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Mr. Speaker,

I ask unanimous consent that, during further consideration of H.R. 5672 in the Committee of the Whole pursuant to House Resolution 890, notwithstanding clause 11 of rule 18, no further amendment to the bill may be offered except:

- Pro forma amendments offered at any point in the reading by the chairman or ranking minority member of the Committee on Appropriations or their designees for the purpose of debate;
- Amendments printed in the Record and numbered 2, 3, 5, 7, 11, 12, 13, 16, 17, 18, 20, 21, 22, 23, 24, and 25;
- An amendment by each of following specified Members -
- Mr. Reichert regarding funding for the Justice Assistance grant program, which shall be debatable for 20 minutes;

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- Ms. Brown-Waite regarding funding for VAWA program;
- Ms. Velazquez regarding funding for the SBA, which shall be debatable for 20 minutes;
- Mr. Hinchey regarding funding limitation on implementation of medical marijuana laws, which shall be debatable for 20 minutes;
- Mr. Wolf or Mr. Mollohan regarding funding for state and local law enforcement assistance;
- Mr. Obey regarding funding for Legal Services Corporation;
- Mr. Boswell, regarding funding for criminal records upgrades;
- Mr. Wynn, regarding funding for drug courts;
- Mrs. Johnson of Connecticut, regarding funding for FBI salaries and expenses;
- Mr. Mollohan, regarding funding for various programs and tax law changes;

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- Mr. Kennedy of Minnesota, regarding funding for Justice Assistance grant program;
- Mr. Kennedy of Minnesota, regarding funding for Justice Assistance grant program
- Mr. Barrow, regarding funding for SCAAP;
- Ms. Millender-McDonald, regarding funding for drug courts;
- Mr. Garrett of New Jersey, regarding funding for Justice Assistance grant programs;
- Mr. Reyes, regarding funding for the Southwest Border Initiative;
- Mr. Fossella, regarding funding for COPS bulletproof vest program;
- Mr. Lynch, regarding funding for COPS bulletproof vest program;
- Mr. Renzi, regarding funding for tribal law enforcement;
- Ms. Jackson-Lee of Texas, regarding funding limitation on targeting segments of

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the Muslim and Arab communities for national security investigations;

- Ms. Jackson-Lee of Texas, regarding funding limitation on state and local anti-drug task forces that do not collect data on the racial distribution of convictions;
- Mr. Brown of Ohio, regarding USTR funding for China enforcement;
- Mr. Brown of Ohio, regarding ITA funding for the Office of China compliance;
- Mr. Rogers of Michigan, regarding funding for the Manufacturing Extension Partnership Program;
- Mrs. Johnson of Texas, regarding funding for NOAA;
- Mr. Gilchrest, regarding funding for certain NOAA programs;
- Mr. Thompson of California, regarding funding for Pacific Coastal salmon recovery;

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- Mr. Brown of Ohio, regarding funding for NASA aeronautics research;
- Mrs. Jackson-Lee of Texas, regarding funding for NASA education programs;
- Ms. Watson, regarding funding for the Bureau of Economic and Business Affairs;
- Mr. Murphy of Pennsylvania, regarding funding reduction for FCC unless certain rulemaking occurs;
- Ms. Davis of California, regarding funding for the National Veterans Business Development Corporation;
- Mr. Obey, amending FLSA with respect to the minimum wage;
- Mr. Andrews, regarding funding limitation on revisions to OMB circular A-76;
- Mr. Baird, regarding funding limitation on motions filed under section 3730 of title 31;
- Mr. Capuano, regarding funding for young witness assistance grants;

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- Mr. Cardoza, regarding funding for drug endangered children grant program;
- Mr. Culberson, regarding funding limitation on activities in contravention of section 1373 of title 8;
- Ms. DeGette, regarding funding for Internet Crimes against Children task forces;
- Mr. DeLauro, regarding funding for sexual assault services grants;
- Mr. Engel, regarding funding limitation on energy efficiency standards;
- Mr. Etheridge, regarding the Hometown Heroes Act;
- A funding limitation by Mr. Flake on each of the following-
- Rochester, New York Tooling and Machining Association for a workforce development program;
- Bronx Council for marketing of local business arts initiatives;

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- Arthur Avenue Retail Market for local business requirements and improvements;
- Wisconsin Procurement Initiative;
- JARI for a regional business incubator;
- Fairmont State University for a small business development initiative;
- Fairplex Trade and Conference Center;
- Southern and Eastern Kentucky Tourism Development Association;
- JARI Workforce Development Program and Small Business Technology Center;
- Oil Region Alliance of Business, Industry, and Tourism;
- Mr. Frank, regarding funding limitation on manned space mission to Mars;
- Mr. Garrett of New Jersey, requiring annual report on U.S. contributions to the UN and affiliated entities;
- Mr. Gingrey, regarding funding limitation on participation under the Visa Waiver program;

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- Mr. Hinchey, regarding funding limitation on “Knock and Announce” policies;
- Mr. Hinchey, regarding medical marijuana and transfers of funds for certain state and local programs;
- Mr. Hinchey, regarding funding limitation for FCC licenses based on ownership;
- Mr. Hinchey, regarding funding limitation on private phone records from data and credit brokers;
- Mr. Inslee, regarding funding for children and youth programs and the national tribal sexual offender registry;
- Mrs. Johnson of Texas, regarding funding for juvenile justice programs;
- Mrs. Johnson of Texas, regarding funding for the juvenile delinquency prevention block grant program;

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- Ms. Jones of Ohio, regarding funding limitation on the EEOC National Contact Center;
- Mr. King of Iowa, regarding funding for enforcement of section 642 of the IIRIRA;
- Mr. Kucinich, regarding funding limitation on NASA involuntary separations;
- Mr. Lipinski, regarding funding for Law Enforcement Tribute Act;
- Mr. McCaul, regarding funding limitation on UN peacekeeping missions in which UN employees under investigation have not been removed;
- Mr. McCaul, regarding funding limitation on the UN Human Rights Council unless certain members are removed;
- Mr. McCotter, regarding funding limitation on filing under FARA unless certain conditions are met;

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- Mr. Nadler, regarding funding for the Jessica Gonzalez Victims Assistance Program;
- Mr. Nadler, regarding funding for FBI salaries and expenses;
- Mr. Nadler, regarding funding limitation on issuance of NSA letters to health insurance companies;
- Mr. Sherman, regarding funding limitation on detention of enemy combatants;
- Mr. Sodrel, regarding funding limitation on enforcement of the final judgment issued in *Hinrichs v. Bosman*;
- Mr. Tiahrt, regarding competitiveness;
- Ms. Watson or Mr. Issa, regarding funding limitation on accession of the Russian Federation into the WTO unless USTR makes certain certifications;
- Mr. Waxman, regarding funding limitation on Industry Trade Advisory Committee on

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Chemicals unless certain membership requirements are met;

- Mr. Weiner, regarding funding for COPS hiring program; and
- An amendment or amendments by Mr. Wolf.

Each such amendment may be offered only by the Member named in this request or a designee, or by the Member who caused it to be printed in the Record or a designee, shall be considered as read, shall not be subject to amendment except that the chairman and ranking minority member of the Committee on Appropriations and the Subcommittee on Science, the Departments of State, Justice, and Commerce, and Related Agencies each may offer one pro forma amendment for the purpose of debate; and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole.

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Except as otherwise specified, each amendment shall be debatable for 10 minutes, equally divided and controlled by the proponent and an opponent. An amendment shall be considered to fit the description stated in this request if it addresses in whole or in part the object described.