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shelter, sound amplification devices, abelier, sound amplification devices, and such other equipment as may be required for the event to be carried out andfor this resolu-tion. The portable sheller shall be approxi-THE TELECOMMUNICATIONS COM-mately 60 feet by 55 feet in size to cover the Commanche helicopter referred to in section 1 and to provide abelier for the public and the technology diplays and video presentations associated with the event. алс

SEC. & EVENT PREPARATIONS

The Joint Venure is authorized to conduct the event to be carried out under this resolu-tion from 8 a.m. to 3 pm. on June 21, 1995, or on such other date as may be designated under section 1. Preparations for the event may begin at 1 pm. on the day before the event and removal of the displays, shelter, and Comanche helicopter referred to in sec-tion 1 shall be completed by 6 a.m. on the day following the event.

SEC. J. ADDITIONAL ARRANGEMENTS.

The Architect of the Capitol and the Cap-itol Police Board are authorized to make any such additional arrangements that may be required to carry out the event under this resolution.

SEC. 4. LIMITATION ON REPRESENTATIONS

SEC. A LIMITATION ON REPRESENTATIONS. The Boeing Company and the United Tech-nology Corporation shall not represent, ei-ther directly or indirectly, that this resolu-tion or any activity carried out under this resolution in any way constitutes approval or endorsement by the Federal Government of the Boeing Company or the United Tech-nology Corporation or any product or service offered by the Boeing Company or the United Technology Corporation.

ENATE RESOLUTION 129-TO ELECT KELLY D. JOHNSTON AS SECRETARY OF THE SENATE SENATE

Mr. NICKLES (for Mr. DOLE) submitted the following resolution; which was considered and agreed to:

S. R.E.S. 129

Resolved, That Kelly D. Johnston, of Okla-homa, be, and he hereby is, elected Secretary of the Senate beginning June 8, 1995.

SENATE RESOLUTION 130-REL-ATIVE TO THE ELECTION OF THE SECRETARY OF THE SENATE

Mr. NICKLES (for Mr. DOLB) submitted the following resolution; which was considered and agreed to:

S. RES. 130

Resolved, That the President of the United States be notified of the election of the Hon-orable Kelly D. Johnston, of Oklahoma, as Secretary of the Senate.

ENATE RESOLUTION 131-REL-ATIVE TO THE ELECTION OF THE SECRETARY OF THE SENATE SENATE

Mr. NICKLES (for Mr. DOLS) submit-ted the following resolution; which was considered and agreed to:

A. RES. 131

Resolved, That the House of Representa-tives be notified of the election of the Honor-able Kelly D. Johnston, of Oklahoma, as Sec-retary of the Senate.

AMENDMENTS SUBMITTED

DORGAN AMENDMENT NO. 1259 Mr. DORGAN proposed an amend-ment to the bill (S. 652) to provide for a pro-competitive, deregulatory na-tional policy framework designed to accelerate rapidly private sector de-ployment of advanced telecommunications and information technologies and services to all Americans by opening all telecommunications markets to competition, and for other purposes; as follows:

On line 24 of page 44, strike the wor 'may" and insert in lieu thereof "shail".

MCCAIN AMENDMENT NO. 1250

Mr. MCCAIN proposed an amendment to the bill S. 652, supra; as follows:

Mr. MCCAIN proposed an arrendment to the bill S. 652, gupra, as follows: On page 42, strike out line 23 and all that follows through page 43, line 23, and insert in lieu thereof the following: "(i) CONGRESSINAL NOTFICATION OF UNI-VERSAL SERVICE CONTRIBUTIONS.-The Com-mission may not take action to impose uni-versal service contributions under subsection (c), or take action to increase the amount of such contributions, until-"(i) the Commission submits to the Com-mittee on Commerce, Science, and Transpor-tation of the Senate and the Committee on Commerce of the House of Representatives a report on the contributions, or increase in such contributions, to be imposed; and "(3) a period of 120 days has elapsed after the date of the submittal of the report. "(K) EFFECTIVE DATE.-This section takes effect on the date of the enactment of the Telecommunications Act of 1995, except for subsections (c), (e), (f), and (j), which shall take effect one year after the date of the enactment of that Act.".

