Mr. Speaker, I ask unanimous consent that, during further consideration of H.R. 5855 in the Committee of the Whole pursuant to House Resolution 667, no further amendment to the bill may be offered except --

(1) pro forma amendments offered at any point in the reading by the chair or ranking minority member of the Committee on Appropriations or their respective designees for the purpose of debate; and

(2) further amendments, if offered on this legislative day, as follows:

an amendment by Mr. Aderholt regarding funding levels;

an amendment en bloc by Mr. Aderholt consisting of amendments specified in this order not earlier disposed of;

an amendment by Ms. Baldwin limiting funds regarding Coast Guard Offshore Patrol Cutter class of ships;

an amendment by Mr. Barletta regarding section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996;

an amendment by Mrs. Black limiting funds for the position of Public Advocate within U.S. Immigration and Customs Enforcement;

an amendment by Mrs. Blackburn regarding Transportation Security Administration employee training;

an amendment by Mrs. Blackburn regarding Transportation Security Administration teams used in any operation; an amendment by Mr. Brooks regarding section 133.21(b)(1) of title 19, Code of Federal Regulations;

an amendment by Mr. Broun of Georgia limiting funds for Behavior Detection Officers or the SPOT program;

an amendment by Mr. Broun of Georgia regarding the Screening Partnership Program;

an amendment by Ms. Brown of Florida regarding funding levels for U.S. Customs and Border Protection;

an amendment by Mr. Cravaack limiting funds for security screening personnel;

an amendment by Mr. Cravaack limiting funds to pay rent for storage of screening equipment;

an amendment by Mr. Cravaack regarding section 236(c) of the Immigration and Nationality Act;

an amendment by Mr. Crowley regarding India;

an amendment by Mr. Culberson regarding the Immigration and Nationality Act;

an amendment by Mr. Davis of Illinois regarding cybersecurity;

an amendment by Mr. Ellison regarding the Civil Rights Act of 1964;

an amendment by Mr. Engel regarding light duty vehicles;

an amendment by Mr. Flores regarding section 526 of the Energy Independence and Security Act of 2007;

an amendment by Mr. Fortenberry limiting funds to restrict airline passengers from recording;

an amendment by Mr. Garrett limiting funds for VIPR teams;

an amendment by Mr. Graves of Missouri regarding the rule entitled "Provisional Unlawful Presence Waivers of Inadmissibility for Certain Immediate Relatives";

an amendment by Ms. Hochul regarding unclaimed clothing;

an amendment by Mr. Holt limiting funds for aerial vehicles;

an amendment by Mr. Holt regarding scanning systems;

an amendment by Mr. King of Iowa regarding Department of Homeland Security policy documents;

an amendment by Mr. King of Iowa regarding Executive Order 13166;

an amendment by Mr. Landry regarding aerial vehicles;

an amendment by Mr. Loebsack limiting funds to deny assistance obligated by FEMA;

an amendment by Mr. Meehan regarding Boko Haram;

an amendment by Ms. Moore regarding a pending application for status under the Immigration and Nationality Act;

an amendment by Mr. Murphy of Pennsylvania regarding a Federal Air Marshal Service office;

an amendment by Mr. Pierluisi regarding section 1301(a) of title 31, United States Code;

an amendment by Mr. Polis regarding an across-the-board reduction;

an amendment by Mr. Price of Georgia regarding immigration laws;

an amendment by Mr. Ryan of Ohio regarding visas;

an amendment by Mr. Schweikert regarding the Secure Communities program;

an amendment by Mr. Sullivan regarding section 287(g) of the Immigration and Nationality Act;

an amendment by Mr. Thompson of California regarding deportation of certain aliens;

an amendment by Mr. Turner of New York regarding surface transportation security inspectors; and

an amendment by Mr. Walsh of Illinois regarding software licenses;

and that each such further amendment may be offered only by the Member named in this request or a designee, shall not be subject to a demand for division of the question in the House or in the Committee of the Whole, and shall not be subject to amendment except that the chair and ranking minority member of the Committee on Appropriations (or their respective designees) each may offer one pro forma amendment for the purpose of debate;

and that each further amendment shall be debatable for 10 minutes, equally divided and controlled by the proponent and an opponent.