

Quality Planning Purposes; Tennessee; Re-designation of the Montgomery County, Tennessee Portion of the Clarksville-Hopkinsville 8-Hour Ozone Nonattainment Area to Attainment; Correcting Amendment" (FRL No. 8308-9) received on August 15, 2006; to the Committee on Environment and Public Works.

EC-8048. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Sanitizers with No Food-Contact Uses in Registered Pesticide Products; Revocation of Tolerance Exemptions" (FRL No. 8086-1) received on August 15, 2006; to the Committee on Environment and Public Works.

EC-8049. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of Implementation Plans; Alabama; Nitrogen Oxides Budget and Allowance Trading Program, Phase II; Correcting Amendment" (FRL No. 8205-2) received on August 2, 2006; to the Committee on Environment and Public Works.

EC-8050. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of Implementation Plans; Designation of Areas for Air Quality Planning Purposes; State of Arizona; Finding of Attainment for Rillito Particulate Matter of 10 Microns or Less (PM10) Nonattainment Area; Determination Regarding Applicability of Certain Clean Air Act Requirements; Correction" (FRL No. 8206-4) received on August 2, 2006; to the Committee on Environment and Public Works.

EC-8051. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Approval and Promulgation of Implementation Plans; Las Vegas Valley Carbon Monoxide Attainment Plan" (FRL No. 8190-2) received on August 2, 2006; to the Committee on Environment and Public Works.

EC-8052. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Tribal Strategy; Solid Waste Disposal Act, Subtitle I, as amended by Title XV, Subtitle B of the Energy Policy Act of 2005" (FRL No. 8208-4) received on August 18, 2006; to the Committee on Environment and Public Works.

EC-8053. A communication from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Delivery Prohibition Grant Guidelines for States; Solid Waste Disposal Act, Subtitle I, as amended by Title XV, Subtitle B of the Energy Policy Act of 2005" (FRL No. 8208-5) received on August 18, 2006; to the Committee on Environment and Public Works.

EC-8054. A communication from the Chairman, Nuclear Regulatory Commission, transmitting, pursuant to law, a report relative to the efforts of the Radiation Source Protection and Security Task Force; to the Committee on Environment and Public Works.

EC-8055. A communication from the Deputy Director for Management, Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report relative to the competitive sourcing activities conducted by the office for Fiscal Year 2005; to the Committee on Homeland Security and Governmental Affairs.

EC-8056. A message from the President of the United States, transmitting, pursuant to law, a report of the continuation of the emergency regarding export control regula-

tions for one year from August 17, 2006; to the Committee on Banking, Housing, and Urban Affairs.

REPORTS OF COMMITTEES

Under the authority of the order of the Senate of August 4, 2006, the following reports of committees were submitted on August 30, 2006:

By Ms. COLLINS, from the Committee on Homeland Security and Governmental Affairs:

Report to accompany S. 939, A bill to expedite payments of certain Federal emergency assistance authorized pursuant to the Robert T. Stafford Disaster Relief and Emergency Assistance Act, to authorize the reimbursement under that Act of certain expenditures, and for other purposes (Rept. No. 109-320).

By Mr. GRASSLEY, from the Committee on Finance:

Report to accompany S. 3495, A bill to authorize the extension of nondiscriminatory treatment (normal trade relations treatment) to the products of Vietnam (Rept. No. 109-321).

By Ms. COLLINS, from the Committee on Homeland Security and Governmental Affairs:

Special Report entitled "Hurricane Katrina: A Nation Still Unprepared" (Rept. No. 109-322). Additional views filed.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. ENZI, from the Committee on Health, Education, Labor, and Pensions, with an amendment in the nature of a substitute:

S. 1902. A bill to amend the Public Health Service Act to authorize funding for the establishment of a program on children and the media within the Centers for Disease Control and Prevention to study the role and impact of electronic media in the development of children (Rept. No. 109-323).