MCCAIN (AND OTHERS) AMENDMENT NO. 1261

Mr. McCAIN (for himself, Mr. PACK-WOOD, Mr. CRAIO, Mr. KYL, Mr. GRAMM. Mr. ABRAHAM, Mr. DOMENICI, Mr. THOM-AS, Mr. KEMPTHORNB, and Mr. BURNS) proposed an amendment to the bill S. 652, supra; as follows:

On page 90, line 6, after "necessity.", in-sert: "Full implementation of the checklist found in subsection (b)(2) shall be deemed in full satisfaction of the public interest, convenience, and necessity requirement of this

MCCAIN AMENDMENT NO. 1282

Mr. MCCAIN proposed an amendment to the bill S. 652, supra; as follows:

Strike section 310 of the Act and renumber the subsequent sections as appropriate.

COHEN (AND OTHERS) AMENDMENT NO. 1263

Mr. COHEN (for himself, Ms. SNOWE, Mr. THURMOND, Mrs. HUTCHINSON, and Mr. LEAHY) proposed an amendment to bill S. 652, supra; as follows:

On page 8, between lines 12 and 13, insert the following: (15) When devices for achieving access to telecommunications systems have been available directly to consumers on a com-petitive basis, consumers have enjoyed er-panded choice, lower prices, and increased (16) While recognizing the legitimete inter-

(15) While recognizing the legitimate inter-est of multichannel video programming dis-tributors to ensure the delivery of services to authorized recipients only, addressable converter boxes should be available to con-sumers on a competitive basis. The private sector has the expertise to develop and adopt standards that will ensure competition of these devices. When the private sector fails to develop and adopt such standards, the Federal government may play a role by tak-ing transitional actions to ensure competi-tion. tion

On page 82, between lines 4 and 5, insert the following:

SEC. 208. COMPETITIVE AVAILABILITY OF CON-VERTER BOXES.

Part III of title VI (47 U.S.C. 521 et seq.) is mended by inserting after section 624A the following:

"SEC. 634B. COMPETITIVE AVAILABILITY OF CON-VERTER BOXES. "(a) AVAILABILITY.--The Commission shall,

"(a) AVALABLITT...-The Commission shall, after notics and opportunity for public com-ment, adopt regulations to ensure the com-petitive availability of addressable converter boxes to subscribers of services of multi-channel video programming distributors from manufacturers, retailers, and other vendors that are not telecommunications carriers and not affiliated with providers of telecommunications ensures Subs assub-

carriers and not affiliated with providers of telecommunications service. Such regula-tions shall take into account— "(1) the needs of owners and distributors of video programming and information services to ensure system and signal security and prevent theft of the programming or serv-ices and

ices; and "(2) the need to ensure the further deploy-ment of new technology relating to converter boxes. "(b) TERMINATION OF REGULATIONS.-The

"(b) TERMINATION OF REQUILATIONS.—The regulations adopted pursuant to this section shall provide for the termination of such reg-ulations when the Commission determines that there exists a competitive market for multichannel video programming services and addressable converter boxes among man-ufacturers, retailers, and other vondors that are not telecommunications carriers and not affiliated with providers of telecommuni-cations service.".

DORGAN (AND OTHERS) AMENDMENT NO. 1264

Mr. DORGAN (for himself, Mr. SIMON, Mr. KERREY, Mr. REID, and Mr. LEAHY) proposed an amendment to the bill S. 652, supra, as follows:

We, supra, as follows: On page 32, line 23, beginning with the word "after", delete all that follows through the word "services" on line 2, page 83 and in-sert therein the following: "to the extent ap-proved by the Commission and the Attorney General".

On page 58, line 17, after the word "Com-mission", add the words "and Attorney General'

eral". On page 89, beginning with the word "be-fore" on line 9, strike all that follows through line 15. On page 90, line 10, replace "(3)" with "(C)"; after the word "Commission" on line 17, add the words "or Attorney General"; and after the word "Commission" on line 19, add the words "and Attorney General". On page 80, after line 13, add the following paragraphs:

subparagraph."

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