TAHOE NATIONAL FOREST, CALIFORNIA

The bill (H.R. 1439) to facilitate the sale of certain land in Tahoe National Forest in the State of California to Placer County, California, was considered, ordered to a third reading, read the third time, and passed.

ELECTION OF THE DELEGATE OF GUAM

The bill (H.R. 1460) to allow for election of the Delegate of Guam by other than separate ballot, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

MARK TWAIN NATIONAL FOREST, MISSOURI

The bill (H.R. 1779) to make a minor adjustment in the exterior boundary of the Devils Backbone Wilderness in the Mark Twain National Forest, Missouri, to exclude a small parcel of land containing improvements, was considered, ordered to a third reading, read the third time, and passed.

FEDERAL POWER ACT EXTENSION FOR IOWA

The bill (H.R. 2165) to extend the deadline under the Federal Power Act applicable to the construction of FERC Project Number 3862 in the State of Iowa, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

FEDERAL POWER ACT EXTENSION FOR COLORADO

The bill (H.R. 2217) to extend the deadline under the Federal Power Act applicable to the construction of FERC Project Number 9248 in the State of Colorado, and for other purposes, was considered, ordered to a third reading, read the third time, and passed.

HYDROELECTRIC PROJECT EXTENSION

The bill (H.R. 2841) to extend the time required for the construction of a hydroelectric project, was considered, ordered to a third reading, read the third time, and passed.

ORDERS FOR MONDAY, JULY 20, 1998

Mr. DOMENICI. Mr. President, I ask unanimous consent that when the Senate completes its business today, it stand in adjournment until 1 p.m. on Monday, July 20. I further ask unanimous consent that when the Senate reconvenes on Monday, immediately following the prayer, the routine requests through the morning hour be granted, and the Senate then begin a period for the transaction of morning business until 3 p.m., with Senators permitted to speak for up to 5 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DOMENICI. Mr. President, I further ask unanimous consent that notwithstanding rule XXII, Members have until 2 p.m. on Monday to file first-degree amendments to the legislative branch appropriations bill. I further ask unanimous consent that following the debate on the legislative branch bill on Monday, the Senate begin consideration of S. 2260, the Commerce-State-Justice appropriations bill.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. DOMENICI. Mr. President, for the information of all Senators, when the Senate convenes on Monday at 1 p.m., there will be a period for the transaction of morning business until 3 p.m. Following morning business, the Senate will resume consideration of the legislative branch appropriations bill. Following that debate, the Senate will turn to the consideration of S. 2260, the Commerce-State-Justice appropriations bill. The majority leader has announced there will be no rollcall votes during Monday's session. Therefore, any votes ordered with respect to the legislative branch or Commerce-State-Justice bills will be stacked to occur at 9:30 a.m. on Tuesday, July 21.

ORDER FOR ADJOURNMENT

Mr. DOMENICI. Mr. President, if there is no further business to come before the Senate, I now ask unanimous consent that the Senate stand in adjournment under the previous order, following the remarks of Senator JEF-FORDS from Vermont.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. JEFFORDS addressed the Chair. The PRESIDING OFFICER. The Senator from Vermont.

REPUBLICAN HEALTH CARE BILL

Mr. JEFFORDS. This has been, to me, one of the more important days of this session. I believe that is true because of the introduction earlier by Senator LOTT of the Republican health care bill.

First, I commend the majority leader for the dexterous way in which he handled both allowing the members of a committee, a standing committee, to work, and then to join them with a leadership task force, formed by the majority leader, to put together a bill which could be backed by all Members of the Republican side.

That was no easy task, but I am happy to say that by working together I think we have provided, for the Senate's review, an outstanding piece of legislation. I also want to begin by commending Senator NICKLES and all

the Members who participated in putting this legislation together on the task force, and in my committee. I think it is solid legislation that will result in a greatly improved health care system for Americans. I am proud to be a cosponsor of the Patients' Bill of Rights.

As always, there has been a flurry of work over the past few weeks as we have put this legislation together. But this last-minute work is only possible because we laid a sound foundation throughout the entire 105th Congress through many hearings.

