(Original Signature of Member)

118TH CONGRESS 1ST SESSION



Adopting the Rules of the House of Representatives for the One Hundred Eighteenth Congress, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

M\_\_\_\_\_ submitted the following resolution; which was referred to the Committee on

# RESOLUTION

Adopting the Rules of the House of Representatives for the One Hundred Eighteenth Congress, and for other purposes.

1 Resolved,

2 SECTION 1. ADOPTION OF THE RULES OF THE ONE HUN-

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# DRED SEVENTEENTH CONGRESS.

The Rules of the House of Representatives of the One Hundred Seventeenth Congress, including applicable provisions of law or concurrent resolution that constituted rules of the House at the end of the One Hundred Seventeenth Congress, are adopted as the Rules of the House of Representatives of the One Hundred Eighteenth Con gress, with amendments to the standing rules as provided
 in section 2, and with other orders as provided in this reso lution.

#### 5 SEC. 2. CHANGES TO THE STANDING RULES.

6 (a) INITIATIVES TO REDUCE SPENDING AND IM-7 PROVE ACCOUNTABILITY.—

8 (1) CUT-AS-YOU-GO.—In rule XXI, amend
9 clause 10 to read as follows:

10 "10.(a)(1) Except as provided in paragraphs (b) and 11 (c), it shall not be in order to consider a bill or joint reso-12 lution, or an amendment thereto or a conference report 13 thereon, if the provisions of such measure have the net 14 effect of increasing mandatory spending for the period of 15 either—

16 "(A) the current year, the budget year, and the17 four fiscal years following that budget year; or

18 "(B) the current year, the budget year, and the19 nine fiscal years following that budget year.

20 "(2) For purposes of this clause, the terms 'budget 21 year' and 'current year' have the meanings specified in 22 section 250 of the Balanced Budget and Emergency Def-23 icit Control Act of 1985, and the term 'mandatory spend-24 ing' has the meaning of 'direct spending' specified in such 25 section 250 except that such term shall also include provi-

sions in appropriation Acts that make outyear modifica tions to substantive law as described in section 3(4)(C)
 of the Statutory Pay-As-You-Go Act of 2010.

4 "(b) If a bill or joint resolution, or an amendment 5 thereto, is considered pursuant to a special order of the House directing the Clerk to add as new matter at the 6 7 end of such bill or joint resolution the entire text of a 8 separate measure or measures as passed by the House, 9 the new matter proposed to be added shall be included 10 in the evaluation under paragraph (a) of the bill, joint res-11 olution, or amendment.

12 "(c)(1) Except as provided in subparagraph (2), the 13 evaluation under paragraph (a) shall exclude a provision 14 expressly designated as an emergency for the Statutory 15 Pay-As-You-Go Act of 2010, in the case of a point of order 16 under this clause against consideration of—

17 "(A) a bill or joint resolution;

18 "(B) an amendment made in order as original text19 by a special order of business;

20 "(C) a conference report; or

21 "(D) an amendment between the Houses.

"(2) In the case of an amendment (other than one
specified in subparagraph (1)) to a bill or joint resolution,
the evaluation under paragraph (a) shall give no cognizance to any designation of emergency.".

1	(2) Requiring a vote on raising the debt
2	LIMIT.—Amend rule XXVIII to read as follows:
3	"RULE XXVIII
4	"(RESERVED.)".
5	(3) POINT OF ORDER AGAINST AMENDMENTS
6	TO APPROPRIATIONS BILLS INCREASING BUDGET AU-
7	THORITY.—In clause 2 of rule XXI, add at the end
8	the following new paragraph:
9	"(g) An amendment to a general appropriation bill
10	shall not be in order if proposing a net increase in the
11	level of budget authority in the bill.".
12	(4) LIMITATIONS ON INCREASES IN DIRECT
13	SPENDING IN RECONCILIATION INITIATIVES.—In
14	rule XXI, amend clause 7 to read as follows:
15	"(7) It shall not be in order to consider a concurrent
16	resolution on the budget, or an amendment thereto, or a
17	conference report thereon that contains reconciliation di-
18	rectives under section $310$ of the Congressional Budget
19	Act of 1974 that specify changes in law such that the rec-
20	onciliation legislation reported pursuant to such directives
21	would cause an increase in net direct spending (as such
22	term is defined in clause 10) for the period covered by
23	such concurrent resolution.".
24	(b) INCREASED THRESHOLD FOR TAX RATE IN-
25	CREASES.—

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1	(1) VOTE REQUIRED FOR PASSAGE.—In clause
2	5 of rule XXI—
3	(A) redesignate paragraph (b) as para-
4	graph (c); and
5	(B) insert after paragraph (a) the fol-

# 6 lowing new paragraph:

### 7 "Passage of tax rate increases

"(b) A bill or joint resolution, amendment, or con-8 9 ference report carrying a Federal income tax rate increase may not be considered as passed or agreed to unless so 10 11 determined by a vote of not less than three-fifths of the 12 Members voting, a quorum being present. In this paragraph, the term 'Federal income tax rate increase' means 13 14 any amendment to subsection (a), (b), (c), (d), or (e) of 15 section 1, or to section 11(b) or 55(b), of the Internal Revenue Code of 1986, that imposes a new percentage as a 16 17 rate of tax and thereby increases the amount of tax imposed by any such section.". 18

(2) CONFORMING AMENDMENT.—In clause 10
of rule XX, strike "appropriations," and insert " appropriations or increasing Federal income tax rates
(within the meaning of clause 5 of rule XXI),".

(c) TWO-MINUTE VOTES.—In clause 9 of rule XX—
(1) in the heading, strike "Five-minute" and
insert "Two-minute";

1	(2) in paragraph (a), strike "five minutes" and
2	insert "not less than two minutes"; and
3	(3) in paragraph (b), strike "five-minute vot-
4	ing" and insert "reduced voting times".
5	(d) Modifications to Calendar Wednesday.—
6	In clause 6(a) of rule XV, strike "on the preceding legisla-
7	tive day" and insert "at least 72 hours in advance".
8	(e) Committee Authorization and Oversight
9	PLANS.—
10	(1) PLANS.—In rule X, amend clause 2(d) to
11	read as follows:
12	((d)(1) Not later than March 1 of the first session
13	of a Congress, each standing committee (other than the
14	Committee on Appropriations, the Committee on Ethics,
15	and the Committee on Rules) shall, in a meeting that is
16	open to the public, adopt its authorization and oversight
17	plan for that Congress. Such plan shall be submitted si-
18	multaneously to the Committee on Oversight and Account-
19	ability and the Committee on House Administration.
20	((2) Each such plan shall include, with respect to
21	programs and agencies within the committee's jurisdic-
22	tion, and to the maximum extent practicable—
23	"(A) a list of such programs or agencies with
24	lapsed authorizations that received funding in the
25	prior fiscal year or, in the case of a program or

1	agency with a permanent authorization, which has
2	not been subject to a comprehensive review by the
3	committee in the prior three Congresses;
4	"(B) a description of each such program or
5	agency to be authorized in the current Congress;
6	"(C) a description of each such program or
7	agency to be authorized in the next Congress, if ap-
8	plicable;
9	"(D) a description of any oversight to support
10	the authorization of each such program or agency in
11	the current Congress; and
12	"(E) recommendations for changes to existing
13	law for moving such programs or agencies from
14	mandatory funding to discretionary appropriations,
15	where appropriate.
16	((3) Each such plan may include, with respect to the
17	programs and agencies within the committee's jurisdic-
18	tion—
19	"(A) recommendations for the consolidation or
20	termination of such programs or agencies that are
21	duplicative, unnecessary, or inconsistent with the ap-
22	propriate roles and responsibilities of the Federal
23	Government;
24	"(B) recommendations for changes to existing
25	law related to Federal rules, regulations, statutes,

and court decisions affecting such programs and
 agencies that are inconsistent with the authorities of
 the Congress under Article I of the Constitution;
 and

5 "(C) a description of such other oversight ac6 tivities as the committee may consider necessary.

