

ing¹⁹⁰⁸ or in the discretionary spending limits¹⁹⁰⁹ under section 601 of the Congressional Budget Act of 1974.¹⁹¹⁰

Sec. 5. Proposed Special Direct Spending Resolution.¹⁹¹¹ If the President recommends reductions consistent with subsection 4 (b)(2)(A)¹⁹¹² or (B),¹⁹¹³ the special direct spending message¹⁹¹⁴ shall include the text of a special direct spending resolution implementing the President's recommendations through reconciliation directives¹⁹¹⁵ instructing the appropri-

¹⁹⁰⁸ For a discussion of the meaning of "direct spending" for the purposes of this order, see *supra* note 1862.

¹⁹⁰⁹ Section 601(a)(2) defines "discretionary spending limit." See *supra* pp. 301-303.

¹⁹¹⁰ See *supra* pp. 299-306.

¹⁹¹¹ For the response that House rules require, see *infra* pp. 843-850 (those portions of H.R. 2264, 103d Cong., 1st Sess., 139 CONG. REC. H3029, H3199-201 (daily ed. May 27, 1993) (as passed by the House of Representatives), applied to the House by H. Res. 235, 103d Cong., 1st Sess., 139 CONG. REC. H6122 (daily ed. Aug. 3, 1993))). Note that the Senate has no comparable rules.

¹⁹¹² That is, a recommendation to eliminate all of the overage. See *supra* p. 824.

¹⁹¹³ That is, a recommendation to eliminate part of the overage. See *supra* p. 825.

¹⁹¹⁴ Section 4 of this order defines "direct spending message." See *supra* pp. 822-826.

¹⁹¹⁵ Congressional Budget Act section 310 sets forth the reconciliation process in the context of Congress's annual cycle of concurrent resolutions on the budget. See *supra* pp. 158-177. For other budget process legislation dealing with reconciliation, see Congressional Budget Act section 300, *supra* p. 47 (budget timetable, including that for reconciliation); section 301(b)(2) & (3), *supra* pp. 58-60 (empowering budget resolutions to include reconciliation instructions, as well as a provision providing for delayed enrollment of legislation pending completion of reconciliation); section 305, *supra* pp. 120-142 (procedures for budget resolutions and reconciliation bills); section 313, *supra* pp. 198-228 (the Byrd Rule prohibiting extraneous matter in reconciliation); section 604, *supra* pp. 325-327 (providing an optional reconciliation process in the House of Representatives to make up the net losses created by tax-cutting legislation); section 904(c) & (d), *supra* pp. 361-368 (supermajority requirements for points of order and appeals, including those for reconciliation); Gramm-Rudman-Hollings section 258C, *supra* pp. 658-662 (providing a special Gramm-Rudman-Hollings reconciliation process to achieve savings in lieu of an impending sequester); and section 16005 of H.R. 2264, 103d Cong., 1st Sess., 139 CONG. REC. H3029, H3199-201 (daily ed. May 27, 1993) (as passed by the House of Representa-

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