In particular, there are members on my committee, who also served on the task force, who I think were key in bringing about a consensus.

First, Senator FRIST, who, obviously, from his valuable expertise as a physician, as well as a masterful legislator, has assisted in helping us provide a bill which we can be proud of and which we can be assured will be in the best interest of all patients as well as the health care system.

Senator COLLINS, who came here after being a State regulator in the health care area, provided tremendous knowledge and insight into how we could weave in and out the very complicated aspects of what should the Federal Government do and what should the States do, with leaving an emphasis primarily on allowing the States—which I will talk about later.

Over the past 14 months, the Labor and Human Resources Committee has held 11 hearings related to issues of health care quality, confidentiality, genetic discrimination, privacy, and HCFA's implementation of its new health insurance responsibilities.

Senator BILL FRIST'S Public Health and Safety Subcommittee has also held three hearings on the work of AHCPR. That has to do with trying to ensure that we have adequate information about outcomes and to try to utilize that information to better equip our professional people to be the best in the world in health care. Each of these hearings helped us in developing the separate pieces of legislation that are reflected in the Patients' Bill of Rights.

Other colleagues here and on the House side have worked on this subject for an extended period of time, as well. Many of the protections that are included in the Patients' Bill of Rights are similar to those fashioned by Senator ROTH in the Finance Committee last year when we provided many of these same protections to plans that serve Medicare patients.

As we prepared this legislation, we had three goals in mind: first, give families the protections they want and need; second, ensure that medical decisions are made by physicians in consultation with their patients; and, finally, keep the cost of this legislation low so it does not displace anyone from being able to get health care coverage.

As we all know, the number of people who participate is extremely sensitive

to the cost of health care. Information about products or services is the keystone to any well-functioning market. The bill requires full information disclosure by an employer about the health plans that he or she offers employees. People need to know what the plan will cover and what their out-ofpocket expenses will be. And this should be in clear and obvious language which is readily available for the patient or the prospective purchaser of the insurance to review so they do not suddenly realize they have run out of money as far as the plan is concerned or they find that many aspects are not covered

They need to know where and how they will get their health care, and who will be providing these services. They also need to know how adverse decisions by the plan can be appealed, both internally and externally, to an independent reviewer. This is an extremely important part of this bill. This aspect of the bill which gives employees a brand new ERISA remedy of an external grievance and appeals process is one of which I am particularly proud since it is the cornerstone of S. 1712, my Health Care QUEST Act, which, incidentally, was a bipartisan bill.

Under our bill, patients will get timely decisions about what will be covered. Further, if an individual disagrees with the plan's decision about coverage, that individual may ultimately appeal the decision to an independent, external reviewer after an internal review decision. And this can be done in an expedited situation, if it is necessary.

The reviewer's decision will be binding on the part of the health plan, and the patients maintain their rights under ERISA to go to court. This is extremely important. This will be binding on the plan. So there will be no appeal by the plan through the courts or elsewhere from the decision by the reviewer.

It is infinitely better to be able to get the care needed than to sue to recover damages because he or she could not get the care they needed, and the fact that that care was not being granted resulted in grievous situations for them.

The medical records provision, which my committee also worked on for the past year, will give people the right to inspect and copy their personal medical information, and it will also allow them to append the record if there is inaccurate information. The bill will ensure that the holders of the information safeguard the medical records and requires them to share, in writing, their confidentiality policies and procedures with individuals. This is part of what was called the PIN Act, the Privacy Act, which also was a bipartisan bill.

I want to again mention the task force. Senator NICKLES started out some months ago desiring to provide the Republicans with a bill with which

they could be pleased. A lot of work went into that. Many, many meetings were held. Many hours were spent trying to decide and make final decisions. I was a member of that task force, as was Senator FRIST and Senator COL-LINS from our committee.

We had the ability to be able to utilize the expertise of the committee and the professional staff involved with them. I would like to mention Paul Harrington, in particular, and Karen Guice, of my staff, who is also a pediatrician and a fellow, for their incredibly good determinations on what the bill should have and their assistance in putting it together.

