

DISCHARGE PETITIONS—  
ADDITIONS OR DELETIONS

The following Members added their names to the following discharge petitions:

Petition 4 by Mr. BRYANT on House Resolutions 127: Fortney Pete Stark.

## AMENDMENTS

Under clause 6 of rule XXIII, proposed amendments were submitted as follows:

H.R. 70

OFFERED BY: MR. MILLER OF CALIFORNIA

AMENDMENT NO. 1 Page 6, line 17, strike the closing quotation marks, semicolon, and "and".

Page 6, and after line 17, insert the following:

"(7) The total average daily volume of exports allowed under this subsection in any calendar year shall not exceed the amount by which the total average daily volume of oil delivered through the Trans-Alaska Pipeline System during the preceding calendar year exceeded 1,350,000 barrels per calendar day."

H.R. 70

OFFERED BY: MR. TRAFICANT

AMENDMENT NO. 2: Page 5, line 14, insert "constructed in the United states," after "vessell".

H.R. 70

OFFERED BY: MR. YOUNG OF ALASKA

(Amendment in the Nature of a Substitute)

AMENDMENT NO. 3: Strike all after the enacting clause and insert the following:

**SECTION 1. EXPORTS OF ALASKAN NORTH SLOPE OIL.**

Section 28 of the Mineral Leasing Act (30 U.S.C. 185) is amended by amending subsection (s) to read as follows:

"EXPORTS OF ALASKAN NORTH SLOPE OIL

"(s)(1) Subject to paragraphs (2) through (6) of this subsection and notwithstanding any other provision of this Act or any other provision of law (including any regulation) applicable to the export of oil transported by pipeline over right-of-way granted pursuant to section 203 of the Trans-Alaska Pipeline Authorization Act (43 U.S.C. 1652), such oil may be exported unless the President finds that exportation of this oil is not in the national interest. The President shall make his national interest determination within five months of the date of enactment of this subsection. In evaluating whether exports of this oil are in the national interest, the President shall at a minimum consider—

"(A) whether exports of this oil would diminish the total quantity or quality of petroleum available to the United States;

"(B) the results of an appropriate environmental review, including consideration of appropriate measures to mitigate any potential adverse effects of exports of this oil on the environment, which shall be completed within four months of the date of the enactment of this subsection; and

"(C) whether exports of this oil are likely to cause sustained material oil supply shortages or sustained oil prices significantly above world market levels that would cause sustained material adverse employment effects in the United States or that would cause substantial harm to consumers, including noncontiguous States and Pacific territories.

If the President determines that exports of this oil are in the national interest, he may impose such terms and conditions (other

than a volume limitation) as are necessary or appropriate to ensure that such exports are consistent with the national interest.

"(2) Except in the case of oil exported to a country with which the United States entered into a bilateral international oil supply agreement before November 26, 1979, or to a country pursuant to the International Emergency Oil Sharing Plan of the International Energy Agency, any oil transported by pipeline over right-of-way granted pursuant to section 203 of the Trans-Alaska Pipeline Authorization Act (43 U.S.C. 1652) shall, when exported, be transported by a vessel documented under the laws of the United States and owned by a citizen of the United States (as determined in accordance with section 2 of the Shipping Act, 1916 (46 U.S.C. App. 802)).

"(3) Nothing in this subsection shall restrict the authority of the President under the Constitution, the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), or the National Emergencies Act (50 U.S.C. 1601 et seq.) to prohibit exports of this oil or under Part B of title II of the Energy Policy and Conservation Act (42 U.S.C. 6271-76).

"(4) The Secretary of Commerce shall issue any rules necessary for implementation of the President's national interest determination, including any licensing requirements and conditions, within 30 days of the date of such determination by the President. The Secretary of Commerce shall consult with the Secretary of Energy in administering the provisions of this subsection.

"(5) If the Secretary of Commerce finds that exporting oil under authority of this subsection has caused sustained material oil supply shortages or sustained oil prices significantly above world market levels and further finds that these supply shortages or price increases have caused or are likely to cause sustained material adverse employment effects in the United States, the Secretary of Commerce, in consultation with the Secretary of Energy, may recommend, and the President may take, appropriate action concerning exports of this oil, which may include modifying or revoking authority to export such oil.

