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"(2) If a special message is transmitted by the President under this section during any Congress and the last session of such Con-gress adjourns sine die before the expiration stors adjourns sine and control of approximation of the period described in paragraph (1XB), the rescission shall not take effect. The mes-sage shall be deemed to have been retransmitted on the day of the succeeding Congress and the review period referred to in paragraph (1)(B) (with respect to such mee-sage) shall run beginning after such first day.

"DEFINITIONS

"SEC. 1102. For purposes of this title the term 'rescission disapproval bill' means a bill or joint resolution which only dis-approves a rescission of badget authority. In whole, rescinded in a special message trans-mitted by the Freeident under socion 1101.

FART B-CONGRESSIONAL CONSIDERATION OF LEGISLATIVE LINE ITEM VETO RESCISSIONS

PRESIDENTIAL SPECIAL MESSAGE

"SEC. 1111. Whenever the President re-scinds any budget authority as provided in section 101, the President shall transmit to both Houses of Congress a special message specifying-"(1) the amount of budget authority re-

scinded:

scinded: "(2) any account, department, or establish-ment of the Government to which such budg-et authority is available for obligation, and the specific project or governmental func-tions involved: "(3) the seasons and human for the seasons and human for the seasons are seasons as the seasons are seasons are

(3) the reasons and justifications for the

"(3) be reasons and justifications for the determination to rescind budget authority pursuant to section 100(ax(1); "(4) to the maximum extent practicable. the estimated flocal, economic, and budget (5) all facts, circumstances, and consider-ations relating to or bearing upon the rescis-sion and the decision to effect the rescission, and to the maximum extent practicable, the estimated effect of the rescission upon the objects, purposes, and programs for which the budget authority is provided "TRANSWISSION OF WESAGRES PUBLICATION

TRANSMISSION OF MESSAGES; PUBLICATION

TRANSMISSION OF MESSAGES; PUBLICATION "SEC. 1112. (a) DELIVERY TO HOUSE AND SEXATE.—Each special message transmitted under sections 1101 and 1111 shall be trans-mitted to the House of Representatives and the Senate on the same day, and shall be de-livered to the Clerk of the House of Rep-resontatives if the House is not in session, and to the Secretary of the Senate if the Senate is not in session. Each special mes-sage so transmitted shall be referred to the appropriate committees of the House of Rep-resonatives and the Senate. Each such mes-sage shall be printed as a document of each House. House

HOUSS. "(b) PRINTING IN PEDERAL REGISTER.—Any special message transmitted under sections 100 and 111 shall be printed in the first issue of the Federal Register published after such transmittal.

"PROCEDURE IN SENATE

"SEC. IIIS. (a) REFERAL.-(1) Any rescis-sion disapproval bill introduced with respect to a special message shall be referred to the appropriate committees of the House of Rep-resentatives or the Senate, as the case may

be. ...(2) 00. "(2) Any rescission disapproval bill re-ceived in the Senate from the House shall be considered in the Senate pursuant to the provisions of this section. "(b) FLOOR CONSIDERATION IN THE SEN-

ATE.

ATE.— ~(1) Debate in the Senate on any rescission disapproval bill and debatable motions and appeals in connection therewith, shall be limited to not more than 10 hours. The time shall be equally divided between, and con-

NGRESSIONAL RECORD --- SENA trolled by, the majority leader and the mi-nority leader or their designes. "(3) Debate in the Senate on any debatable motion or appeal in connection with such a bill shall be limited to 1 hour, to be equally divided between, and controlled by, the mover and the manager of the bill, scopt that in the event the manager of the bill is in favor of any such motion or appeal, the time in opposition thereto shall be con-trolled by the minority leader or his des-ignes. Such leaders, or sither of them, may, from the time under their control on the pas-sage of the bill, sliot additional time to any destable motion or appeal. "(3) A motion to further limit debate is not debatable. A motion to recommit (except a motion to recommit with instructions to re-port back within a specified number of days, not to exceed 1, not counting any day on which the Senate is not in session) is not in order.

order. "(c) POINT OF ORDER.—(1) It shall not be in order in the Benate or the House of Rep-resentatives to consider any rescission dis-approval bill that relates to any matter other than the rescission of budgets sutbority transmitted by the President under section 1101

'(2) It shall not be in order in the Senate or the House of Representatives to consider any amendment to a rescission disapproval ый

"(3) Paragraphs (1) and (2) may be waived or suspended in the Senate only by a vote of three-fifths of the members duly chosen and sworn "

MULTISTATE UTILITY COMPANY CONSUMER PROTECTION ACT OF 1993

BUMPERS AMENDMENT NO. 74

(Ordered referred to the Committee

(Ordered referred to the Committee on Energy and Natural Resources.) Mr. BUMPERS submitted an amend-ment intended to be proposed by him to the bill (S. 644) to amend the Fed-eral Power Act to protect consumers of multitate utility systems, and for other purposes, as follows:

At the end of the bill, add the following: SEC. S. TRANSFER OF AUTHORITY

There are bereby transferred to, and vested in, the Federal Energy Regulatory Commis-sion all of the functions of the Securities and Exchange Commission under the Public Util-ity Holding Company Act of 1935.