I praise Senators SNOWE and DOMEN-ICI, who worked together to give us a portion of the bill which has to do with genetics and the protections that a patient should have, or an enrollee in a plan should have, to ensure that the genetic information—that genetic information—is not used against them to screen them.

What I want to get to now, and I know there will be a lot more discussion next week, is the question of whether or not it is better to hand over much of the regulation to the Federal Government or whether it is better to leave it with the States.

The 104th Congress enacted the Kassebaum-Kennedy legislation known as the Health Insurance Portability and Accountability Act in 1996, fondly referred to as HIPAA. Many consider this legislation to be the most significant Federal health insurance reform of the past decade. During this Congress, I have tried to closely monitor the impact of HIPAA over the past year to ensure its successful implementation consistent with legislative intent.

The Federal regulators at HCFA have faced an overwhelming new set of health insurance duties under HCFA. What we said was that if the States wanted to—and almost all of them did—they could take control and implement the provisions of HIPAA. But five decided not to—California, Massachusetts, Michigan, Rhode Island, and Missouri.

So what happened is that enforcement was handed over to the Federal Government. That is the point I want to make as to what has happened because of that. The Department of Health and Human Resources is now required to act as the insurance regulator for the State HIPAA provisions.

Based on the findings of the GAO report that will be released next week, HCFA is ill equipped to carry out the role of insurance regulator. Building a dual system of overlapping State and Federal health insurance regulation is in no one's best interest, and the principle that States should regulate private health insurance guided the design of our legislation to get out of the problems created by HIPAA.

Our legislation creates new Federal managed care standards to cover those 48 million Americans covered by

ERISA plans that the States cannot protect. That is the second point. There are areas that the State is preempted from by ERISA which was passed in 1976. Under ERISA, it stated that those plans for self-insured or those that are multistate situations are under Federal order to provide uniformity in the regulation. We feel it would be irresponsible to set health insurance standards that duplicate their responsibility to the 50 State insurance departments and have HCFA enforce them.

In a July 16 House Ways and Means committee hearing, HCFA's administrator stated she intended to postpone, among other things, prospective payment systems for home health services. To Members who will note this, this is a real blow to many States, Vermont in particular, who are being damaged severely by the present situation with respect to the home health care services and payments.

The balanced budget amendment of 1997 establishes a prospective payment system, or PPS, for home health care in fiscal year 2000. The payment system designed for the interim period is proving to be an intolerable burden for the home health agencies that service Vermont's Medicare beneficiaries. They have already written to urge HCFA to urge a PPS by the October 1999 deadline set by Congress, thus minimizing the time an interim payment system will be in place. Her statement that she has delayed will result in many home health providers not receiving the reimbursement that they deserve. Given HCFA's inability to carry out its current responsibilities, I believe it would be irresponsible to promise the American people that it will be able to guarantee other rights by regulating the private health insurance industry.

I will not offer Americans a promise that experience tells us will be broken, a hope that I believe won't be met. Our proposal, by keeping the regulation of health insurance where it belongs—at the State level—provides the American people with a real Patients' Bill of Rights that they can have the confidence in knowing that they will be there when they need it.

I am afraid that the political battle over this legislation will be the subject that dominates the headlines. But the real issue here is to give Americans the protections they want and need in the package that they can afford and that we can enact, and also that they will have a remedy which will allow them to expeditiously get the care they need by having outside professionals give them that opportunity. That is why I and others have been working on this legislation since the beginning of Congress and why I hope it will be adopted before the end of Congress and signed into law by the President.

This is too important of an issue for us to get bogged down in partisanship. I know the Democrats, and many of them on my committee, too, have worked very hard on their own bills. But let us not try to find out whose bill is better. Let us join together and make sure we can put together in the final analysis, through the legislative process, a bill which we all can be proud of and which the American people will be pleased with.

ADJOURNMENT UNTIL 1 P.M., MONDAY, JULY 20, 1998

The PRESIDING OFFICER. Under the previous order, the Senate stands in adjournment until 1 p.m., Monday, July 20, 1998.

There being no objection, the Senate, at 3:29 p.m., adjourned until Monday, July 20, 1998, at 1 p.m.