7 "(4) In the development of such plan, the chair of
8 each committee shall coordinate with other committees of
9 jurisdiction to ensure that programs and agencies are sub10 ject to routine, comprehensive authorization efforts.

11 "(5) Not later than April 15 in the first session of a Congress, after consultation with the Speaker, the Ma-12 jority Leader, and the Minority Leader, the Committee on 13 Oversight and Accountability shall report to the House the 14 15 authorization and oversight plans submitted by committees under subparagraph (1) together with any rec-16 17 ommendations that it, or the House leadership group de-18 scribed above, may make to ensure the most effective co-19 ordination of authorization and oversight plans and otherwise to achieve the objectives of this clause.". 20

- 21 (2) CONFORMING AMENDMENTS.—In clause
  22 1(d)(2) of rule XI—
- 23 (A) in subdivision (B), strike "oversight
  24 plans" and insert "authorization and oversight
  25 plans"; and

(B) in subdivision (C), strike "oversight
 plans" and insert "authorization and oversight
 plans".

4 (f) COST ESTIMATES FOR MAJOR LEGISLATION TO
5 INCLUDE MACROECONOMIC EFFECTS.—In rule XIII, add
6 at the end the following new clause:

### 7 "Estimates of major legislation

8 "8.(a) An estimate provided by the Congressional 9 Budget Office under section 402 of the Congressional 10 Budget Act of 1974 for any major legislation shall, to the 11 extent practicable, incorporate the budgetary effects of 12 changes in economic output, employment, capital stock, 13 and other macroeconomic variables resulting from such 14 legislation.

15 "(b) An estimate provided by the Joint Committee 16 on Taxation to the Director of the Congressional Budget 17 Office under section 201(f) of the Congressional Budget 18 Act of 1974 for any major legislation shall, to the extent 19 practicable, incorporate the budgetary effects of changes 20 in economic output, employment, capital stock, and other 21 macroeconomic variables resulting from such legislation.

22 "(c) An estimate referred to in this clause shall, to23 the extent practicable, include—

24 "(1) a qualitative assessment of the budgetary25 effects (including macroeconomic variables described

1	in paragraphs (a) and (b)) of such legislation in the
2	20-fiscal year period beginning after the last fiscal
3	year of the most recently agreed to concurrent reso-
4	lution on the budget that set forth appropriate levels
5	required by section 301 of the Congressional Budget
6	Act of 1974; and
7	((2) an identification of the critical assump-
8	tions and the source of data underlying that esti-
9	mate.
10	"(d) As used in this clause—
11	"(1) the term 'major legislation' means any bill
12	or joint resolution—
13	"(A) for which an estimate is required to
14	be prepared pursuant to section $402$ of the
15	Congressional Budget Act of 1974 and that
16	causes a gross budgetary effect (before incor-
17	porating macroeconomic effects) in any fiscal
18	year over the years of the most recently agreed
19	to concurrent resolution on the budget equal to
20	or greater than 0.25 percent of the current pro-
21	jected gross domestic product of the United
22	States for that fiscal year; or
23	"(B) designated as such by the chair of
24	the Committee on the Budget for all direct
25	spending legislation other than revenue legisla-

1	tion or the Member who is chair or vice chair,
2	as applicable, of the Joint Committee on Tax-
3	ation for revenue legislation; and
4	"(2) the term 'budgetary effects' means
5	changes in revenues, outlays, and deficits.".
6	(g) Ethics Reform.—In clause 3(r) of rule XI—
7	(1) strike "(r) Upon receipt" and insert "(r)(1)
8	Upon receipt"; and
9	(2) add at the end the following new subpara-
10	graph:
11	((2) In addition to receiving written notifications
12	from the Office of Congressional Ethics under subpara-
13	graph (1), the committee shall adopt rules providing for
14	a process to receive from the public outside information
15	offered as a complaint. The process shall include the es-
16	tablishment of a method for the submission of such infor-
17	mation to the committee in electronic form.".
18	(h) Empaneling Investigative Subcommittee of
19	COMMITTEE ON ETHICS.—In clause 3(b) of rule XI, add
20	at the end the following:
21	"(9) Whenever a Member, Delegate, or the Resident
22	Commissioner is indicted or otherwise formally charged
23	with criminal conduct in a court of the United States or
24	any State, the Committee on Ethics shall, not later than
25	30 days after the date of such indictment or charge—

1	"(A) empanel an investigative subcommittee to
2	review the allegations; or
3	"(B) submit a report to the House describing
4	its reasons for not empaneling such an investigative
5	subcommittee, together with the actions, if any, the
6	committee has taken in response to the allegations.".
7	(i) TREATMENT OF EVIDENCE IN COMMITTEE AND
8	SUBCOMMITTEE INVESTIGATIONS.—In clause 3(p) of rule
9	XI—
10	(1) in subparagraph $(5)(C)$ , strike the semi-
11	colon at the end and insert "; or";
12	(2) in subparagraph $(5)(D)$ , strike "or" at the
13	end;
14	(3) strike subparagraph (5)(E);
15	(4) in subparagraph (7), strike the semicolon at
16	the end and insert "; and";
17	(5) in subparagraph (8), strike "; and" and in-
18	sert a period; and
19	(6) strike subparagraph (9).
20	(j) Designating Committee on Oversight and
21	ACCOUNTABILITY.—In the standing rules, strike "Com-
22	mittee on Oversight and Reform" each place it appears
23	and insert (in each instance) "Committee on Oversight
24	and Accountability".

1	(k) Designating Committee on Education and
2	THE WORKFORCE.—In rule X—
3	(1) in clause 1(e), strike "Committee on Edu-
4	cation and Labor" and insert "Committee on Edu-
5	cation and the Workforce"; and
6	(2) in clause 3(d), strike "Committee on Edu-
7	cation and Labor" and insert "Committee on Edu-
8	cation and the Workforce".
9	(1) Subcommittees of Committee on Agri-
10	CULTURE.—In clause 5(d)(2) of rule X—
11	(1) redesignate subdivisions (B) through (F) as
12	subdivisions (C) through (G), respectively; and
13	(2) insert after subdivision (A) the following
14	new subdivision:
15	"(B) The Committee on Agriculture may have not
16	more than six subcommittees.".
17	(m) Cybersecurity.—In clause 1(j)(3) of rule X,
18	add at the end the following:
19	"(G) Cybersecurity.".
20	(n) Scope of Authority to Act in Continuing
21	LITIGATION MATTERS.—In clause 8(c) of rule II, strike
22	", including, but not limited to, the issuance of sub-
23	poenas,".
24	(o) Record Votes on Measures Reported by
25	THE COMMITTEE ON RULES.—In clause 3(b) of rule XIII,

strike ", and applies only to the maximum extent prac ticable to a report by the Committee on Rules on a rule,
 joint rule, or the order of business".