"(6) Administrative action under this subsection is not subject to sections 551 and 553 through 559 of title 5, United States Code."

**SEC. 2. GAO REPORT.**

(a) REVIEW.—The Comptroller General of the United States shall conduct a review of energy production in California and Alaska and the effects of Alaskan North Slope oil exports, if any, on consumers, independent refiners, and shipbuilding and ship repair yards on the West Coast and in Hawaii. The Comptroller General shall commence this review two years after the date of enactment of this Act and, within six months after commencing the review, shall provide a report to the Committee on Energy and Natural Resources of the Senate and the Committee on Resources and the Committee on Commerce of the House of Representatives.

(b) CONTENTS OF REPORT.—The report shall contain a statement of the principal findings of the review and recommendations for Congress and the President to address job loss in the shipbuilding and ship repair industry on the West Coast, as well as adverse impacts on consumers and refiners on the West Coast and in Hawaii, that the Comptroller General attributes to Alaska North Slope oil exports.

H.R. 2002

OFFERED BY: MR. ANDREWS

AMENDMENT NO. 18: Page 15, line 8, strike "\$1,600,000,000" and insert "\$1,563,000,000".

H.R. 2002

OFFERED BY: MR. ANDREWS

AMENDMENT NO. 19: Page 54, after line 24, insert the following:

SEC. 346. None of the funds in this Act may be used for planning or execution of the military airport program.

H.R. 2002

OFFERED BY: MR. COBURN

AMENDMENT NO. 20: Page 30, line 19, strike "\$200,000,000" and insert "\$135,000,000".

H.R. 2002

OFFERED BY: MS. DANNER

AMENDMENT NO. 21.: Page 25, line 25, strike "\$2,000,000,000" and insert "\$1,974,000,000".

Page 26, line 1, before the colon insert "and \$26,000,000 of budget authority shall be available solely for purposes of 49 U.S.C. 5311".

H.R. 2002

OFFERED BY: MR. KIM

AMENDMENT NO. 22: Page 12, line 7, strike "\$4,600,000,000" and insert "\$4,582,500,000".

H.R. 2002

OFFERED BY: MR. LATOURETTE

AMENDMENT NO. 23: Page 2, line 8, strike "\$55,011,500" and insert "\$49,011,500".

Page 7, line 20, strike "\$2,566,000,000" and insert "\$2,572,000,000".

H.R. 2002

OFFERED BY: MR. LATOURETTE

AMENDMENT NO. 24: Page 2, line 8, after the first dollar amount, insert the following: "(reduced by \$6,000,000)".

Page 7, line 20, after the dollar amount, insert the following: "(increased by \$6,000,000)".

H.R. 2002

OFFERED BY: MR. LATOURETTE

AMENDMENT NO. 25: At the end of the bill, add the following new title:

**TITLE V—ADDITIONAL GENERAL PROVISIONS**

SEC. 501. None of the funds made available in this Act may be used to close, consolidate, realign, or reduce to seasonal status any Coast Guard multimission small boat station.

H.R. 2002

OFFERED BY: MR. SMITH OF MICHIGAN

AMENDMENT NO. 26: Page 16, line 6, strike "\$495,381,000" and insert "\$402,131,000".

H.R. 2002

OFFERED BY: MR. SMITH OF MICHIGAN

AMENDMENT NO. 27: Page 26, line 8, strike "\$6,000,000" and insert "\$3,000,000".

H.R. 2076

OFFERED BY: MR. BARR

AMENDMENT NO. 2: At the appropriate place, insert the following:

**Sec. Limitation on the Use of Funds for Diplomatic Facilities in Vietnam**

None of the funds appropriated or otherwise made available by this Act may be obligated or expended to pay for any cost incurred for (1) opening or operating any United States diplomatic or consular post in the Socialist Republic of Vietnam that was not operating on July 11, 1995; (2) expanding any United States diplomatic or consular post in the Socialist Republic of Vietnam that was operating on July 11, 1995; or (3) increasing the total number of personnel assigned to United States diplomatic or consular posts in the Socialist Republic of Vietnam above the levels existing on July 11, 1995.

H.R. 2076

OFFERED BY: MR. MOLLOHAN

AMENDMENT NO. 3: Page 24, line 6, strike "\$2,000,000,000", and all that follows through "1995" on line 9, and insert the following: