109TH CONGRESS		
1st Session		
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To reduce mandatory and discretionary spending in order to offset the cost of rebuilding the Gulf Region in the wake of Hurricane Katrina and Hurricane Rita.

IN THE SENATE OF THE UNITED STATES

Mr.	Ensign	introduced	the following	bill;	which	was	read	${\rm twice}$	and	referre	d
		to the C	$ommittee\ on\ _$								

A BILL

To reduce mandatory and discretionary spending in order to offset the cost of rebuilding the Gulf Region in the wake of Hurricane Katrina and Hurricane Rita.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Spending Money Ac-
- 5 countably to Rebuild After Tragedy Act" or the "SMART
- 6 Act".

1 TITLE I—CHANGES IN 2 DISCRETIONARY SPENDING

2	DISCRETIONARY SPENDING
3	SEC. 101. REDUCTION IN FY2006 DISCRETIONARY SPEND-
4	ING.
5	(a) Across-the-Board Rescissions.—There is
6	hereby rescinded an amount equal to 5.00 percent of—
7	(1) the budget authority provided (or obligation
8	limitation imposed) for fiscal year 2006 for each dis-
9	cretionary account in each fiscal year 2006 appro-
10	priations Act (except any fiscal year 2005 supple-
11	mental appropriation Act, the Department of Home-
12	land Security Appropriations Act, 2006, and the De-
13	partment of Defense Appropriations Act);
14	(2) the budget authority provided in any ad-
15	vance appropriation for fiscal year 2006 for any dis-
16	cretionary account in any prior fiscal year appro-
17	priations Act; and
18	(3) the contract authority provided in fiscal
19	year 2006 for any program subject to limitation con-
20	tained in this joint resolution.
21	(b) Proportionate Application.—Any rescission
22	made by subsection (a) shall be applied proportionately—
23	(1) to each discretionary account and each item
24	of budget authority described in subsection (a); and

1	(2) within each such account and item, to each
2	program, project, and activity (with programs,
3	projects, and activities as delineated in the appro-
4	priation Act or accompanying reports for the rel-
5	evant fiscal year covering such account or item, or
6	for accounts and items not included in appropriation
7	Acts, as delineated in the most recently submitted
8	President's budget).
9	(c) Exception.—Notwithstanding subsection (a),
10	the President of the United States, in consultation with
11	the Chairman and Ranking Member of the applicable au-
12	thorizing committees of the Congress, shall be permitted
13	to except certain programs, projects and accounts, in
14	whole or in part, from a rescission required pursuant to
15	subsection (a), provided however, that such exceptions do
16	not, in the aggregate, exceed an amount equal to 1.00 per-
17	cent of the overall amount rescinded pursuant to sub-
18	section (a).
19	SEC. 102. NO COST OF LIVING ADJUSTMENTS IN THE STAT-
20	UTORY PAY SYSTEM OF FEDERAL EMPLOY-
21	EES.
22	(a) In General.—Notwithstanding any other provi-
23	sion of law, the adjustment in rates of basic pay for em-
	sion of ian, the adjustment in rates of saste pay for our

1	5303 and 5304 of title 5, United States Code, shall not
2	take effect during fiscal year 2006.
3	(b) Exception for Federal Law Enforcement
4	Officers.—Adjustments in the rates of basic pay for em-
5	ployees who are law enforcement officers (as defined under
6	section 5541(3) of title 5, United States Code) shall take
7	effect as though the adjustment in rates of basic pay for
8	employees under the statutory pay systems under sections
9	5303 and 5304 of that title for fiscal year 2006 is an in-
10	crease of 3.1 percent and such adjustments for law en-
11	forcement officers shall take effect as of the first day of
12	the first applicable pay period beginning on or after Janu-
13	ary 1, 2006.
14	TITLE II—CHANGES IN
15	MANDATORY SPENDING
16	SEC. 201. TWO-YEAR DELAY OF THE IMPLEMENTATION OF
17	THE MEDICARE PART D PRESCRIPTION DRUG
18	
	BENEFIT AND TWO-YEAR EXTENSION OF THE
19	BENEFIT AND TWO-YEAR EXTENSION OF THE MEDICARE PRESCRIPTION DRUG DISCOUNT
19 20	
	MEDICARE PRESCRIPTION DRUG DISCOUNT
20	MEDICARE PRESCRIPTION DRUG DISCOUNT CARD AND TRANSITIONAL ASSISTANCE PRO-
20 21	MEDICARE PRESCRIPTION DRUG DISCOUNT CARD AND TRANSITIONAL ASSISTANCE PRO-
20 21 22	MEDICARE PRESCRIPTION DRUG DISCOUNT CARD AND TRANSITIONAL ASSISTANCE PRO- GRAM. (a) Delay.——

- 1 shall delay implementation of title I of the Medicare
- 2 Prescription Drug, Improvement, and Modernization
- Act of 2003 (Public Law 108–173), and the amend-
- 4 ments made by such title, for 2 years until January
- 5 1, 2008.
- 6 (2) Applicability.—Except as provided in
- 7 subsection (b), during the two-year delay described
- 8 in paragraph (1), the Social Security Act shall be
- 9 applied and administered as if such title I (and the
- amendments made by such title) had not been en-
- 11 acted.

(b) Extension.—

- 13 (1) In general.—Except as provided in para-
- graph (2), notwithstanding any other provision of
- law, the Secretary of Health and Human Services
- shall continue to administer the Medicare prescrip-
- tion drug discount card and transitional assistance
- program under subpart 4 of part D of title XVIII
- of the Social Security Act (42 U.S.C. 1395w-141),
- as added by section 101 of title I of the Medicare
- 21 Prescription Drug, Improvement, and Modernization
- 22 Act of 2003 (Public Law 108–173), during 2006
- and 2007 under the terms and conditions that apply
- 24 under such program during 2005.

1	(2) Increase in amount of transitional
2	ASSISTANCE DURING EXTENSION PERIOD.—In ad-
3	ministering the Medicare prescription drug discount
4	card and transitional assistance program during
5	2006 and 2007 pursuant to paragraph (1), the Sec-
6	retary shall increase the amount of transitional as-
7	sistance under section $1860D-31(g)(2)(A)(ii)(I)$ of
8	the Social Security Act (42 U.S.C. 1395w-
9	141(g)(2)(A)(ii)(I)) for each of 2006 and 2007 from
10	\$600 to \$1,200.
11	SEC. 202. ACCELERATION OF INCOME-RELATED REDUC-
12	TION IN MEDICARE PART B PREMIUMS.
13	(a) Section 1839(i) of the Social Security Act (42
14	U.S.C. 1395r(i)) is amended as follows—
15	(1) in paragraph (1), by striking "2006" and
16	inserting "2005";
17	(2) in paragraph (3)—
18	(A) in subparagraph (A)—
19	(i) in the matter preceding clause (i),
20	by striking "Subject to subparagraph (B),
21	the" and inserting "The"; and
22	(ii) in clause (i), by striking "subpara-
23	graph (C)" and inserting "subparagraph
24	(B)";
25	(B) by striking subparagraph (B); and

1	(C) by redesignating subparagraph (C) as
2	subparagraph (B);
3	(3) in paragraph (4)(B)(iii)(I), by striking
4	"paragraph (3)(C)" and inserting "paragraph
5	(3)(B)"; and
6	(4) in paragraph (5)(A)—
7	(A) in the matter preceding clause (i), by
8	striking "2007" and inserting "2006"; and
9	(B) in clause (ii), by striking "2006" and
10	inserting "2005".
11	(b) The amendments made by subsection (a) shall
12	take effect on the date of enactment of this Act.
13	SEC. 203. OFFSET FOR HURRICANE KATRINA DAMAGE
13 14	SEC. 203. OFFSET FOR HURRICANE KATRINA DAMAGE FUNDING.
14	FUNDING.
14 15	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act:
14151617	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act:
14151617	FUNDING. (a) REPEAL.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (Public Law 109–59; 119 Stat. 1144)
14 15 16 17 18	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (Public Law 109–59; 119 Stat. 1144) (referred to in this section as "SAFETEA-LU"), author-
14 15 16 17 18 19	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (Public Law 109–59; 119 Stat. 1144) (referred to in this section as "SAFETEA-LU"), authorizing funding for high priority projects under section 117
14 15 16 17 18 19 20	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (Public Law 109–59; 119 Stat. 1144) (referred to in this section as "SAFETEA-LU"), authorizing funding for high priority projects under section 117 of title 23, United States Code, is repealed.
14 15 16 17 18 19 20 21	FUNDING. (a) Repeal.—Section 1101(a)(16) of the Safe, Accountable, Flexible, Efficient Transportation Equity Act: A Legacy for Users (Public Law 109–59; 119 Stat. 1144) (referred to in this section as "SAFETEA-LU"), authorizing funding for high priority projects under section 117 of title 23, United States Code, is repealed. (b) Rescissions.—