4 (p) ACCESS TO HALL OF THE HOUSE.—In clause
5 2(a)(14) of rule IV, strike "and of the Territories and the
6 Mayor of the District of Columbia".

7 (q) RESOLUTION DECLARING THE OFFICE OF
8 SPEAKER VACANT.—In clause 2(a) of rule IX, strike sub9 paragraph (3).

### 10 SEC. 3. SEPARATE ORDERS.

11 (a) HOLMAN RULE.—During the One Hundred 12 Eighteenth Congress, any reference in clause 2 of rule 13 XXI to a provision or amendment that retrenches expendi-14 tures by a reduction of amounts of money covered by the 15 bill shall be construed as applying to any provision or 16 amendment (offered after the bill has been read for 17 amendment) that retrenches expenditures by—

(1) reduction of amounts of money in the bill;
(2) the reduction of the number and salary of
the officers of the United States; or

(3) the reduction of the compensation of any
person paid out of the Treasury of the United
States.

24 (b) RESTORING LEGISLATIVE BRANCH ACCOUNT-25 ABILITY.—The regulations adopted pursuant to House

Resolution 1096, One Hundred Seventeenth Congress,
 shall have no force or effect during the One Hundred
 Eighteenth Congress.

4 (c) REQUIREMENT WITH RESPECT TO SINGLE-SUB5 JECT BILLS.—

6 (1) IN GENERAL.—During the One Hundred 7 Eighteenth Congress, a bill or joint resolution may 8 not be introduced unless the sponsor submits for 9 printing in the Congressional Record a statement 10 setting forth the single subject of the bill or joint 11 resolution. Such statement shall be included with the 12 statement required by clause 7(c) of rule XII, and 13 shall appear in a portion of the Record designated 14 for that purpose and be made publicly available in 15 electronic form by the Clerk.

16 (2) EFFECTIVE DATE.—This subsection shall
17 become effective on February 1, 2023.

18 (3) TRANSITION.—On any bill or joint resolu19 tion introduced prior to the effective date of this
20 subsection, the statement required under paragraph
21 (1) shall, to the extent practicable, be submitted by
22 the sponsor prior to committee or House consider23 ation.

24 (d) QUESTION OF CONSIDERATION FOR GERMANE-25 NESS.—

(1) IN GENERAL.—During the One Hundred
 Eighteenth Congress, it shall not be in order to con sider a rule or order that waives all points of order
 against an amendment submitted to the Committee
 on Rules otherwise in violation of clause 7 of rule
 XVI.

7 (2) DISPOSITION OF POINT OF ORDER.—As dis-8 position of a point of order under paragraph (1), the 9 Chair shall put the question of consideration with re-10 spect to the rule or order, as applicable. The ques-11 tion of consideration shall be debatable for 10 min-12 utes by the Member initiating the point of order and for 10 minutes by an opponent, but shall otherwise 13 14 be decided without intervening motion.

15 (e) BUDGET MATTERS.—

16 (1) INTERIM ENFORCEMENT OF ALLOCATIONS,
17 AGGREGATES, AND OTHER APPROPRIATE LEVELS
18 PENDING ADOPTION OF CONCURRENT RESOLUTION
19 ON THE BUDGET.—

20 (A) IN GENERAL.—During the first session
21 of the One Hundred Eighteenth Congress—

(i) the allocations, aggregates, and
other appropriate levels submitted for
printing in the Congressional Record by
the chair of the Committee on the Budget

1	shall be considered for all purposes in the
2	House to be the allocations, aggregates,
3	and other appropriate levels under titles
4	III and IV of the Congressional Budget
5	Act of 1974; and
6	(ii) the provisions of Senate Concur-
7	rent Resolution 14, One Hundred Seven-
8	teenth Congress, shall have no force or ef-
9	fect.
10	(B) REVISIONS BY CHAIR OF COMMITTEE
11	ON THE BUDGET IN CERTAIN CASES.—
12	(i) The chair of the Committee on the
13	Budget may revise the allocations of a
14	committee or committees, aggregates, and
15	other appropriate levels referred to in sub-
16	paragraph (A) for any bill or joint resolu-
17	tion, or amendment thereto or conference
18	report thereon, if such measure would not
19	increase direct spending in either the pe-
20	riod of—
21	(I) fiscal years 2023 to 2028;
22	and
23	(II) fiscal years 2023 to 2033.
24	(ii) The chair of the Committee on the
25	Budget may revise the allocations of a

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committee or committees, aggregates, and
 other appropriate levels referred to in sub paragraph (A) to take into account the
 most recent baseline published by the Con gressional Budget Office.
 (C) AUTHORITY FOR INTERIM ENFORCE MENT PRIOR TO ELECTION OF CHAIR OF COM-

MENT PRIOR TO ELECTION OF CHAIR OF COM-MITTEE ON THE BUDGET.—Prior to the election of a chair of the Committee on the Budget, the Majority Leader or his designee may submit the matter referred to in subparagraph (A) or make such revisions referred to in subparagraph (B).

13 (D) EXEMPTION.—The chair of the Com-14 mittee on the Budget or, prior to the election 15 of the chair, the Majority Leader or his des-16 ignee may adjust an estimate under clause 4 of 17 rule XXIX to exempt the budgetary effects of 18 measures to protect taxpayers with taxable in-19 comes below \$400,000 from an increase in au-20 dits above the most recent tax year from the In-21 ternal Revenue Service.

(2) Long term spending point of order.—

23 (A) CONGRESSIONAL BUDGET OFFICE
24 ANALYSIS OF PROPOSALS.—The Director of the
25 Congressional Budget Office shall, to the extent

1 practicable, prepare an estimate of whether a 2 bill or joint resolution reported by a committee (other than the Committee on Appropriations), 3 4 or amendment thereto or conference report 5 thereon, would cause, relative to current law, a 6 net increase in direct spending in excess of 7 \$2,500,000,000 in any of the 4 consecutive 10-8 fiscal year periods beginning with the first fiscal 9 year that is 10 fiscal years after the current fis-10 cal year.

11 (B) POINT OF ORDER.—It shall not be in 12 order to consider any bill or joint resolution re-13 ported by a committee, or amendment thereto 14 or conference report thereon, that would cause 15 a net increase in direct spending in excess of 16 \$2,500,000,000 in any of the 4 consecutive 10-17 fiscal year periods described in subparagraph 18 (A).

19 (C) DETERMINATIONS OF BUDGET LEV20 ELS.—For purposes of this subsection, the lev21 els of net increases in direct spending shall be
22 determined on the basis of estimates provided
23 by the chair of the Committee on the Budget.
24 (3) ANALYSIS OF INFLATIONARY IMPACT FOR
25 CERTAIN LEGISLATION.—During the One Hundred

1 Eighteenth Congress, if an estimate provided by the 2 Congressional Budget Office under section 402 of 3 the Congressional Budget Act of 1974 shows 4 changes in mandatory spending that cause a gross 5 budgetary effect in any fiscal year over a 10-year pe-6 riod that is equal to or greater than .25 percent of 7 the projected gross domestic product (measured by 8 the Consumer Price Index for All Urban Consumers) 9 for the current fiscal year, or upon the request of 10 the chair of the Committee on the Budget, then such 11 estimate shall include, to the extent practicable, a 12 statement estimating the inflationary effects of the 13 legislation, including whether the legislation is deter-14 mined to have no significant impact on inflation, is 15 determined to have a quantifiable inflationary im-16 pact on the consumer price index, or is determined 17 likely to have a significant impact on inflation but 18 the amount cannot be determined at the time the es-19 timate is prepared.