NOMINATIONS

Executive nominations received by the Senate July 17, 1998:

UNITED STATES INTERNATIONAL DEVELOPMENT COOPERATION AGENCY

JOHN J. PIKARSKI, JR., OF ILLINOIS, TO BE A MEMBER OF THE BOARD OF DIRECTORS OF THE OVERSEAS PRI-VATE INVESTMENT CORPORATION FOR THE REMAINDER OF THE TERM EXPIRING DECEMBER 17, 1998, VICE GER-ALD S. MCGOWAN.

JOEN J. PIKARSKI, JR., OF ILLINOIS, TO BE A MEMBER OF THE BOARD OF DIRECTORS OF THE OVERSEAS PRI-VATE INVESTMENT CORPORATION FOR A TERM EXPIR-ING DECEMBER 17, 2001. (REAPPOINTMENT)

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be general

LT. GEN. MONTGOMERY C. MEIGS, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C, SECTION 601:

To be lieutenant general

LT. GEN. WILLIAM M. STEELE, 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. JOHN COSTELLO, 0000

IN THE NAVY

The following named officer for appointment in the united states navy to the grade indicated while assigned to a position of importance and responsibility under title 10, U.S.C., Section 601: $To \ be \ admiral$

VICE ADM. DENNIS C. BLAIR. 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES NAVY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND

RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601: To be vice admiral

REAR ADM. JOHN W. CRAINE, JR., 0000

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE OF VICE ADMIRAL WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be vice admiral

VICE ADM. HERBERT A. BROWNE II, 0000

IN THE ARMY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

ROBERT D. BRANSON, 0000 WILLIAM P. FOSTER, 0000 DIANA G. FRENCH, 0000 LEWIS E. GORMAN III, 0000 CHARLES B. LANIER, 0000 ANTONIO S. LAUGLAUG, 0000 JOHN C. MALONEY, 0000 DOUGLAS A. PETERSON, 0000 WILLIAM B. WALTON, 0000

IN THE NAVY

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be captain

DOUGLAS J. MCANENY, 0000 RICHARD A. MOHLER, 0000

ENVIRONMENTAL PROTECTION AGENCY

ROMULO L. DIAZ, JR., OF THE DISTRICT OF COLUMBIA, TO BE AN ASSISTANT ADMINISTRATOR OF THE ENVIRON-MENTAL PROTECTION AGENCY, VICE JONATHAN Z. CAN-NON, RESIGNED. J. CHARLES FOX. OF MARYLAND. TO BE AN ASSISTANT

J. CHARLES FOX, OF MARYLAND, TO BE AN ASSISTANT ADMINISTRATOR OF THE ENVIRONMENTAL PROTECTION AGENCY, VICE MARY DELORES NICHOLS.

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

PAUL STEVEN MILLER, OF CALIFORNIA, TO BE A MEM-BER OF THE EQUAL EMPLOYMENT OPPORTUNITY COM-MISSION FOR THE REMAINDER OF THE TERM EXPIRING JULY 1, 1999, VICE GILBERT F. CASELLAS, RESIGNED.

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. RONALD E. ADAMS, 0000

IN THE ARMY

The following named officers for appointment to the grade indicated in the United States Army and for Regular appointment (identified by an asterisk(*)) under title 10, U.S.C., sections 624 and 531:

