Congress and the Budget: 2016 Actions and Events

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Summary

The Constitution grants Congress the power of the purse, but does not dictate how Congress must fulfill this constitutional duty. Congress has, therefore, developed certain types of budgetary legislation, along with rules and practices that govern its content and consideration. This set of budgetary legislation, rules, and practices is often referred to as the congressional budget process.

It is important to note, however, that there is no prescribed congressional budget process that must be strictly followed each year, and Congress does not always consider budgetary measures in a linear or predictable pattern. Such dissimilarity can be the result of countless factors, such as a lack of consensus, competing budgetary priorities, the economy, natural disasters, military engagements, and other circumstances creating complications, obstacles, and interruptions within the policymaking process.

Since the budget process will vary significantly each year, it is better understood not as a definite set of actions that must occur annually, but instead as an array of opportunities for affecting the federal budget. This report seeks to assist in (1) anticipating what budget-related actions might occur within the upcoming year, and (2) staying abreast of budget actions that occur this year. It provides a general description of the recurrent types of budgetary actions, and reflects on current events that unfold in each category during 2016. In addition, it includes information on certain events that may affect Congress’s work on the budget, such as the President’s budget request and the Congressional Budget Office’s budget and economic outlook. The most-recent budget actions will be noted at the beginning of the report.
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Recent Actions

Summary of Events at the End of 2015

At the end of 2015, Congress acted on several pieces of significant budgetary legislation.

- FY2016 and FY2017 discretionary caps for defense and nondefense spending were modified in the Bipartisan Budget Act of 2015 (P.L. 114-74, enacted November 2, 2015). The Bipartisan Budget Act of 2015 also suspended the statutory debt limit until March 15, 2017.¹

- Full-year appropriations were enacted for FY2016 in the Consolidated Appropriations Act, 2016 (P.L. 114-113, enacted December 18, 2015). This funding expires at the end of the current fiscal year (September 30, 2016).²

- A tax extenders package was enacted in the Protecting Americans from Tax Hikes Act of 2015 (PATH; P.L. 114-113, enacted December 18, 2015). Section I of the PATH Act of 2015 extended or made permanent 56 tax provisions that expired at the end of tax year 2014, which had been extended several times in recent years.³

Most Recent Actions in 2016

- The Congressional Budget Office (CBO) announced that it will release a summary of the Budget and Economic Outlook on Tuesday, January 19. The complete report will be released Monday, January 25.

- The Office of Management and Budget (OMB) has stated that the President’s FY2017 budget request will be released on February 9, 2016.

- The House passed the Restoring Americans’ Healthcare Freedom Reconciliation Act of 2015 on January 6, 2016, which had been passed by the Senate on December 3, 2015. This budget reconciliation bill, which was subsequently vetoed by the President, was the result of the reconciliation process triggered by the FY2016 budget resolution.

CBO’s Budget and Economic Outlook

Description

Each year, the Congressional Budget Office (CBO) releases a projection of budgetary and economic outcomes titled The Budget and Economic Outlook. These projections include an estimate of federal spending and receipts under current law, referred to as the baseline. The baseline covers the current fiscal year, as well as the future 10-year period.

¹ For more information, see CRS Insight IN10389, Bipartisan Budget Act of 2015: Adjustments to the Budget Control Act of 2011, by Grant A. Driessen.

² For more information, see CRS Insight IN10415, Brief Summary of the FY2016 Omnibus and the Historical Frequency of Omnibus Appropriations, by Jessica Tollestrup.

³ For more information, see CRS Report R43898, Tax Provisions that Expired in 2014 (“Tax Extenders”), by Molly F. Sherlock.
Congress uses the baseline in many ways as it makes budgetary decisions. For example, the baseline assists Congress in assessing the current budget and economic situation to assist them in developing a budget resolution for the upcoming fiscal year. In addition, the baseline provides a benchmark against which Congress can measure the budgetary impact of legislative proposals. This is used not only to weigh the merits of legislation, but also to enforce budgetary constraints.

Changes in budget projections between baselines are sorted into three categories: (1) legislative changes, which are adjustments due to enacted laws since the last baseline publication; (2) economic changes, which are reflective of shifts in underlying economic conditions; and (3) technical changes, which are modeling adjustments made in an effort to improve the accuracy of projections.

*The Budget and Economic Outlook* is generally released in January, with updates typically occurring in March (following the release of the President’s Budget) and August.

**Actions in 2016**

CBO released a summary of the *Budget and Economic Outlook* on Tuesday, January 19. The forecast summary includes federal budget deficit projections of $544 billion in FY2016 and $561 billion in FY2017, equivalent to 2.9% of annual gross domestic product (GDP) in each year. Those totals represent an increase in the deficit total from FY2015, which was $439 billion (2.5% of GDP). CBO projects that budget deficits will continue to increase in the ensuing decade, rising to $1,366 billion (4.9% of GDP) in FY2026, the final year of the budget window.