20 (4) CONTENT OF CBO ANALYSIS FOR CERTAIN 21 LEGISLATION AFFECTING THE FEDERAL HOSPITAL 22 INSURANCE TRUST FUND OR THE OLD-AGE, SUR-23 VIVORS, AND DISABILITY **INSURANCE** TRUST 24 FUND.—During the One Hundred Eighteenth Con-25 gress, if an estimate provided by the Congressional

1	Budget Office under section 402 of the Congres-
2	sional Budget Act of 1974 shows that legislation im-
3	pacting either the Federal Hospital Insurance Trust
4	Fund or the Old-Age, Survivors, and Disability In-
5	surance Trust Fund (OASDI) causes a gross budg-
6	etary effect in any fiscal year over a 10-year period
7	that is equal to or greater than .25 percent of the
8	projected gross domestic product (measured by the
9	Consumer Price Index for All Urban Consumers) for
10	the current fiscal year, or upon request of the chair
11	of the Committee on the Budget, then such estimate
12	shall, to the extent practicable, display—
13	(A) the impact of legislation on the Fed-
14	eral Hospital Insurance Trust Fund's unfunded
15	liabilities over a 25-year projection, solvency
16	projections, and the net present value of those
17	liabilities; and
18	(B) the impact of legislation on the
19	OASDI trust fund's unfunded liabilities over a
20	75-year projection, solvency projections, and the
21	net present value of those liabilities.
22	(f) Spending Reduction Amendments in Appro-
23	PRIATIONS BILLS.—
24	(1) During the reading of a general appropria-
25	tion bill for amendment in the Committee of the

1 Whole House on the state of the Union, it shall be 2 in order to consider en bloc amendments proposing 3 only to transfer appropriations from an object or ob-4 jects in the bill to a spending reduction account. 5 When considered en bloc under this paragraph, such 6 amendments may amend portions of the bill not yet 7 read for amendment (following disposition of any 8 points of order against such portions) and are not 9 subject to a demand for division of the question in 10 the House or in the Committee of the Whole.

11 (2) Except as provided in paragraph (1), it
12 shall not be in order to consider an amendment to
13 a spending reduction account in the House or in the
14 Committee of the Whole House on the state of the
15 Union.

16 (3) A point of order under clause 2(b) of rule
17 XXI shall not apply to a spending reduction ac18 count.

(4) A general appropriation bill may not be considered in the Committee of the Whole House on the
state of the Union unless it includes a spending reduction account as the last section of the bill. An
order to report a general appropriation bill to the
House shall constitute authority for the chair of the

1	Committee on Appropriations to add such a section
2	to the bill or modify the figure contained therein.
3	(5) For purposes of this subsection, the term
4	"spending reduction account" means an account in
5	a general appropriation bill that bears that caption
6	and contains only—
7	(A) a recitation of the amount by which an
8	applicable allocation of new budget authority
9	under section 302(b) of the Congressional
10	Budget Act of 1974 exceeds the amount of new
11	budget authority proposed by the bill; or
12	(B) if no such allocation is in effect, "\$0".
13	(g) Scoring Conveyances of Federal Land.—
14	(1) IN GENERAL.—In the One Hundred Eight-
15	eenth Congress, for all purposes in the House, a pro-
16	vision in a bill or joint resolution, or in an amend-
17	ment thereto or a conference report thereon, requir-
18	ing or authorizing a conveyance of Federal land to
19	a State, local government, or tribal entity shall not
20	be considered as providing new budget authority, de-
21	creasing revenues, increasing mandatory spending,
22	or increasing outlays.
23	(2) DEFINITIONS.—In this subsection:
24	(A) The term "conveyance" means any
25	method, including sale, donation, or exchange,

by which all or any portion of the right, title,
 and interest of the United States in and to
 Federal land is transferred to another entity.

4 (B) The term "Federal land" means any
5 land owned by the United States, including the
6 surface estate, the subsurface estate, or any im7 provements thereon.

8 (C) The term "State" means any of the 9 several States, the District of Columbia, or a 10 territory (including a possession) of the United 11 States.

12 (h) MEMBER DAY HEARING REQUIREMENT.—During the first session of the One Hundred Eighteenth Con-13 gress, each standing committee (other than the Committee 14 15 on Ethics) shall hold a hearing at which it receives testimony from Members, Delegates, and the Resident Com-16 missioner on proposed legislation within its jurisdiction, 17 except that the Committee on Rules may hold such hear-18 ing during the second session of the One Hundred Eight-19 eenth Congress. 20

(i) INFORMATION TO COMMITTEES OF CONGRESS ON
REQUEST.—During the One Hundred Eighteenth Congress, the chair of the Committee on Oversight and Accountability must be included as one of the seven members
of the committee making any request of an Executive

agency pursuant to section 2954 of title 5, United States
 Code.

- 3 (j) Remote Appearance of Witnesses.—
- 4 (1) IN GENERAL.—During the One Hundred
  5 Eighteenth Congress, at the discretion of the chair
  6 of a committee and in accordance with regulations
  7 submitted for printing in the Congressional Record
  8 by the chair of the Committee on Rules—
- 9 (A) witnesses at committee or sub10 committee proceedings may appear remotely;

(B) counsel shall be permitted to accom-pany witnesses appearing remotely; and

13 (C) an oath may be administered to a wit14 ness remotely for purposes of clause 2(m)(2) of
15 rule XI.

16 (2) APPLICABILITY.—This subsection shall
17 apply only to witnesses appearing in a non-govern18 mental capacity.

19 (k) DEPOSITION AUTHORITY.—

(1) IN GENERAL.—During the One Hundred
Eighteenth Congress, the chair of a standing committee (other than the Committee on Rules), and the
chair of the Permanent Select Committee on Intelligence, upon consultation with the ranking minority
member of such committee, may order the taking of

depositions, including pursuant to subpoena, by a
 member or counsel of such committee.

3 (2) REGULATIONS.—Depositions taken under
4 the authority prescribed in this subsection shall be
5 subject to regulations issued by the chair of the
6 Committee on Rules and printed in the Congress7 sional Record.

8 (3) Persons permitted to attend deposi-9 TIONS.—Deponents may be accompanied at a depo-10 sition by two designated personal, nongovernmental 11 attorneys to advise them of their rights. Only mem-12 bers, committee staff designated by the chair or 13 ranking minority member, an official reporter, the 14 witness, and the witness's two designated attorneys 15 are permitted to attend. Other persons, including 16 government agency personnel, may not attend.

17 (1) BROADENING AVAILABILITY AND UTILITY OF LEGISLATIVE DOCUMENTS IN MACHINE-READABLE FOR-18 19 MATS.—The Committee on House Administration, the 20 Clerk, and other officers and officials of the House shall 21 continue efforts to broaden the availability and utility of 22 legislative documents in machine readable formats in the 23 One Hundred Eighteenth Congress in furtherance of the institutional priorities of-24

(1) improving public availability and use of leg islative information produced by the House and its
 committees; and

4 (2) enabling all House staff to produce com5 parative prints showing the differences between
6 versions of legislation, how proposed legislation will
7 amend existing law, and how an amendment may
8 change proposed legislation.