To be lieutenant colonel

MARK A. ACKER, 0000 RICHARD L. ADKISON, 0000 CHARLES J. AFRICANO, 0000 ROBIN B. AKIN, 0000 RAFAEL A. ALCOVER, 0000 DAVID R. ALEXANDER, 0000 CAMPBELL D. ALLISON, 0000 CAMPBELL D. ALLISON, 0000 CAMPBELL D. ALLISON, 0000 CAMPBELL D. ALLISON, 0000 CAMPBELL A. ANDERSON, 0000 STEVEN P. APLAND, 0000 STEVEN P. APLAND, 0000 STEVEN P. APLAND, 0000 COMPELL T. ASHER, 0000 ROBERT P. ASHLEY, JR., 0000 PETTER W. AUSTR, 0000 JAMES B. BAGBY, 0000 *JEFFREY L. BAILEY, 0000 THOMAS E. BALLEY, 0000 DAVID A. B. BALLEY, 0000 DANIEL. P. BAILLEY, 0000 THOMAS E. BALLEY, 0000 THOMAS A. BALLSH, 0000 THOMAS A. BALLSH, 0000 MARK A. ACKER, 0000 PETER R. BAKER, 0000 THOMAS A. BALISH, 0000 ARTHUR T. BALL, JR., 0000 DOMINIC R. BARAGONA, 0000 WAYLAND P. BARBER III, 0000 MICHAEL P. BARBERO, 0000 MARK J. BARBOSA, 0000 WALTER S. BARGE II, 0000 GORDON L. BARNHILL, 0000 DOCED P. L BARDOS 0000 ROGER J. BARROS, 0000 THOMAS H. BARTH, 0000 *DAVID L. BARTLETT, 0000 BAYMOND M. BATEMAN, 0000 TERENCE K. BATTLE, 0000 PETER C. BAYER, JR., 0000 ROBERTA B. BAYNES, 0000 SUSAN R. BEAUSOLEIL, 0000 JOHN F. BECK, 0000 MICHAEL F. BEECH, 0000 RENE D. BELANGER, 0000 HUGH M. BELL III, 0000 ROBERT T. BELL, 0000 DAVID B. BELLOWS, 0000 RODERICK A. BELLOWS, 0000 JEFFERY A. BENTON, 0000 RAYMOND P. BERNHAGEN, 0000 KURT M. BERRY, 0000 THOMAS M. BESCH, 0000 *DAVID P. BESHLIN, 0000 JEFFERY S. BESS, 0000 ALENA M. BETCHLEY, 0000 MARIA T. BEZUBIC, 0000 MARK A. BIEHLER, 0000 ROBERT E. BILLLER, 0000 ROBERT B. BILLINGTON, 0000 MICHAEL A. BILLS, 0000 MICHAEL J. BITTRICK, 0000 MICHAEL J. BITTRICK, 0000 PETER E. BLABER, 0000 HARLAN H. BLAKE, 0000 WILLIAM G. BLANCHARD, 0000 RANAY M. BLANFORD, 0000 RANAY M. BLANFORD, 0000 PETER V. BOISSON, 0000 BEDE A. BOLIN, 0000 ALENA M. BETCHLEY, 0000 BEDE A. BOLIN, 0000 CRAIG L. BOLLENBERG, SR., 0000 KENT R. BOLSTER, 0000