1	(2) OTHER PROGRAMS.—The unobligated bal-
2	ances of any funds authorized under SAFETEA-
3	LU, or an amendment made by SAFETEA-LU, for
4	the following programs are rescinded:
5	(A) The high priority projects designated
6	under section 1702 of the SAFETEA-LU (Pub-
7	lic Law 109–59; 119 Stat. 1144) and carried
8	out using funds made available under section
9	1101(a)(16) of that Act.
10	(B) The set-asides designated under sec-
11	tion 104(d)(2)(E) of title 23, United States
12	Code.
13	(C) The set-asides designated under the
14	highway bridge program under section 144(g)
15	of title 23, United States Code.
16	(D) The designated projects under section
17	1301(m) of the SAFETEA-LU.
18	(E) The designated projects under section
19	1302(e) of the SAFETEA-LU.
20	(F) The designated projects under section
21	1306(d)(3) of SAFETEA-LU (23 U.S.C. 103
22	note; 119 Stat. 1144).
23	(G) The set-asides designated under sec-
24	tion 1307(d) of SAFETEA-LU.

1	(H) The set-aside for designated projects
2	that are part of the National Highway System
3	established under the construction of ferry
4	boats and ferry terminal facilities program
5	under section 147(d) of title 23, United States
6	Code.
7	(I) The pilot program under section 1807
8	of SAFETEA-LU (23 U.S.C. 217 note; 119
9	Stat. 1144).
10	(J) The demonstration projects under sec-
11	tion 1907 of SAFETEA-LU.
12	(K) The designated projects under section
13	1934 of SAFETEA-LU.
14	(L) The Going-to-the-Sun Road program
15	Glacier Park, Montana, under section 1940 of
16	the SAFETEA-LU.
17	(M) The Great Lakes ITS implementation
18	program under section 1943 of the SAFETEA
19	LU.
20	(N) The transportation construction and
21	remediation program, Ottawa County, Okla-
22	homa, under section 1944 of the SAFETEA
23	LU.

1	(O) The traffic circle construction pro-
2	gram, Clarendon, Vermont, under section 1957
3	of the SAFETEA-LU.
4	(P) The Denali access system program
5	under section 309 of the Denali Commission
6	Act of 1998 (42 U.S.C. 3121 note; 119
7	Stat.1144).
8	(Q) The Interstate Route 95/Contee Road
9	interchange study under section 1961 of the
10	SAFETEA-LU.
11	(R) The multimodal facility improvements
12	program for North Bay Ferry Service, Inc., at
13	Port Sonora, Petaluma, California, under sec-
14	tion 1962 of the SAFETEA-LU.
15	(S) The designated bus and bus related fa-
16	cility projects under section 3044 of
17	SAFETEA-LU.
18	(c) Obligation Authority.—
19	(1) REDUCTION OF OBLIGATION CEILING FOR
20	FISCAL YEARS 2006 THROUGH 2009.—Each obligation
21	limitation established in paragraphs (2) through (5)
22	of section 1102(a) of SAFETEA-LU is reduced by
23	\$2,699,424,000.
24	(2) Rescission of unused obligation limi-
25	TATION FOR HIGH PRIORITY PROJECTS FOR FISCAL

- 1 YEAR 2005.—Any unused obligation limitation for
- 2 fiscal year 2005 relating to a high priority project
- 3 under SAFETEA-LU is rescinded.
- 4 (3) Level of obligation limitations.—
- 5 Each obligation limitation established in paragraphs
- 6 (2) through (5) of section 8003(a) of SAFETEA-
- 7 LU is reduced by \$2,699,424,000.
- 8 (d) Equity Bonus Formula.—Notwithstanding
- 9 any other provision of law, in allocating funds under the
- 10 equity bonus program under section 105 of title 23,
- 11 United States Code, the Secretary of Transportation shall
- 12 make the required calculations as if subsections (a) and
- 13 (b) had not been enacted.