9 (m) IMPROVING THE COMMITTEE ELECTRONIC DOC-UMENT REPOSITORY.—The Clerk, the Committee on 10 House Administration, and other officers and officials of 11 12 the House shall continue efforts to improve the electronic document repository operated by the Clerk for use by com-13 mittees of the House in the One Hundred Eighteenth Con-14 15 gress, in furtherance of the institutional priority of increasing public availability and identification of legislative 16 information produced and held by House committees, in-17 cluding votes, amendments, and witness disclosure forms. 18 19 (n) Providing for Transparency With Respect 20 TO MEMORIALS SUBMITTED PURSUANT TO ARTICLE V OF 21 THE CONSTITUTION OF THE UNITED STATES.—With re-22 spect to any memorial presented under clause 3 of rule 23 XII purporting to be an application of the legislature of 24 a State calling for a convention for proposing amendments

to the Constitution of the United States pursuant to Arti cle V, or a rescission of any such prior application—

3 (1) the chair of the Committee on the Judiciary
4 shall, in the case of such a memorial presented in
5 the One Hundred Fourteenth Congress or suc6 ceeding Congresses, and may, in the case of such a
7 memorial presented prior to the One Hundred Four8 teenth Congress, designate any such memorial for
9 public availability by the Clerk; and

10 (2) the Clerk shall make such memorials as are 11 designated pursuant to paragraph (1) publicly avail-12 able in electronic form, organized by State of origin 13 and year of receipt, and shall indicate whether the 14 memorial was designated as an application or a re-15 scission.

(o) WAR POWERS RESOLUTION.—During the One
Hundred Eighteenth Congress, a motion to discharge a
measure introduced pursuant to section 6 or section 7 of
the War Powers Resolution (50 U.S.C. 1545–46) shall not
be subject to a motion to table.

21 (p) FURTHER EXPENSES FOR RESOLVING CON22 TESTED ELECTIONS.—

(1) AMOUNTS FOR EXPENSES OF COMMITTEE
ON HOUSE ADMINISTRATION.—There shall be paid
out of the applicable accounts of the House of Rep-

resentatives such sums as may be necessary for fur ther expenses of the Committee on House Adminis tration for the One Hundred Eighteenth Congress
 for resolving contested elections.

5 (2) SESSION LIMITATION.—The amount speci6 fied in paragraph (1) shall be available for expenses
7 incurred during the period beginning at noon on
8 January 3, 2023, and ending immediately before
9 noon on January 3, 2024.

10 (3) VOUCHERS.—Payments under this sub11 section shall be made on vouchers authorized by the
12 Committee on House Administration, signed by the
13 chair of the Committee, and approved in the manner
14 directed by the Committee.

(4) REGULATIONS.—Amounts made available
under this subsection shall be expended in accordance with regulations prescribed by the Committee
on House Administration.

(q) ETHICS REFORM.—The Speaker is directed to establish a bipartisan task force to conduct a comprehensive
review of House ethics rules and regulations, and such
task force shall submit recommended improvements to the
Speaker, the Majority Leader, the Minority Leader, and
the respective chairs and ranking minority members of the
committees on Ethics and Rules.

(r) EXERCISE FACILITIES FOR FORMER MEM BERS.—During the One Hundred Eighteenth Congress:

3 (1) The House of Representatives may not pro-4 vide access to any exercise facility which is made 5 available exclusively to Members and former Mem-6 bers, officers and former officers of the House of 7 Representatives, and their spouses to any former 8 Member, former officer, or spouse who is a lobbyist 9 registered under the Lobbying Disclosure Act of 10 1995 or any successor statute or who is an agent of 11 a foreign principal as defined in clause 5 of rule 12 XXV. For purposes of this subsection, the term 13 "Member" includes a Delegate or Resident Commis-14 sioner to the Congress.

15 (2) The Committee on House Administration
16 shall promulgate regulations to carry out this sub17 section.

(s) NON-DISCLOSURE AGREEMENTS.—Any non-disclosure agreement imposed by any employing or contracting authority in the House of Representatives to
which a paid or unpaid employee or contractor is or was
required to agree as a term of employment shall—

(1) provide clear guidance that the employee or
contractor may communicate concerning any matter
with the Committee on Ethics, the Office of Con-

gressional Workplace Rights, or any other office or
 entity designated by the Committee on House Ad ministration without prior, concurrent, or subse quent notice or approval; and

5 (2) not be binding and shall have no legal effect 6 to the extent to which it requires prior, concurrent, 7 or subsequent notice or approval from anyone on 8 any matter with respect to communications from an 9 employee or contractor to any of the committees, of-10 fices, or entities described in paragraph (1).

(t) MANDATORY ANTI-HARASSMENT AND ANTI-DIS-12 CRIMINATION POLICIES FOR HOUSE OFFICES.—

(1) REQUIRING OFFICES TO ADOPT POLICY.—
Each employing office of the House of Representatives under the Congressional Accountability Act of
1995 shall adopt an anti-harassment and anti-discrimination policy for the office's workplace.

(2) REGULATIONS.—Not later than April 1,
2023, the Committee on House Administration shall
promulgate regulations to carry out this subsection,
and shall ensure that such regulations are consistent
with the requirements of the Congressional Accountability Act of 1995, rule XXIII, and other relevant
laws, rules, and regulations.

1 (u) DISPLAYING STATEMENT OF RIGHTS AND PRO-2 TECTIONS PROVIDED TO HOUSE EMPLOYEES.—The Committee on House Administration shall issue regulations to 3 4 provide that each employing office of the House of Rep-5 resentatives shall post in a prominent location in the office 6 (including, in the case of the office of a Member, Delegate, 7 or the Resident Commissioner, a prominent location in 8 each district office) a statement of the rights and protec-9 tions provided to employees of the House of Representa-10 tives under the Congressional Accountability Act of 1995, including the procedures available to employees of the 11 12 House under such Act for responding to and adjudicating allegations of violations of such rights and protections. 13

14 (v) Requiring Members to Pay for Discrimina-15 TION SETTLEMENTS.—

(1) IN GENERAL.—In the case of a settlement 16 17 of a complaint under the Congressional Account-18 ability Act of 1995 in connection with a claim alleg-19 ing a violation described in paragraph (2) which is 20 committed personally by a Member, Delegate, or 21 Resident Commissioner, if the Member, Delegate, or 22 Resident Commissioner is not required under law to 23 reimburse the Treasury for the amount of the settle-24 ment, the chair and ranking minority member of the 25 Committee on House Administration may not ap-

1	prove the settlement pursuant to clause $4(d)(2)$ of
2	rule X unless, under the terms and conditions of the
3	settlement, the Member, Delegate, or Resident Com-
4	missioner is required to reimburse the Treasury for
5	the amount of the settlement.
6	(2) VIOLATIONS DESCRIBED.—A violation de-
7	scribed in this paragraph is—
8	(A) a violation of section 201(a) or section
9	206(a) of the Congressional Accountability Act
10	of 1995; or
11	(B) a violation of section 208 of such Act
12	which consists of intimidating, taking reprisal
13	against, or otherwise discriminating against any
14	covered employee under such Act because of a
15	claim alleging a violation described in subpara-
16	graph (A).
17	(w) Congressional Member Organization
18	TRANSPARENCY REFORM.—
19	(1) PAYMENT OF SALARIES AND EXPENSES
20	THROUGH ACCOUNT OF ORGANIZATION.—A Member
21	of the House of Representatives and an eligible Con-
22	gressional Member Organization may enter into an
23	agreement under which—
24	(A) an employee of the Member's office
25	may carry out official and representational du-

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ties of the Member by assignment to the Organization; and

3 (B) to the extent that the employee carries 4 out such duties under the agreement, the Mem-5 ber shall transfer the portion of the Members' 6 Representational Allowance (MRA) of the Mem-7 ber which would otherwise be used for the sal-8 ary and related expenses of the employee to a 9 dedicated account in the House of Representa-10 tives which is administered by the Organization, 11 in accordance with the regulations promulgated 12 by the Committee on House Administration 13 under paragraph (2).