TIMOTHY D. BOND, 0000

DAVID V. BOSLEGO, 0000 STEPHEN T. BOSTON, 0000 THOMAS T. BOWE, 0000 THOMAS S. BOWEN, 0000 MAX A. BOWERS, JR., 0000 MICHAEL W. BOWERS, 0000 LYNN N. BOWLER, 0000 HAROLD C. BOWLIN, JR., 0000 CLAYTON B. BOWMAN, JR., 0000 KICKY R. BOYER, 0000 BRIAN T. BOYER, 0000 ROBERT J. BRACKETT, 0000 JERRY L. BRADSHAW, JR., 0000 WILLIAM H. BRADY III, 0000 MATTHEW L. BRAND, 0000 JOHNNY W. BRAY, 0000 JONNA M. BRAZIL, 0000 WILLIAM A. BREFFEILH, 0000 LESLIE M. BREHM, 0000 NORMAN R. BREHM, 0000 JON K. BRIDGES, 0000 KELVIN L. BRIGHT, 0000 JAMES R. BRILEY, 0000 MICHAEL W. BRISKE, 0000 MICHAEL W. BRISKE, 0000 JAMES S. BRISTOW, 0000 GREGORY A. BROCKMAN, 0000 MICHAEL S. BROOKS, 0000 MICHAEL S. BROOKS, 0000 CORNELIUS BROWN, JR., 0000 JOSEPH D. BROWN, 0000 ROBERT W. BROWN, 0000 JEFFREY W. BROWNING, 0000 WANDA K. BRUCE, 0000 TYRONE J. BRUMFIELD, 0000 TORKILD P. BRUNSO, 0000 WILLIAM R. BRYAN, 0000 WILLIAM R. BRYAN, 0000 THOMAS E. BRYANT, 0000 TRACY G. BRYANT, 0000 DREW A. BRYNER, 0000 JOHN C. BUCKLEY, II, 0000 BILLY J. BUCKNER, 0000 RANDY A. BUHIDAR, 0000 RICHARD C. BULLIS, 0000 TONY B. BULLOCK, 0000 *HEPBERT L. BIDESS 00 *HERBERT L. BURGESS, 0000 DOROTHEA M. BURKE, 0000 DENNIS S. BURKET, 0000 BRIAN J. BURNS, 0000 RICHARD B. BURNS, 0000 ROBERT T. BURNS, 0000 RONALD R. BURNS, 0000 JAMES B. BURTON, 0000 JAMES K. BURTON, 0000 CHARLES C. BUSH, 0000 JOHN C. BUSS, 0000 CAROL L. BUTTS, 0000 FELIX M. CABALLERO, 0000 PAUL T. CALBOS, 0000 GLENN M. CALLIHAN, 0000 FREDERICK O. CAMPBELL, 0000 JAMES A. CAMPBELL, 0000 SCOTT A. CAMPBELL, 0000 CAMPBELL P. CANTELOU, 0000 PATRICK H. CARAWAY, 0000 ROGER E. CAREY, 0000 PATRICK J. CARLEY, 0000 DAMIAN P. CARR, 0000 CAROLYN A. CARROLL, 0000 MAXWELL G. CARROLL, JR., 0000 MICHAEL J. CARROLL, 0000 CALVIN CARTER, 0000 CALVIN CARTER, 0000 BARBARA CASSIDY, 0000 VICTOR J. CASTRILLO, 0000 JACKIE W. CATES, 0000 SANDRA C. CAUGHLIN, 0000 CHELSEA Y. CHAE, 0000 LUCINDA M. CHAMBERLAIN, 0000 JILL W. CHAMBERS, 0000 DODEPC W. CHAMBERS, 0000 JILL W. CHAMBERS, 0000 ROBERT W. CHAMBERS, JR., 0000 JOHN G. CHAMBLISS, 0000 GREGORY T. CHASTEEN, 0000 GREGORY T. CHASTEEN, 0000 JOHN E. CHERE, JR., 0000 ROBERT T. CHESHIRE, 0000 WALTER R. CHESHIRE, 0000 MICHAEL S. CHESNEY, 0000 FRANKLIN F. CHILDRESS, 0000 MARK E. CHILDRESS, 0000 STEPHEN G. CHIMINELLO, 0000 CLEMENT B. CHOLEK, 0000 JOHN V. CHRISTIAN, 0000 SCOTT G. CILUFFO, 0000 DAVID J. CLARK, 0000 KENNETH H. CLARK, JR., 0000 THOMAS J. CLEARY, III, 0000 LAWRENCE E. CLINE, 0000 JAMES C. CLOSE, 0000 JAMES C. CLOSE, 0000 RUSSELL C. CLOY, 0000 GEOFFREY N. CLYMER, 0000 JEFFREY A. COBB, 0000 EDWIN S. COCHRAN, 0000 EUGENE P. CODDINGTON, 0000 THOMAS D. COFFMAN, 0000 JOSEPH B. COLEMAN, 0000 JOSEPH B. COLLERAN, 000 GARY B. COLLIER, 0000 JEFFREY N. COLT, 0000 *ROBERT E. COMER, 0000 *ROBERT E. COMBER, 0000 MARK E. CONDRY, 0000 GEORGE E. CONKLIN, II, 0000 CINDY L. CONNALLY, 0000 JAMES P. CONNOLLY, 0000 ALFRED CORBIN, 0000 RONALD E. CORKRAN, JR. 0000 RONALD E. CORKRAN, JR. 0000 BEENT A. CORNSTITUELE 0000 BRENT A. CORNSTUBBLE, 0000 JOSEPH W. CORRIGAN, 0000 MICHAEL A. COSS, 0000 RONALD G. COSTELLA, 0000