14 TITLE III—MAKING GOVERN-

15 **MENT MORE RESPONSIVE TO**

16 THE AMERICAN PUBLIC

- 17 SEC. 301. SHORT TITLE.
- 18 This title may be cited as the "Commission on the
- 19 Accountability and Review of Federal Agencies Act".
- 20 SEC. 302. ESTABLISHMENT OF COMMISSION.
- 21 (a) Establishment.—There is established the Com-
- 22 mission on the Accountability and Review of Federal
- 23 Agencies (hereafter in this title referred to as the "Com-
- 24 mission").
- (b) Membership.—

1	(1) IN GENERAL.—The Commission shall con-
2	sist of 12 members, of which, not later than 90 days
3	after the date of enactment of this Act—
4	(A) 4 shall be appointed by the President;
5	(B) 2 shall be appointed by the Majority
6	Leader of the Senate;
7	(C) 2 shall be appointed by the Minority
8	Leader of the Senate;
9	(D) 2 shall be appointed by the Speaker of
10	the House of Representatives; and
11	(E) 2 shall be appointed by the Minority
12	Leader of the House of Representatives.
13	(2) Chairperson and vice chairperson.—
14	The President shall designate a chairperson and vice
15	chairperson from among the members of the Com-
16	mission.
17	(c) Period of Appointment; Vacancies.—Mem-
18	bers shall be appointed for the life of the Commission. Any
19	vacancy in the Commission shall not affect its powers, but
20	shall be filled in the same manner as the original appoint-
21	ment.
22	(d) Meetings.—
23	(1) Initial meeting.—Not later than 30 days
24	after the date on which all members of the Commis-

1	sion have been appointed, the Commission shall hold
2	its first meeting.
3	(2) Subsequent meetings.—The Commission
4	shall meet at the call of the chairperson.
5	(e) Quorum.—A majority of the members of the
6	Commission shall constitute a quorum, but a lesser num-
7	ber of members may hold hearings.
8	SEC. 303. DUTIES OF THE COMMISSION.
9	(a) Definitions.—In this section, the following defi-
10	nitions shall apply:
11	(1) AGENCY.—The term "agency" means—
12	(A) an Executive agency, as defined under
13	section 105 of title 5, United States Code; and
14	(B) the Executive Office of the President.
15	(2) Program.—The term "program" means
16	any activity or function of an agency.
17	(b) In General.—The Commission shall—
18	(1) evaluate all agencies and programs within
19	those agencies, using the criteria under subsection
20	(c); and
21	(2) submit to Congress—
22	(A) a plan with recommendations of the
23	agencies and programs that should be realigned
24	or eliminated; and

1	(B) proposed legislation to implement the
2	plan described under subparagraph (A).
3	(c) Criteria.—
4	(1) Duplicative.—If 2 or more agencies or
5	programs are performing the same essential function
6	and the function can be consolidated or streamlined
7	into a single agency or program, the Commission
8	shall recommend that the agencies or programs be
9	realigned.
10	(2) Wasteful or inefficient.—The Com-
11	mission may recommend the realignment or elimi-
12	nation of any agency or program that has wasted
13	Federal funds by—
14	(A) egregious spending;
15	(B) mismanagement of resources and per-
16	sonnel; or
17	(C) use of such funds for personal benefit
18	or the benefit of a special interest group.
19	(3) OUTDATED, IRRELEVANT, OR FAILED.—The
20	Commission shall recommend the elimination of any
21	agency or program that—
22	(A) has completed its intended purpose;
23	(B) has become irrelevant; or
24	(C) has failed to meet its objectives.
25	(d) Systematic Assessment of Programs.—

