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that highlights those aspects of Soviet emigration policy that are still a seri-ous cause for concern. Congressman HOYER is introducing identical legislation in the House

My legislation sends a message to the Soviet Government that Soviet emigration policy will be judged ac-cording to the international commit-tionets that government has pledged to honors Between event and twee of 1000 boor. Between now and June of 1992, when a Jackson-Vanik walver will again be addressed by Congress, the Soviets must demonstrate how sincere they are about implementing a truly free and just emigration policy.

The legislation I am introducing today expresses the sense of the Congress that the President should consider the following objectives before providing in 1992 a waiver of the Jackson-Vanik trade restrictions with respect to the Soviet Union.

First, all individuals who, for at least 5 years, have been refused permission to emigrate from the Soviet Union, are given permission to emigrate.

Second, restrictions on freedom of movement, including those pertaining to secrecy, are not being abused or applied in an arbitrary manner.

Third, a fair, impartial, and effective administrative or judicial appeals process exists for those who have been denied permission to emigrate.

denied permission to emigrate. Fourth, the Government of the Soviet Union is ensuring that its laws, regulations, practices, and policies con-form with their obligations under international obligations and commit-ments, including the relevant provi-sions of the Helsinki Final Act and all Conference on Security and Coopera-tion in Europe (CSCE) commitments. Mr. President, I urge all of my col-leagues to support this resolution leagues to support this resolution.

SENATE

RESOLUTIONS 135 AMENDING THE STANDING HULES OF THE SENATE

Mr. HOLLINGS (for Mr. MITCHELL) submitted the following resolution; which was considered and agreed to: S. Rts. 135

S. Lts. 150 Reacted. That paragraph 2 of rule XXV of the Standing Rules of the Schule is anonied as follows: Strike "16" after "Environment and Public Works" and insert in lieu thereof

"IT". Strike "18" after "Foreisn Relations" and insert in lieu thereof "19". Strike "18" after "Government Alfairs" and insert in lieu thereof "13". That paragraph 3 (a) of mie XXV of the Standing Rules of the Sanate is amended for the One Hundred Second Congress as follow:

Strike "18" after "Small Business" and insert in lieu thereof "19".

SENATE RESOLUTION 136 MAKING CERTAIN MAJORITY COMMITTEE APPOINTMENTS

Mr. HOLLINGS (for Mr. MITCHELL)

submitted the following resolution; which was considered and agreed to:

8. RES. 136

Resolved, That the Senator from Pennsyl-vania (Mr. WOFFORD) is hereby appointed to serve as a member on the Committee on Environment and Public Works, the Commit-tee on Foreign Relations, and the Commit-tee on Small Business.

ENATE RESOLUTION 137-MAKING A MINORITY PARTY APPOINTMENT TO THE COM-MITTEE ON BANKING, HOUS-ING, AND URBAN AFFAIRS SENATE

Mr. HOLLINGS (for Mr. Dolg) sub mitted the following resolution: which was considered and agreed to:

8. RES. 137

Resolved. That the following Senator (Mr. Chafee) shall be added to the minority party's membership on the Senate Committee on Banking, Housing, and Urban Affairs for the One Hundred Second Congress until November 6, 1991.

AMENDMENTS SUBMITTED

ELECOMMUNICATIONS EQUIP-MENT RESEARCH AND MANU-FACTURING COMPETITION TELECOMMUNICATIONS. ACT

PRESSLER (AND OTHERS) AMENDMENT NO. 280

Mr. PRESSLER (for himself, Mr. GRASSLEY, Mr. SASSER, Mr. BAUUS, Mr. BURDICK, Mr. CONRAD, Mr. WELL-STONE, Mr. ROCKEFELLER, Mr. SIMPSON and Mr. DASCHLE) proposed an amend-ment to the bill (S. 173) to permit the Bell Co. Bell Co. to conduct research on, design, and manufacture telecommunications equipment, and for other pur-DOSCS, as follows:

