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§ 602(e)(2) (2)<sup>894</sup> the adoption and enactment of such amendment; or

§ 602(e)(3) (3)<sup>895</sup> the enactment of such bill or resolution in the form recommended in such conference report,

would not increase the deficit for any such fiscal year, and, if the sum of any revenue increases provided in legislation already enacted during the current session (when added to revenue increases, if any, in excess of any outlay<sup>896</sup> increase provided by the legislation proposed for consideration) is at least as great as the sum of the amount, if any, by which the aggregate level of Federal revenues should be increased as set forth in that concurrent resolution and the amount, if any, by which revenues are to be increased pursuant to pay-as-you-go procedures under section 301(b)(8) if included in that concurrent resolution.

§ 602(e)(2) (2)<sup>897</sup> REVISED ALLOCATIONS. —

§ 602(e)(2)(A) (A) As soon as practicable after Congress agrees to a bill or joint resolution that would have been subject to a point of order under section 302(f)(1) but for the exception provided in paragraph (1), the chairman of the Committee on the Budget of the House of Representatives may file with the House appropriately revised allocations under section 302(a) and revised functional levels and budget aggregates to reflect that bill.

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<sup>894</sup> The presence of paragraph (2) below, *infra* p. 321, makes it apparent that this should be "(B)."

<sup>895</sup> The presence of paragraph (2) below makes it apparent that this should be "(C)."

<sup>896</sup> Section 3(1) defines "outlays." *See supra* p. 11.

<sup>897</sup> Note the presence of another paragraph (2) above, *supra* p. 321, which should be numbered section 602(e)(1)(B).