1	(1) IN GENERAL.—Not later than 1 year after
2	the date of enactment of this Act, the President
3	shall—
4	(A) establish a systematic method for as-
5	sessing the effectiveness and accountability of
6	agency programs; and
7	(B) submit, to the Commission, assess-
8	ments of not less than 50 percent of all pro-
9	grams covered under subsection $(b)(1)$ that use
10	the method established under subparagraph
11	(A).
12	(2) METHOD OBJECTIVES.—The method estab-
13	lished under paragraph (1) shall—
14	(A) recognize different types of Federal
15	programs;
16	(B) assess programs based primarily on
17	the achievement of performance goals (as de-
18	fined under section $1115(f)(4)$ of title 31,
19	United States Code); and
20	(C) assess programs based in part on the
21	adequacy of the program's performance meas-
22	ures, financial management, and other factors
23	determined by the President.
24	(3) Development.—The method established
25	under paragraph (1) shall not be implemented until

1	it has been reviewed and accepted by the Commis-
2	sion.
3	(4) Consideration of Assessments.—The
4	Commission shall consider assessments submitted
5	under this subsection when evaluating programs
6	under subsection (b)(1).
7	(e) Common Performance Measures.—Not later
8	than 1 year after the date of enactment of this Act, the
9	President shall identify common performance measures
10	for programs covered in subsection (b)(1) that have simi-
11	lar functions and, to the extent feasible, provide the Com-
12	mission with data on such performance measures.
13	(f) Report.—
14	(1) In General.—Not later than 2 years after
15	the date of enactment of this Act, the Commission
16	shall submit to the President and Congress a report
17	that includes—
18	(A) the plan described under subsection
19	(b)(2)(A), with supporting documentation for
20	all recommendations; and
21	(B) the proposed legislation described
22	under subsection (b)(2)(B).
23	(2) Relocation of federal employees.—
24	The proposed legislation under paragraph (1)(B)
25	shall provide that if the position of an employee of

1 an agency is eliminated as a result of the implemen-2 tation of the plan under paragraph (1)(A), the af-3 fected agency shall make reasonable efforts to relo-4 cate such employee to another position within the 5 agency or within another Federal agency. 6 SEC. 304. POWERS OF THE COMMISSION. (a) Hearings.—The Commission or, at its direction, 7 8 any subcommittee or member of the Commission, may, for 9 the purpose of carrying out this title— 10 (1) hold such hearings, sit and act at such 11 times and places, take such testimony, receive such 12 evidence, and administer such oaths as any member 13 of the Commission considers advisable: 14 (2) require, by subpoena or otherwise, the at-15 tendance and testimony of such witnesses as any 16 member of the Commission considers advisable; and 17 (3) require, by subpoena or otherwise, the pro-18 duction of such books, records, correspondence, 19 memoranda, papers, documents, tapes, and other 20 evidentiary materials relating to any matter under 21 investigation by the Commission. 22 (b) Subpoenas.— 23 (1) Issuance.—Subpoenas issued under sub-24 section (a) shall bear the signature of the chair-

person of the Commission and shall be served by any

- person or class of persons designated by the chair person for that purpose.
- 3 (2) Enforcement.—In the case of contumacy 4 or failure to obey a subpoena issued under sub-5 section (a), the United States district court for the 6 judicial district in which the subpoenaed person re-7 sides, is served, or may be found, may issue an order requiring such person to appear at any designated 8 9 place to testify or to produce documentary or other 10 evidence. Any failure to obey the order of the court 11 may be punished by the court as a contempt of that 12 court.
- 13 (c) Information From Federal Agencies.—The 14 Commission may secure directly from any Federal depart-
- 15 ment or agency such information as the Commission con-
- 16 siders necessary to carry out this Act. Upon request of
- 17 the chairperson of the Commission, the head of such de-
- 18 partment or agency shall furnish such information to the
- 19 Commission.
- 20 (d) Postal Services.—The Commission may use
- 21 the United States mails in the same manner and under
- 22 the same conditions as other departments and agencies of
- 23 the Federal Government.
- 24 (e) Gifts.—The Commission may accept, use, and
- 25 dispose of gifts or donations of services or property.