14 (2) REGULATIONS.—The Committee on House
15 Administration (hereafter referred to in this sub16 section as the "Committee") shall promulgate regu17 lations as follows:

18 (A) USE OF MRA.—Pursuant to the au-19 thority of section 101(d) of the House of Rep-20 resentatives Administrative Reform Technical 21 Corrections Act (2 U.S.C. 5341(d)), the Com-22 mittee shall prescribe regulations to provide 23 that an eligible Congressional Member Organi-24 zation may use the amounts transferred to the 25 Organization's dedicated account under para-

1	graph $(1)(B)$ for the same purposes for which
2	a Member of the House of Representatives may
3	use the Members' Representational Allowance,
4	except that the Organization may not use such
5	amounts for franked mail, official travel, or
6	leases of space or vehicles.

7 (B) MAINTENANCE OF LIMITATIONS ON 8 NUMBER OF SHARED EMPLOYEES.—Pursuant 9 to the authority of section 104(d) of the House 10 of Representatives Administrative Reform Tech-11 nical Corrections Act (2 U.S.C. 5321(d)), the 12 Committee shall prescribe regulations to provide 13 that an employee of the office of a Member of 14 the House of Representatives who is covered by 15 an agreement entered into under paragraph (1) between the Member and an eligible Congres-16 17 sional Member Organization shall be considered 18 a shared employee of the Member's office and 19 the Organization for purposes of such section, 20 and shall include in such regulations appro-21 priate accounting standards to ensure that a 22 Member of the House of Representatives who 23 enters into an agreement with such an Organi-24 zation under paragraph (1) does not employ

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more employees than the Member is authorized to employ under such section.

3 (C) PARTICIPATION IN STUDENT LOAN RE-4 PAYMENT PROGRAM.—Pursuant to the author-5 ity of section 105(b) of the Legislative Branch 6 Appropriations Act, 2003 (2 U.S.C. 4536(b)), 7 relating to the student loan repayment program for employees of the House, the Committee 8 9 shall promulgate regulations to provide that, in 10 the case of an employee who is covered by an 11 agreement entered into under paragraph (1) be-12 tween a Member of the House of Representa-13 tives and an eligible Congressional Member Or-14 ganization and who participates in such pro-15 gram while carrying out duties under the agree-16 ment—

(i) any funds made available for making payments under the program with respect to the employee shall be transferred
to the Organization's dedicated account
under paragraph (1)(B); and

(ii) the Organization shall use the funds to repay a student loan taken out by the employee, under the same terms and conditions which would apply under the

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1	program if the Organization were the em-
2	ploying office of the employee.
3	(D) Access to house services.—The
4	Committee shall prescribe regulations to ensure
5	that an eligible Congressional Member Organi-
6	zation has appropriate access to services of the
7	House.
8	(E) OTHER REGULATIONS.—The Com-
9	mittee shall promulgate such other regulations
10	as may be appropriate to carry out this sub-
11	section.
12	(3) ELIGIBLE CONGRESSIONAL MEMBER ORGA-
13	NIZATION DEFINED.—In this subsection, the term
14	"eligible Congressional Member Organization"
15	means, with respect to the One Hundred Eighteenth
16	Congress, an organization meeting each of the fol-
17	lowing requirements:
18	(A) The organization is registered as a
19	Congressional Member Organization with the
20	Committee on House Administration.
21	(B) The organization designates a single
22	Member of the House of Representatives to be
23	responsible for the administration of the organi-
24	zation, including the administration of the ac-
25	count administered under paragraph (1)(B),

1	and includes the identification of such Member
2	with the statement of organization that the or-
3	ganization files and maintains with the Com-
4	mittee on House Administration.
5	(C) At least 3 employees of the House are
6	assigned to perform some work for the organi-
7	zation.
8	(D) During the One Hundred Seventeenth
9	Congress, at least 30 Members of the House of
10	Representatives used a portion of the Members'
11	Representational Allowance of the Member for
12	the salary and related expenses of an employee
13	who was a shared employee of the Member's of-
14	fice and the organization.
15	(E) The organization files a statement
16	with the Committee on House Administration
17	and the Chief Administrative Officer of the
18	House of Representatives certifying that it will
19	administer an account in accordance with para-
20	graph $(1)(B)$ .
21	(x) Determination With Respect to Placement
22	OF MEASURE ON CONSENSUS CALENDAR.—During the
23	One Hundred Eighteenth Congress, not later than 2 legis-
24	lative days after a measure is placed on the Consensus
25	Calendar pursuant to clause 7(c) of rule XV, the Majority

Leader shall, in the case such measure is not in compli ance with any legislative protocols of the Majority Leader,
 submit to the Congressional Record a determination with
 respect to such noncompliance.

5 (y) TRANSFER OF CERTAIN COMMITTEE RECORDS
6 TO COMMITTEE ON HOUSE ADMINISTRATION.—

7 (1) Any committee designated by the Speaker
8 pursuant to section 7(b)(1) of House Resolution
9 503, One Hundred Seventeenth Congress, is directed
10 to transfer any records obtained pursuant to such
11 designation to the Committee on House Administra12 tion, not later than January 17, 2023.

13 (2) The Archivist is directed to transfer any 14 noncurrent records of a committee designated by the 15 Speaker pursuant to section 7(b)(1) of House Reso-16 lution 503, One Hundred Seventeenth Congress, and 17 related to the select committee established pursuant 18 to such resolution which have been archived pursu-19 ant to rule VII to the Committee on House Adminis-20 tration not later than January 17, 2023.

(3) Any records transferred or withdrawn pursuant to this subsection shall become the records of
the Committee on House Administration.

24 (z) PROCEDURES DURING DISTRICT WORK PERI25 ODS.—

1	(1) On any legislative day of the One Hundred
2	Eighteenth Congress occurring during a "district
3	work period" as designated by the Speaker—
4	(A) the Journal of the proceedings of the
5	previous day shall be considered as approved;
6	and
7	(B) the Chair may at any time declare the
8	House adjourned to meet at a date and time,
9	within the limits of clause 4, section 5, article
10	I of the Constitution, to be announced by the
11	Chair in declaring the adjournment.
12	(2) The Speaker may appoint Members to per-
13	form the duties of the Chair for the duration of a
14	district work period described in paragraph $(1)$ as
15	though under clause 8(a) of rule I.
16	(3) Each day during a district work period de-
17	scribed in paragraph (1) shall not constitute—
18	(A) a calendar day for purposes of section
19	7 of the War Powers Resolution (50 U.S.C.
20	1546);
21	(B) a legislative day for purposes of clause
22	7 of rule XIII;
23	(C) a calendar or legislative day for pur-
24	poses of clause $7(c)(1)$ of rule XXII; or

(D) a legislative day for purposes of clause
 7 of rule XV.