BSC. 4 CONFORMENCE AMENDMENTS.
(a) Soction 2(a)(6) of the Public Utility Holding Company Act of 1835 (15 U.S.C. 78b(a)(8)) is amended to read as follows: "(6) "Commission" means the Pederal En-ergy Regulatory Commission.".
(b) Soction 12(1) of the Public Utility Hold-ing Company Act (15 U.S.C. 791(1)) is amend-ed by striking out "or Pederal Power Com-mission, or any member, officer, or employee of either such Commission" in the first sen-tence and inserting in lieu thereof "or any member, officer, or employee of the Commis-sion".

(c) Section 20(d) of the Public Utility Hold-ag Company Act (15 U.S.C. 79t(d)) is reing (peale

ing Company Act (15 U.S.C. 794(3)) is re-pealed. (d) Section 21 of the Public Utility Holding Company Act of 1933 (15 U.S.C. 790) is annead-ed to read as follows: "SEC. 31. Nothing in this title shall affect (1) the jurisdiction of the Securities and Ex-change Commission under the Securities Act of 1933 or the Securities Exchange Act of 1934

over any person, escurity, or contract; (3) the rights, obligations, duties, or liabilities of any person under the Securities Act of 1833 or the Becurities Exchange Act of 1834; or (3) the jurisdiction of any other commis-sion, board, agenor, or officer of the United States (or of any State or political subdivi-sion of any State) over any person, security.

(e) Section 32(a) of the Public Utility Hold-ing Company Act is amended by striking out "and shall notify the Commission whenever

ing company not is amended by striking out "and shall notify the Commission whenever a determination is made under this para-graph that any person is an strempt whole-sale generator" in the fourth sentence. (f) Soction 318 of the Federal Power Act (f8 U.S.C. 6250) is amended to read as follows: "SEC. 318. If any person is subject to both (1) a requirement of the Public Utility Hold-ing Company Act of 1855 (or to a rule, regul-tion, or order issued pursuant to the Public Utility Holding Company Act of 1855); and (2) a requirement of this fulle (or to a rule, regu-lation, or order issued pursuant to this tile) with respect to the same subject matter, the Commission shall consolidate consideration of the matter into a single proceeding and of the matter into a single proceeding and resolve the matter in a manner consistent with the purposes of both statutes.".

SEC. S. APPILIATE TRANSACTIONS

SEC. 5. APPILATE TRANSACTIONS. (a) Socion 13(b) of the Public Utility Hold-ing Company Act of 1935 (15 U.S.C. 75m(b)) is amended by striking out "at cost" in the first sentence and inserting in lieu thereof "at a price not to exceed cost". "(b) Section 13(d) of the Public Utility Holding Company Act of 1935 (15 U.S.C. 75m(d)) is amended by striking out "at cost" in the second sentence and inserting in lieu thereof "at a price not to exceed cost".

SEC. & INCREASED EFFICIENCY.

SEC. & INCREASED EFFICIENCY. Not later than 6 months after the date of enactment of this Act, the Federal Emergy Regulatory Commission shall promulgate rules to eliminate duplication in the admin-istration of the Public Utility Holding Company Act and the Federal Power Act.

NATIONAL VOTER REGISTRATION LEGISLATION

KEMPTHORNE AMENDMENTS NOS. 75-77

Mr. KEMPTHORNE proposed three amendments to the bill (S. 460) to es-tablish national voter registration pro-cedures for Federal elections, and for other purposes; as follows:

AMENDMENT NO. 75

On page 4, between lines 17 and 18 insert the following: (3) A State in which 75 percent or more of

(a) A state in which is percent or more of the voting age population was registered to vote in the most recent general election for Federal office held prior to the date of enact-ment of this Act.

AMENDMENT NO. 76

On page 4, line 10, strike "either or both" and insert "I or more".

AMENDMENT NO. 77

At the appropriate place, insert the follow-

ing: () This Act shall not apply to a State in () This Act shall not apply to a state in which 75 percent or more of the voting age population was registered to vote in the most recent general election for Federal of-fice held prior to the date of enactment of this Act.

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