1 SEC. 305. COMMISSION PERSONNEL MATTERS.

2 (a	(1	Compensation of)F	Members.—
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- 3 (1) Non-federal members.—Except as pro-4 vided under subsection (b), each member of the 5 Commission who is not an officer or employee of the 6 Federal Government shall not be compensated.
- 7 (2) FEDERAL OFFICERS OR EMPLOYEES.—All
 8 members of the Commission who are officers or em9 ployees of the United States shall serve without com10 pensation in addition to that received for their serv11 ices as officers or employees of the United States.
- 12 (b) Travel Expenses.—The members of the Com13 mission shall be allowed travel expenses, including per
 14 diem in lieu of subsistence, at rates authorized for employ15 ees of agencies under subchapter I of chapter 57 of title
 16 5, United States Code, while away from their homes or
 17 regular places of business in the performance of services
 18 for the Commission.

19 (c) Staff.—

20 (1) IN GENERAL.—The chairperson of the Com21 mission may, without regard to the civil service laws
22 and regulations, appoint and terminate an executive
23 director and such other additional personnel as may
24 be necessary to enable the Commission to perform
25 its duties. The employment of an executive director
26 shall be subject to confirmation by the Commission.

1 (2) Compensation.—Upon the approval of the 2 chairperson, the executive director may fix the com-3 pensation of the executive director and other per-4 sonnel without regard to chapter 51 and subchapter 5 III of chapter 53 of title 5, United States Code, re-6 lating to classification of positions and General 7 Schedule pay rates, except that the rate of pay for 8 the executive director and other personnel may not 9 exceed the maximum rate payable for a position at 10 GS-15 of the General Schedule under section 5332 11 of such title. 12 (3) Personnel as federal employees.— 13 (A) IN GENERAL.—The executive director 14 and any personnel of the Commission who are 15 employees shall be employees under section 16 2105 of title 5, United States Code, for pur-17 poses of chapters 63, 81, 83, 84, 85, 87, 89, 18 89A, 89B, and 90 of that title. 19 (B) Members of commission.—Subpara-20 graph (A) shall not be construed to apply to 21 members of the Commission. 22 (d) DETAIL OF GOVERNMENT EMPLOYEES.—Any 23 Federal Government employee may be detailed to the

Commission without reimbursement, and such detail shall

- 1 be without interruption or loss of civil service status or
- 2 privilege.
- 3 (e) Procurement of Temporary and Intermit-
- 4 TENT SERVICES.—The chairperson of the Commission
- 5 may procure temporary and intermittent services under
- 6 section 3109(b) of title 5, United States Code, at rates
- 7 for individuals which do not exceed the daily equivalent
- 8 of the annual rate of basic pay prescribed for level V of
- 9 the Executive Schedule under section 5316 of such title.
- 10 SEC. 306. TERMINATION OF THE COMMISSION.
- 11 The Commission shall terminate 90 days after the
- 12 date on which the Commission submits the report under
- 13 section 303(f).
- 14 SEC. 307. CONGRESSIONAL CONSIDERATION OF REFORM
- PROPOSALS.
- 16 (a) Definitions.—In this section:
- 17 (1) Implementation bill.—The term "imple-
- mentation bill" means only a bill which is introduced
- as provided under subsection (b), and contains the
- proposed legislation included in the report submitted
- to Congress under section 303, without modification.
- 22 (2) CALENDAR DAY.—The term "calendar day"
- 23 means a calendar day other than 1 on which either
- House is not in session because of an adjournment
- of more than 3 days to a date certain.

1	(b) Introduction; Referral; and Report or
2	DISCHARGE.—
3	(1) Introduction.—On the first calendar day
4	on which both Houses are in session, on or imme-
5	diately following the date on which the report is sub-
6	mitted to Congress under section 303, a single im-
7	plementation bill shall be introduced (by request)—
8	(A) in the Senate by the Majority Leader
9	of the Senate, for himself and the Minority
10	Leader of the Senate, or by Members of the
11	Senate designated by the Majority Leader and
12	Minority Leader of the Senate; and
13	(B) in the House of Representatives by the
14	Speaker of the House of Representatives, for
15	himself and the Minority Leader of the House
16	of Representatives, or by Members of the House
17	of Representatives designated by the Speaker
18	and Minority Leader of the House of Rep-
19	resentatives.
20	(2) Referral.—The implementation bills in-
21	troduced under paragraph (1) shall be referred to
22	any appropriate committee of jurisdiction in the
23	Senate and any appropriate committee of jurisdic-
24	tion in the House of Representatives. A committee
25	to which an implementation bill is referred under