3 (aa) REDUCTION OF UNAUTHORIZED SPENDING.—

4 (1) IN GENERAL.—During the first session of
5 the One Hundred Eighteenth Congress, it shall not
6 be in order to report an appropriation in a general
7 appropriation bill, for an expenditure not previously
8 authorized by law, in excess of the most recent level
9 at which an appropriation for such expenditure has
10 been enacted into law.

(2) ADOPTION OF AMENDMENT TO REDUCE APPROPRIATION.—If a point of order under paragraph
(1) is sustained, an amendment shall be considered
to have been adopted in the House and in the Committee of the Whole reducing the amount of such appropriation to the most recent level at which such
appropriation has been enacted in law.

18 (3) REQUIREMENT TO ENTERTAIN POINT OF
19 ORDER.—The Chair shall not entertain a point of
20 order under paragraph (1) unless any levels de21 scribed in paragraph (2) have been submitted to the
22 Chair.

(bb) NUMBERING OF BILLS.—In the One Hundred
Eighteenth Congress, the first 10 numbers for bills (H.R.
1 through H.R. 10) shall be reserved for assignment by

the Speaker and the second 10 numbers for bills (H.R.
 11 through H.R. 20) shall be reserved for assignment by
 the Minority Leader.

## 4 SEC. 4. COMMITTEES, COMMISSIONS, AND HOUSE OFFICES.

5 (a) SELECT SUBCOMMITTEE ON THE CORONAVIRUS6 PANDEMIC.—

7 (1) ESTABLISHMENT; COMPOSITION.—

8 (A) ESTABLISHMENT.—There is hereby es-9 tablished for the One Hundred Eighteenth Congress a select investigative subcommittee of the 10 11 Committee on Oversight and Accountability 12 Select called the Subcommittee on the 13 Coronavirus Pandemic (hereinafter referred to 14 as the "select subcommittee").

15 (B) COMPOSITION.—

16 (i) The select subcommittee shall be 17 composed of not more than 12 Members, 18 Delegates, or the Resident Commissioner 19 appointed by the Speaker, of whom not 20 more than 5 shall be appointed in con-21 sultation with the Minority Leader. The 22 Speaker shall designate one member of the 23 select subcommittee as its chair. Any va-24 cancy in the select subcommittee shall be

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filled in the same manner as the original

2	appointment.
3	(ii) The chair and ranking minority
4	member of the Committee on Oversight
5	and Accountability shall be ex officio mem-
6	bers of the select subcommittee but shall
7	have no vote in the select subcommittee
8	and may not be counted for purposes of
9	determining a quorum.
10	(iii) Each member appointed to the
11	select subcommittee shall be treated as
12	though a member of the Committee on
13	Oversight and Accountability for purposes
14	of the select subcommittee.
15	(2) Investigative functions and author-
16	ITY.—
17	(A) INVESTIGATIVE FUNCTIONS.—The se-
18	lect subcommittee is authorized and directed to
19	conduct a full and complete investigation and
20	study and, not later than January 2, 2025,

issue a final report to the House of its findings (and such interim reports as it may deem necessary) regarding—

24 (i) the origins of the Coronavirus pan-25 demic, including but not limited to the

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1	Federal Government's funding of gain-of-
2	function research;
3	(ii) the efficiency, effectiveness, and
4	transparency of the use of taxpayer funds
5	and relief programs to address the
6	coronavirus pandemic, including any re-
7	ports of waste, fraud, or abuse;
8	(iii) the implementation or effective-
9	ness of any Federal law or regulation ap-
10	plied, enacted, or under consideration to
11	address the coronavirus pandemic and pre-
12	pare for future pandemics;
13	(iv) the development of vaccines and
14	treatments, and the development and im-
15	plementation of vaccination policies for
16	Federal employees and members of the
17	armed forces;
18	(v) the economic impact of the
19	coronavirus pandemic and associated gov-
20	ernment response on individuals, commu-
21	nities, small businesses, health care pro-
22	viders, States, and local government enti-
23	ties;
24	(vi) the societal impact of decisions to
25	close schools, how the decisions were made

1	and whether there is evidence of wide-
2	spread learning loss or other negative ef-
3	fects as a result of these decisions;
4	(vii) executive branch policies, delib-
5	erations, decisions, activities, and internal
6	and external communications related to the
7	coronavirus pandemic;
8	(viii) the protection of whistleblowers
9	who provide information about waste,
10	fraud, abuse, or other improper activities
11	related to the coronavirus pandemic; and
12	(ix) cooperation by the executive
13	branch and others with Congress, the In-
14	spectors General, the Government Account-
15	ability Office, and others in connection
16	with oversight of the preparedness for and
17	response to the coronavirus pandemic.
18	(B) AUTHORITY.—
19	(i) The select subcommittee may re-
20	port to the House or any committee of the
21	House from time to time the results of its
22	investigations and studies, together with
23	such detailed findings and legislative rec-
24	ommendations as it may deem advisable.

1	(ii) The select subcommittee may not
2	hold a markup of legislation.
3	(3) PROCEDURE.—
4	(A) Rule XI and the rules of the Com-
5	mittee on Oversight and Accountability shall
6	apply to the select subcommittee in the same
7	manner as a subcommittee except as follows:
8	(i) The chair of the select sub-
9	committee may, after consultation with the
10	ranking minority member, recognize—
11	(I) members of the select sub-
12	committee to question a witness for
13	periods longer than five minutes as
14	though pursuant to clause $2(j)(2)(B)$
15	of such rule XI; and
16	(II) staff of the select sub-
17	committee to question a witness as
18	though pursuant to clause $2(j)(2)(C)$
19	of such rule XI.
20	(ii) The select subcommittee may not
21	authorize and issue subpoenas, but the
22	Committee on Oversight and Account-
23	ability (or the chair of the Committee on
24	Oversight and Accountability, if acting in
25	accordance with clause $2(m)(3)(A)(i)$ of

1	rule XI) may authorize and issue sub-
2	poenas to be returned at the select sub-
3	committee.
4	(B) The provisions of this resolution shall
5	govern the proceedings of the select sub-
6	committee in the event of any conflict with the
7	rules of the House or of the Committee on
8	Oversight and Accountability.
9	(4) SERVICE.—Service on the select sub-
10	committee shall not count against the limitations in
11	clause 5(b)(2)(A) of rule X.
12	(5) Successor.—The Committee on Oversight
13	and Accountability is the "successor in interest" to
14	the select subcommittee for purposes of clause 8(c)
15	of rule II.
16	(6) SUNSET.—The select subcommittee shall
17	cease to exist 30 days after filing the final report re-
18	quired under paragraph (2).
19	(b) HOUSE DEMOCRACY PARTNERSHIP.—House Res-
20	olution 24, One Hundred Tenth Congress, shall apply in
21	the One Hundred Eighteenth Congress in the same man-
22	ner as such resolution applied in the One Hundred Tenth
23	Congress, except that the commission concerned shall be

(c) TOM LANTOS HUMAN RIGHTS COMMISSION.—
 Sections 1 through 7 of House Resolution 1451, One Hundred
 dred Tenth Congress, shall apply in the One Hundred
 Eighteenth Congress in the same manner as such provi sions applied in the One Hundred Tenth Congress, except
 that—

7 (1) the Tom Lantos Human Rights Commission
8 may, in addition to collaborating closely with other
9 professional staff members of the Committee on
10 Foreign Affairs, collaborate closely with professional
11 staff members of other relevant committees;

(2) the resources of the Committee on Foreign
Affairs which the Commission may use shall include
all resources which the Committee is authorized to
obtain from other offices of the House of Representatives; and

17 (3) any amounts authorized to provide full-time 18 professional staff and resources to the Tom Lantos 19 Human Rights Commission shall be in addition to 20 and separate from the amounts authorized for sala-21 ries and expenses of the Committee on Foreign Af-22 fairs as provided by resolution of the House, shall be 23 administered by the Committee on Foreign Affairs, 24 and shall be distributed equally between the co-25 chairs of the Commission.