Consist equipments, and the other par-pases, as follows: On page 8, line 12, strike "and". On page 8, line 13, linsett "regulated" im-mediately after "all". On page 8, line 18, linmediately after "equipment", insert a comma and "includ-ing software integral to such telecommuni-cations equipment including upgrades." On page 9, line 1, strike "other" and insert in lieu thereof regulated local exchange televipone carrier". On page 9, line 3, immediately after "equipment", insert a comma and "includ-ing software integral to such telecommuni-cations equipment including upgrades". On page 9, line 3, immediately "manufac-ture", insert "for use with the public tele-communications network". Cn page 9, line 5, lizert "purchasing" im-neciately before "carrier", and strike the period and insert in lieu thereof a semi-

ecliately before "carrier", and strike the eriod and insert in licu thereof a semicolon. On page 9, between lines 5 and 6, insert

the following:

"(9)(4) such manufacturing affiliate shall not discontinue or restrict sales to other regulated local telephone exchange carriers regulated local telephone exchange carriers of any telecommunications equipment, in-cluding software integral to such telecom-munications equipment, including upgrades, that such affiliate manufactures for sale as long as there is reasonable demand for the equipment by such carriers; except that such sales may be discontinued or restricted if such manufacturing affiliate demon-strates to the Commission that it is not making a profit under a marginal cost

standard implemented by the Commission on the sale of such equipment:

"(B) in reaching a determination as to the existence of reasonable demand as referred to in subparagraph (A), the Commission shall within sixty days consider— "(i) whether the continued manufacture of the equipment will be profitable;

"(ii) whether the equipment is functional-y or technically obsolete: "(iii) whether the components necessary to manufacture the equipment continue to

to manufacture the equipment continue of be available; "(iv) whether alternatives to the equip-ment are available in the market; and "(v) such other factors as the Commission

(1) such other factors as the Commission deema necessary and proper; (10) Bell Telephone Companies shall, consistent with the antitrust laws, engage in Consistent with the antitrus laws, engage in joint network planning and design with other regulated local telephone exchange carriers operating in the same area of inter-est; except that no participant in such plan-ning shall delay the introduction of new technology or the deployment of facilities to provide telecommunications services, and agreement with such other carriers shall not be required as a prerequisite for such in-troduction or deployment; and "(11) Bell Telephone Companies shall pro-

"(11) Bell Telephone Companies shall pro-vide, to other regulated local telephone ex-change carriers operating in the same area of interest, timely information on the planned, deployment of telecommunications equipment, including software integral to such telecommunications equipment, includ-ing uppendent ing upgrade; On page 9, strike all on lines 20 through

On page 9, strike all on lines 20 through 24. On page 10, line 1, strike "(4)" and insert in lieu thereof "(3)". On page 11, line 7, insert "(1)" immediate-ly after "(h)". On page 11, between lines 13 and 14, insert the following: "(2) Any regulated local telephone ex-change carrier injured by an act or omission of a Bell Telephone Company or its manu-facturing affiliate which violates the re-quirements of paragraph (8) or (9) of sub-section (c), or the Commission's regulations implementing such paragraphs, may initiate an action in a district court of the United

implementing such paragraphs, may initiate an action in a district court of the United States to recover the full amount of dam-ages sustained in consequences of any such violation and obtain such orders from the court as are necessary to iterminate existing violations and to prevent future violations; or such regulated local telephone exchange carrier may seek relief from the Commis-sion pursuant to sections 206 through 209.

CABLE TELEVISION CONSUMER PROTECTION ACT

GORTON AMENDMENT NO. 281 (Ordered to lie on the table.)

Mr. GORTON submitted an amendment intended to be proposed by him to the bill (S. 12) to amend title VI of the Communications Act of 1934 to ensure carriage on cable television of local news and other programming and to restore the right of local regu-latory authorities to regulate cable television rates, and for other purposes, as follows:

At the appropriate place, insert the following:

SEC . Section 623 of the Communications Act of 1934 (47 U.S.C. 543), as amend-ed by this Act, is further amended by

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