- this paragraph may review and comment on such bill, may report such bill to the respective House, and may not amend such bill.
 - (3) Report or discharge.—If a committee to which an implementation bill is referred has not reported such bill by the end of the 15th calendar day after the date of the introduction of such bill, such committee shall be immediately discharged from further consideration of such bill, and upon being reported or discharged from the committee, such bill shall be placed on the appropriate calendar.

(c) Floor Consideration.—

(1) IN GENERAL.—When the committee to which an implementation bill is referred has reported, or has been discharged under subsection (b)(3), it is at any time thereafter in order (even though a previous motion to the same effect has been disagreed to) for any Member of the respective House to move to proceed to the consideration of the implementation bill, and all points of order against the implementation bill (and against consideration of the implementation bill) are waived. The motion is highly privileged in the House of Representatives and is privileged in the Senate and is not debatable. The motion is not subject to amendment, or to a

- motion to postpone, or to a motion to proceed to the consideration of other business. A motion to recon-sider the vote by which the motion is agreed to or disagreed to shall not be in order. If a motion to proceed to the consideration of the implementation bill is agreed to, the implementation bill shall remain the unfinished business of the respective House until disposed of.
 - (2) AMENDMENTS.—An implementation bill may not be amended in the Senate or the House of Representatives.
 - (3) Debate.—Debate on the implementation bill, and on all debatable motions and appeals in connection therewith, shall be limited to not more than 10 hours, which shall be divided equally between those favoring and those opposing the resolution. A motion further to limit debate is in order and not debatable. An amendment to, or a motion to postpone, or a motion to proceed to the consideration of other business, or a motion to recommit the implementation bill is not in order. A motion to reconsider the vote by which the implementation bill is agreed to or disagreed to is not in order.
 - (4) Vote on final passage.—Immediately following the conclusion of the debate on an imple-

1	mentation bill, and a single quorum call at the con-
2	clusion of the debate if requested in accordance with
3	the rules of the appropriate House, the vote on final
4	passage of the implementation bill shall occur.
5	(5) Rulings of the chair on procedure.—
6	Appeals from the decisions of the Chair relating to
7	the application of the rules of the Senate or the
8	House of Representatives, as the case may be, to the
9	procedure relating to an implementation bill shall be
10	decided without debate.
11	(d) Coordination With Action by Other
12	House.—If, before the passage by 1 House of an imple-
13	mentation bill of that House, that House receives from
14	the other House an implementation bill, then the following
15	procedures shall apply:
16	(1) Nonreferral.—The implementation bill
17	of the other House shall not be referred to a com-
18	mittee.
19	(2) Vote on bill of other house.—With
20	respect to an implementation bill of the House re-
21	ceiving the implementation bill—
22	(A) the procedure in that House shall be
23	the same as if no implementation bill had been

received from the other House; but

1	(B) the vote on final passage shall be on
2	the implementation bill of the other House.
3	(e) Rules of Senate and House of Representa-
4	TIVES.—This section is enacted by Congress—
5	(1) as an exercise of the rulemaking power of
6	the Senate and House of Representatives, respec-
7	tively, and as such it is deemed a part of the rules
8	of each House, respectively, but applicable only with
9	respect to the procedure to be followed in that
10	House in the case of an implementation bill de-
11	scribed in subsection (a), and it supersedes other
12	rules only to the extent that it is inconsistent with
13	such rules; and
14	(2) with full recognition of the constitutional
15	right of either House to change the rules (so far as
16	relating to the procedure of that House) at any time,
17	in the same manner, and to the same extent as in
18	the case of any other rule of that House.
19	SEC. 308. AUTHORIZATION OF APPROPRIATIONS.
20	There are authorized to be appropriated for each of
21	the fiscal years 2006 through 2008, such sums as may
22	be necessary for carrying out this Act.