S. 3546. A bill to amend the Federal Food, Drug, and Cosmetic Act with respect to serious adverse event reporting for dietary supplements and nonprescription drugs, and for other purposes (Rept. No. 109-324).

By Mr. McCAIN, from the Committee on Indian Affairs:

Special Report entitled "'Gimme Five'—Investigation of Tribal Lobbying Matters" (Rept. No. 109-325).

EXECUTIVE REPORTS OF COMMITTEE RECEIVED DURING ADJOURNMENT

Under the authority of the order of the Senate of July 27, 2006, the following executive reports of committee were submitted on August 30, 2006:

By Mr. LUGAR, from the Committee on Foreign Relations:

[Treaty Doc. 109-9 Investment Treaty with Uruguay (Ex. Rept. 109-17); and Treaty Doc. 109-6 U.N. Convention Against Corruption (Ex. Rept. 109-18)]

The text of the committee-recommended resolutions of advice and consent to ratification are as follows:

[109-9 Investment Treaty with Uruguay]

Resolved (two-thirds of the Senators present concurring therein), That the Senate advise and consent to the ratification of the Treaty between the United States of America and the Oriental Republic of Uruguay Concerning

the Encouragement and Reciprocal Protection of Investment, with Annexes and Protocol, signed at Mar del Plata on November 4, 2005 (Treaty Doc. 109-9).

[109-6 U.N. Convention Against Corruption]

Resolved (two-thirds of the Senators present concurring therein),

Section 1. Senate Advice and Consent subject to reservations and declarations.

The Senate advises and consents to the ratification of the United Nations Convention Against Corruption (hereinafter in this resolution referred to as the "Convention"), adopted by the United Nations General Assembly on October 31, 2003, and signed by the United States on December 9, 2003, at Merida, Mexico (T. Doc. 109096), subject to the reservations in section 2 and the declarations in section 3.

Section 2. Reservations.

The advice and consent of the Senate under section 1 is subject to the following reservations, which shall be included in the United States instrument of ratification:

(1) The United States of America reserves the right to assume obligations under the Convention in a manner consistent with its fundamental principles of federalism, pursuant to which both federal and state criminal laws must be considered in relation to the conduct addressed in the Convention. U.S. federal criminal law, which regulates conduct based on its effect on interstate or foreign commerce, or another federal interest, serves as an important component of the legal regime within the United States for combating corruption and is broadly effective for this purpose. Federal criminal law does not apply where such criminal conduct does not so involve interstate or foreign commerce, or another federal interest. There are conceivable situations involving offenses of a purely local character where U.S. federal and state criminal law may not be entirely adequate to satisfy an obligation under the Convention. Similarly, in the U.S. system, the states are responsible for preventive measures governing their own officials. While the states generally regulate their own affairs in a manner consistent with the obligations set forth in the chapter on preventive measures in the Convention, in some cases they may do so in a different manner. Accordingly, there may be situations where state and federal law will not be entirely adequate to satisfy an obligation in Chapters II and III of the Convention. The United States of America therefore reserves to the obligations set forth in the Convention to the extent they (1) address conduct that would fall within this narrow category of highly localized activity or (2) involve preventive measures not covered by federal law governing state and local officials. This reservation does not affect in any respect the ability of the United States to provide international cooperation to other States Parties in accordance with the provisions of the Convention.

(2) The United States of America reserves the right not to apply in part the obligation set forth in Article 42, paragraph 1(b) with respect to the offenses established in accordance with the Convention. The United States does not provide for plenary jurisdiction over offenses that are committed on board ships flying its flag or aircraft registered under its laws. However, in many circumstances, U.S. law provides for jurisdiction over such offenses committed on board U.S.-flagged ships or aircraft registered under U.S. law. Accordingly, the United States shall implement paragraph 1(b) to the extent provided for under its federal law.

Section 3. Declarations.

(a) The advice and consent of the Senate under section 1 is subject to the following