The summary projects a cumulative deficit from FY2016 through FY2025 of $8.6 trillion, a 22% increase from projections over the same period in the August 2015 baseline. Though a detailed breakdown of the changes since the last baseline is not yet available, CBO reported that roughly half of the adjustments were due to enactment of legislation in late 2015. Newly incorporated legislation with budgetary effects includes the Bipartisan Budget Act of 2015 (P.L. 114-74), the Consolidated Appropriations Act, 2016 (P.L. 114-113), and the Protecting Americans from Tax Hikes Act of 2015 (P.L. 114-113). Economic revisions accounted for roughly 30% of the change in deficit projections, with the remainder attributable to technical modeling adjustments.

The complete report will be released Monday, January 25.

**The President’s Budget Request**

**Description**

The Budget and Accounting Act of 1921 (P.L. 67-13), as amended, requires the President to submit a budget request to Congress for the upcoming fiscal year. The budget is required to include (1) estimates of spending, revenues, borrowing, and debt; (2) detailed estimates of the

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4 This total excludes projections for FY2026, which was included in the January summary but was not estimated in the August 2015 baseline.


6 Under Title 31 of the U.S. Code.
financial operations of federal agencies and programs; (3) the President’s budgetary, policy, and legislative recommendations; and (4) information supporting the President’s recommendations.\footnote{As stated in CRS Report R43163, The President’s Budget: Overview of Structure and Timing of Submission to Congress, by Michelle D. Christensen. Refer to this report for more information on the President’s budget request.} The budget request is required to be submitted on or after the first Monday in January, but no later than the first Monday in February. The President’s budget has been submitted after the statutory deadline on several occasions.\footnote{Ibid.}

**Actions in 2016**

OMB has stated that the President’s FY2017 budget request will be released on February 9, 2016.\footnote{Shaun Donovan, Director of the Office of Management and Budget, Twitter, January 7, 2016, https://twitter.com/ShaunOMB.}

**The Budget Resolution**

**Description**

The Congressional Budget Act of 1974 (the Budget Act) provides for the annual adoption of a budget resolution.\footnote{Titles I-IX of P.L. 93-344, as amended; 2 U.S.C. 601-688.} The budget resolution reflects an agreement between the House and Senate on a budgetary framework for the upcoming fiscal year, designed to establish parameters within which Congress will consider subsequent budgetary legislation. The budget resolution does not become law; therefore, no money is spent or collected as a result of its adoption. Instead, it is meant to assist Congress in considering an overall budget plan.\footnote{The Budget Act requires that the budget resolution include the following budgetary levels for the upcoming fiscal year and at least four out years: total spending, total revenues, the surplus/deficit, new spending for each major functional category, and the public debt. The Budget Act also requires that the aggregate amounts of spending recommended in the budget resolution be allocated among committees.} Once the budget resolution has been agreed to by both chambers, certain levels contained in it are enforceable through points of order.\footnote{This means that if legislation is being considered on the House or Senate floor that would violate certain levels contained in the budget resolution, a Member may raise a point of order against the consideration of that legislation. Points of order are not self-enforcing, meaning that if no Member raises a point of order, a chamber may consider and pass legislation that would violate levels established in the budget resolution. In addition, either chamber may waive the point of order. The process for waiving points of order, and the number of Members required to waive points of order, varies by chamber. Generally, such points of order can be waived in the House by a simple majority of Members and in the Senate by three-fifths of all Senators.}

The budget resolution is under the jurisdiction of the House and Senate Budget Committees, and its content, consideration, and implementation are shaped primarily by requirements in the Budget Act. While the Budget Act directs that Congress is to complete action on a budget resolution by April 15, Congress often does so later than April 15. Furthermore, since the current timetable for action on the budget resolution was established in 1985, there have been nine years when the House and Senate did not reach agreement on a budget resolution. In such years, Congress often employs alternative legislative tools to serve as a substitute for a budget
resolution. These substitutes are typically referred to as “deeming resolutions,” because they are deemed to serve in place of an annual budget resolution for the purposes of establishing enforceable budget levels for the upcoming fiscal year.\textsuperscript{13}

Actions in 2016

As described above, Congress sometimes employs a substitute for a budget resolution, referred to as a deeming resolution. Occasionally, Congress will take steps in advance to provide for the opportunity to use a deeming resolution for an upcoming budget year, without precluding congressional action on a budget resolution for that budget year. For example, the Bipartisan Budget Act of 2015 (P.L. 114-74) included a provision directing the Senate Budget Committee chair to file in the Congressional Record levels that will then become enforceable in the Senate as if they had been included in a budget resolution for FY2017. The Senate Budget Committee chair is directed to file such levels after April 15, 2016, but not later than May 15, 2016. Again, this provision in no way precludes the House or Senate from acting on a budget resolution, but provides the option for a Senate substitute for a budget resolution in the event that the chambers have not reached agreement on a budget resolution.\textsuperscript{14}

Budget Reconciliation Legislation

Description

Budget reconciliation is an optional congressional process that operates as an adjunct to the budget resolution. If Congress intends to use the reconciliation process, reconciliation directives (also referred to as reconciliation instructions) must be included in the annual budget resolution. These directives trigger the second stage of the process by instructing individual committees to develop and report legislation that would change laws within their respective jurisdictions related to mandatory spending, revenue, or the debt limit.