(d) OFFICE OF CONGRESSIONAL ETHICS.—Section 1
 of House Resolution 895, One Hundred Tenth Congress,
 shall apply in the One Hundred Eighteenth Congress in
 the same manner as such provision applied in the One
 Hundred Tenth Congress, except that—

6 (1) the Office of Congressional Ethics shall be
7 treated as a standing committee of the House for
8 purposes of section 202(i) of the Legislative Reorga9 nization Act of 1946 (2 U.S.C. 4301(i));

10 (2) references to the Committee on Standards
11 of Official Conduct shall be construed as references
12 to the Committee on Ethics;

13 (3) any requirement for concurrence in section
14 1(b)(1) shall be construed as a requirement for con15 sultation;

(4) any individual who is the subject of a preliminary review or second-phase review by the board
shall be informed of the right to be represented by
counsel and invoking that right should not be held
negatively against such individual;

(5) the Office may not take any action that
would deny any person any right or protection provided under the Constitution of the United States;
(6) any member of the board currently serving
a term in excess of the limitations of section 1(b)(6)

of such resolution shall be considered as removed
 from the board; and

3 (7) the provision regarding appointment and
4 compensation of staff shall require an affirmative
5 vote of at least 4 members of the board not later
6 than 30 calendar days after the date of the adoption
7 of this resolution.

## 8 SEC. 5. ORDERS OF BUSINESS.

9 (a) At any time after the adoption of this resolution 10 the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the 11 12 Whole House on the State of the Union for consideration 13 of the bill (H.R. 21) to provide for the development of a plan to increase oil and gas production under oil and 14 15 gas leases of Federal lands under the jurisdiction of the Secretary of Agriculture, the Secretary of Energy, the Sec-16 retary of the Interior, and the Secretary of Defense in con-17 junction with a drawdown of petroleum reserves from the 18 19 Strategic Petroleum Reserve. The first reading of the bill 20shall be dispensed with. All points of order against consid-21 eration of the bill are waived. General debate shall be con-22 fined to the bill and shall not exceed one hour equally di-23 vided and controlled by the Majority Leader and the Mi-24 nority Leader or their respective designees. After general debate the bill shall be considered for amendment under 25

the five-minute rule. The bill shall be considered as read. 1 2 All points of order against provisions in the bill are 3 waived. No amendment shall be in order except: (1) those 4 amendments to the bill received for printing in the portion 5 of the Congressional Record designated for that purpose in clause 8 of rule XVIII dated at least one day before 6 7 the day of consideration of the amendment; and (2) up 8 to 20 pro forma amendments for the purpose of debate, 9 10 of which may be offered by the Majority Leader or 10 a designee and 10 of which may be offered by the Minority Leader or a designee. Each amendment so received may 11 be offered only by the Member who caused it to be printed 12 13 or a designee and shall be considered as read if printed. At the conclusion of consideration of the bill for amend-14 15 ment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. 16 The previous question shall be considered as ordered on 17 the bill and amendments thereto to final passage without 18 19 intervening motion except one motion to recommit.

(b) Upon adoption of this resolution it shall be in
order to consider in the House any bill specified in subsection (c). All points of order against consideration of
each such bill are waived. Each such bill shall be considered as read. All points of order against provisions in each
such bill are waived. The previous question shall be consid-

ered as ordered on each such bill and on any amendment
 thereto to final passage without intervening motion except:
 (1) one hour of debate equally divided and controlled by
 the Majority Leader and the Minority Leader or their re spective designees; and (2) one motion to recommit.

6 (c) The bills referred to in subsection (b) are as fol-7 lows:

8 (1) The bill (H.R. 23) to rescind certain bal9 ances made available to the Internal Revenue Serv10 ice.

(2) The bill (H.R. 29) to authorize the Secretary of Homeland Security to suspend the entry of
aliens, and for other purposes.

(3) The bill (H.R. 22) to prohibit the Secretary
of Energy from sending petroleum products from the
Strategic Petroleum Reserve to China, and for other
purposes.

(4) The bill (H.R. 27) to amend the Omnibus
Crime Control and Safe Streets Act to direct district
attorney and prosecutors offices to report to the Attorney General, and for other purposes.

(5) The bill (H.R. 28) to require the national
instant criminal background check system to notify
U.S. Immigration and Customs Enforcement and
the relevant State and local law enforcement agen-

cies whenever the information available to the sys tem indicates that a person illegally or unlawfully in
 the United States may be attempting to receive a
 firearm.

5 (6) The bill (H.R. 7) to prohibit taxpayer fund-6 ed abortions.

7 (7) The bill (H.R. 26) to amend title 18,
8 United States Code, to prohibit a health care practi9 tioner from failing to exercise the proper degree of
10 care in the case of a child who survives an abortion
11 or attempted abortion.

12 (d) Upon adoption of this resolution it shall be in order without intervention of any point of order to con-13 sider in the House any resolution specified in subsection 14 15 (e). Each such resolution shall be considered as read. The previous question shall be considered as ordered on each 16 17 such resolution to adoption without intervening motion or demand for division of the question except one hour of 18 debate equally divided and controlled by the Majority 19 Leader and the Minority Leader or their respective des-20 ignees. 21

(e) The resolutions referred to in subsection (d) areas follows:

24 (1) The resolution (H. Res. 11) establishing the
25 Select Committee on the Strategic Competition Be-

tween the United States and the Chinese Communist
 Party.

3 (2) The resolution (H. Res. \_\_\_\_) establishing
4 a Select Subcommittee on the Weaponization of the
5 Federal Government as a select investigative sub6 committee of the Committee on the Judiciary.

7 (f) Upon adoption of this resolution it shall be in 8 order to consider in the House the concurrent resolution 9 (H. Con. Res. 4) expressing support for the Nation's law 10 enforcement agencies and condemning any efforts to 11 defund or dismantle law enforcement agencies. All points 12 of order against consideration of the concurrent resolution 13 are waived. The concurrent resolution shall be considered 14 as read. All points of order against provisions in the con-15 current resolution are waived. The previous question shall be considered as ordered on the concurrent resolution and 16 preamble to adoption without intervening motion or de-17 mand for division of the question except one hour of de-18 bate equally divided and controlled by the Majority Leader 19 20and the Minority Leader or their respective designees.

(g) Upon adoption of this resolution it shall be in
order to consider in the House the concurrent resolution
(H. Con. Res. 3) expressing the sense of Congress condemning the recent attacks on prolife facilities, groups,
and churches. All points of order against consideration of

the concurrent resolution are waived. The concurrent reso-1 lution shall be considered as read. All points of order 2 3 against provisions in the concurrent resolution are waived. The previous question shall be considered as ordered on 4 5 the concurrent resolution and preamble to adoption with-6 out intervening motion or demand for division of the question except one hour of debate equally divided and con-7 trolled by the Majority Leader and the Minority Leader 8 9 or their respective designees.

10 (h) The Speaker may recognize a Member for the
11 reading of the Constitution on any legislative day through
12 February 28, 2023.