orton Oxley Packard Parker Paxon Payne (VA) Peterson (FL) Petri Pickett Pombo Pomeroy Porter Portman Poshard Pryce Quillen Quinn Radanovich Reed Regula Richardson Riggs Rivers Roberts Roemer Rogers Rohrabacher

# 1995

Ros-Lehtinen Rose Roth Roukema Royce Sabo Salmon Sanford Sawyer Saxton Schaefer Schiff Scott Seastrand Sensenbrenner Shadegg Shaw Shays Shuster Sisisky Skaggs Skeen Skelton Slaughter Smith (MI) Barrett (WI) Becerra Clay Clayton Clyburn Coburn Collins (IL) Collins (MI) Conyers Covne DeFazio Dellums Dixon Duncan Ehlers Evans Fattah Fields (LA) Filner Foglietta Frank (MA) Franks (NJ) Furse

Graham

Gutierrez

Gutknecht

Green

Smith (NJ) Smith (TX) Torricelli Traficant Smith (WA) Visclosky Volkmer Vucanovich Waldholtz Walker Walsh Wamp Ward Watts (OK) Weldon (FL) Weldon (PA) Weller White Whitfield Taylor (MS) Wicker Taylor (NC) Wilson Wolf Young (AK) Thornberry Young (FL) Zeliff Zimmer Torkildsen ad

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Solomon

Souder

Spence

Spratt Stearns

Stump

Stupak

Talent

Tanner

Tauzin

Tejeda Thomas

Thornton

Thurman

Tiahrt

Tate

Stenholm

Stockman

10110 00	
Hastings (FL)	Ramstad
Hilliard	Rangel
Hoekstra	Roybal-Allard
Holden	Rush
Johnson (SD)	Sanders
Johnson, Sam	Schroeder
Johnston	Schumer
Klug	Serrano
Lewis (GA)	Stark
Lincoln	Stokes
Lipinski	Studds
Lofgren	Thompson
Luther	Torres
McDermott	Towns
McKinney	Tucker
Mineta	Upton
Minge	Velazquez
Mink	Vento
Moakley	Waters
Nadler	Watt (NC)
Owens	Williams
Pallone	Wise
Pastor	Woolsey
Payne (NJ)	Wyden
Pelosi	Wynn
Peterson (MN)	Yates
Rahall	

NOT VOTING-11

Burton	Hinchey	Reynolds
Chapman	Kasich	Scarborough
Dickey	McIntosh	Waxman
Frost	Moran	

So the conference report was agreed to.

A motion to reconsider the vote whereby said conference report was agreed to was, by unanimous consent, laid on the table.

Ordered, That the Clerk notify the Senate thereof.

#### **\$57.9** MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Mr. Edwin Thomas, one of his secretaries.

## **\$7.10** PROVIDING FOR THE

CONSIDERATION OF H.R. 660

Mr. DIAZ-BALART, by direction of the Committee on Rules, called up the following resolution (H. Res. 126):

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 1(b) of rule XXIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 660) to amend the Fair Housing Act to modify the exemption from certain familial status discrimination prohibitions granted to housing for persons. The first reading of the bill older shall be dispensed with. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by

the chairman and ranking minority member of the Committee on the Judiciary. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill. Each section of the committee amendment in the nature of a substitute shall be considered as read. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

When said resolution was considered. After debate.

On motion of Mr. DIAZ-BALART the previous question was ordered on the resolution to its adoption or rejection and under the operation thereof, the resolution was agreed to.

A motion to reconsider the vote whereby said resolution was agreed to was, by unanimous consent, laid on the table.

**\$7.11** MESSAGE FROM THE PRESIDENT— NATIONAL ENDOWMENT FOR THE ARTS

The SPEAKER pro tempore, Mr. HASTINGS of Washington, laid before the House a message from the President, which was read as follows: To the Congress of the United States:

It is my special pleasure to transmit herewith the Annual Report of the National Endowment for the Arts for the fiscal year 1993.

The National Endowment for the Arts has awarded over 100,000 grants since 1965 for arts projects that touch every community in the Nation. Through its grants to individual artists, the agency has helped to launch and sustain the voice and grace of a generation-such as the brilliance of Rita Dove, now the U.S. Poet Laureate, or the daring of dancer Arthur Mitchell. Through its grants to art organizations, it has helped invigorate community arts centers and museums, preserve our folk heritage, and advance the performing, literary, and visual arts.

Since its inception, the Arts endowment has believed that all children should have an education in the arts. Over the past few years, the agency has worked hard to include the arts in our national education reform movement. Today, the arts are helping to lead the way in renewing American schools.

I have seen first-hand the success story of this small agency. In my home State of Arkansas, the National Endowment for the Arts worked in partnership with the State arts agency and the private sector to bring artists into our schools, to help cities revive downtown centers, and to support opera and jazz, literature and music. All across

the United States, the Endowment invests in our cultural institutions and artists. People in communities small and large in every State have greater opportunities to participate and enjoy the arts. We all benefit from this increased arts presence, and yet the cost is just 65 cents per American. The payback in economic terms has always been several-fold. The payback in human benefit is incalculable.

# WILLIAM J. CLINTON.

THE WHITE HOUSE, April 6, 1995. By unanimous consent, the message

together with the accompanying papers, was referred to the Committee on Economic and Educational Opportunities

**\$7.12** HOUSING FOR OLDER PERSONS

The SPEAKER pro tempore, Mr. HASTINGS of Washington, pursuant to House Resolution 126 and rule XXIII, declared the House resolved into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 660) to amend the Fair Housing Act to modify the exemption from certain familial status discrimination prohibitions granted to housing for older persons.

The SPEAKER pro tempore, Mr. HASTINGS of Washington, by unanimous consent, designated Mr. DUNCAN as Chairman of the Committee of the Whole; and after some time spent therein.

The SPEAKER pro tempore, Mr. MCINNIS, assumed the Chair.

When Mr. DUNCAN, Chairman, pursuant to House Resolution 126, reported the bill back to the House with an amendment adopted by the Committee. The previous question having been ordered by said resolution.

The following amendment, reported from the Committee of the Whole House on the state of the Union, was agreed to:

Strike out all after the enacting clause and insert:

## SECTION 1. SHORT TITLE.

This Act may be cited as the "Housing for Older Persons Act of 1995''.

#### SEC. 2. DEFINITION OF HOUSING FOR OLDER PERSONS.

Subparagraph (C) of section 807(b)(2) of the Fair Housing Act (42 U.S.C. 3607(b)(2)) is amended to read as follows:

(C) that meets the following requirements:

"(i) The housing is in a facility or community intended and operated for the occupancy of at least 80 percent of the occupied units by at least one person 55 years of age

or older. "(ii) The housing facility or community publishes and adheres to policies and procedures that demonstrate the intent required under clause (i), whether or not such policies and procedures are set forth in the governing documents of such facility or community.

(iii) The housing facility or community complies with rules made by the Secretary for the verification of occupancy. Such rules shall allow for that verification by reliable surveys and affidavits and shall include examples of the types of policies and procedures relevant to a determination of compliance with the requirement of clause (ii). Such surveys and affidavits shall be admissible in administrative and judicial pro-