Providing for further consideration of the Senate amendments to the bill (H.R. 22) to amend the Internal Revenue Code of 1986 to exempt employees with health coverage under TRICARE or the Veterans Administration from being taken into account for purposes of determining the employers to which the employer mandate applies under the Patient Protection and Affordable Care Act.

IN THE HOUSE OF REPRESENTATIVES

November 3, 2015

Mr. Woodall, from the Committee on Rules, reported the following resolution; which was referred to the House Calendar and ordered to be printed

RESOLUTION

Providing for further consideration of the Senate amendments to the bill (H.R. 22) to amend the Internal Revenue Code of 1986 to exempt employees with health coverage under TRICARE or the Veterans Administration from being taken into account for purposes of determining the employers to which the employer mandate applies under the Patient Protection and Affordable Care Act.
Resolved, That at any time after adoption of this reso-
lution the Speaker may, pursuant to clause 2(b) of rule
XVIII, declare the House resolved into the Committee of
the Whole House on the State of the Union for further
consideration of the Senate amendment to the text of the
bill (H.R. 22) to amend the Internal Revenue Code of
1986 to exempt employees with health coverage under
TRICARE or the Veterans Administration from being
taken into account for purposes of determining the em-
ployers to which the employer mandate applies under the
Patient Protection and Affordable Care Act.

Sec. 2. (a) No further amendment to the amendment
referred to in section 2(a) of House Resolution 507 shall
be in order except those printed in part A of the report
of the Committee on Rules accompanying this resolution
and amendments en bloc described in subsection (e).

(b) Each further amendment printed in part A of the
report of the Committee on Rules shall be considered only
in the order printed in the report, may be offered only
by a Member designated in the report, shall be considered
as read, shall be debatable for the time specified in the
report equally divided and controlled by the proponent and
an opponent, may be withdrawn by the proponent at any
time before action thereon, shall not be subject to amend-
ment, and shall not be subject to a demand for division
of the question.

c) It shall be in order at any time for the chair of
the Committee on Transportation and Infrastructure or
his designee to offer amendments en bloc consisting of
amendments printed in part A of the report of the Com-
mittee on Rules not earlier disposed of. Amendments en
bloc offered pursuant to this subsection shall be considered
as read, shall be debatable for 20 minutes equally divided
and controlled by the chair and ranking minority member
of the Committee on Transportation and Infrastructure
or their designees, shall not be subject to amendment, and
shall not be subject to a demand for division of the ques-
tion.

d) All points of order against the further amend-
ments printed in part A of the report of the Committee
on Rules or amendments en bloc described in subsection
(c) are waived.

Sec. 3. No further amendment to the Senate amend-
ment, as amended, shall be in order except those printed
in part B of the report of the Committee on Rules accom-
pcompanying this resolution. Each such further amendment
shall be considered only in the order printed in the report,
may be offered only by a Member designated in the report,
shall be considered as read, shall be debatable for the time
specified in the report equally divided and controlled by
the proponent and an opponent, may be withdrawn by the
proponent at any time before action thereon, shall not be
subject to amendment, and shall not be subject to a de-
mand for division of the question in the House or in the
Committee of the Whole. All points of order against such
further amendments are waived.

SEC. 4. (a) At the conclusion of consideration of the
Senate amendment for amendment the Committee of the
Whole shall rise and report the Senate amendment, as
amended, to the House with such further amendments as
may have been adopted.

(b) If the Committee reports the Senate amendment,
as amended, back to the House with a further amendment
or amendments, the previous question shall be considered
as ordered on the question of adoption of such further
amendment or amendments without intervening motion.
In the case of sundry further amendments reported from
the Committee, the question of their adoption shall be put
to the House en gros and without division of the question.

(c) If the Committee reports the Senate amendment,
as amended, back to the House without further amend-
ment or the question of adoption referred to in subsection
(b) fails, no further consideration of the Senate amend-
ments shall be in order except pursuant to a subsequent order of the House.

SEC. 5. The Chair may postpone further consideration of the Senate amendments in the House to such time as may be designated by the Speaker.

SEC. 6. Upon adoption of the further amendment or amendments in the House pursuant to section 4(b) of this resolution —

(a) a motion that the House concur in the Senate amendment to the text, as amended, with such further amendment or amendments shall be considered as adopted;

(b) the Clerk shall engross the action of the House under subsection (a) as a single amendment in the nature of a substitute;

(c) a motion that the House concur in the Senate amendment to the title shall be considered as adopted; and

(d) it shall be in order for the chair of the Committee on Transportation and Infrastructure or his designee to move that the House insist on its amendment to the Senate amendment to H.R. 22 and request a conference with the Senate thereon.

SEC. 7. The chair of the Committee on Armed Services may insert in the Congressional Record not later than November 16, 2015, such material as he may deem ex-
planatory of defense authorization measures for the fiscal year 2016.