Once a specified committee develops legislation, it is eligible to be considered under expedited procedures in both the House and Senate. As with all legislation considered through reconciliation, any differences in the legislation passed by the two chambers must be resolved.

Congress has not employed the reconciliation process annually. Since 1980, it has passed 24 bills through reconciliation.\textsuperscript{15}

Actions in 2016

On January 6, 2016, the House passed the Restoring Americans’ Healthcare Freedom Reconciliation Act of 2015, which had been passed by the Senate on December 3, 2015. This budget reconciliation bill, which was subsequently vetoed by the President, was the result of the reconciliation process triggered by the FY2016 budget resolution. This action would not preclude a budget resolution for FY2017 from triggering another reconciliation process.

\textsuperscript{13} For more information, see CRS Report R44296, Deeming Resolutions: Budget Enforcement in the Absence of a Budget Resolution, by Megan S. Lynch.

\textsuperscript{14} Ibid.

\textsuperscript{15} For more information, see CRS Report R40480, Budget Reconciliation Measures Enacted Into Law: 1980-2010, by Megan S. Lynch.
Appropriations Legislation

Description

Appropriations legislation provides authority to agencies to obligate a specific amount of money and directs the Treasury to make the payments for such obligations. Appropriations, also known as discretionary spending, are under the jurisdiction of the House and Senate Appropriations Committees. The appropriations process contemplates annual enactment of 12 regular appropriations bills providing funding for various categories of federal programs.

Appropriations in some form must be enacted by the beginning of a new fiscal year (October 1) or a government shutdown may occur. The content and consideration of appropriations measures are shaped primarily by House and Senate rules, amounts in the budget resolution, the Budget Act, and statutory limits on annual discretionary spending. Congress regularly employs continuing resolutions (or CRs) to continue funding programs in the absence of the enactment of regular appropriations measures.

Full-year appropriations were enacted for FY2016 in the Consolidated Appropriations Act of 2016 (P.L. 114-113, enacted December of 2015). This funding expires at the end of the fiscal year (September 30, 2016).

Actions in 2016

This section will be updated to reflect actions on appropriations legislation as they occur.

Mandatory Spending Legislation

Description

Mandatory spending programs are generally those federal programs under which beneficiaries that meet the requirements established by law are entitled to receive payments. Such programs, also referred to as direct spending programs or entitlement programs, generally continue annually without any congressional action required. Most legislative committees have jurisdiction over some type of mandatory spending program. The content and consideration of mandatory spending legislation are shaped primarily by House and Senate rules, the budget resolution, and the Budget Act. Each year, Congress typically considers some legislation that affects mandatory spending in varying degrees.

Actions in 2016

This section will be updated to reflect actions on mandatory spending legislation as they occur.

Revenue Legislation

Description

Revenue legislation provides authority for the collection of taxes, fees, and tariffs to fund the federal government. Most revenue is collected by the federal government as a result of previously enacted law that continues in effect without any need for congressional action. Congress,
however, routinely considers revenue legislation that repeals or modifies existing provisions, extends expiring provisions, or creates new provisions. Generally revenue is under the jurisdiction of the House Ways and Means Committee and the Senate Finance Committee. The content and consideration of revenue measures is shaped primarily by House and Senate rules and the budget resolution. Each year Congress passes legislation that affects revenue in varying degrees.

Congress has extended a number of short-term tax provisions several times in recent years. In late 2015, legislation was enacted that extended 56 expiring tax provisions which had expired at the end of tax year 2014 in Section I of the Protecting Americans from Tax Hikes (PATH) Act of 2015 (P.L. 114-113), with some of the provisions made permanent. All tax provisions in the PATH Act are scheduled to remain in effect through 2016.

**Actions in 2016**

This section will be updated to reflect actions on revenue legislation as they occur.

**Debt Limit Legislation**

**Description**

The Constitution allows Congress to restrict the amount of federal debt that may be incurred as part of its “power of the purse.” Under current law Congress exercises this power through the federal debt limit. Debt subject to limit is more than 99% of total federal debt, and includes debt held by the public (which finances budget deficits and the federal loan portfolio) and intragovernmental debt (which represents money borrowed from federal trust funds and other federal accounts).

When debt levels approach the statutory debt limit, Congress can choose to (1) leave the debt limit in place; (2) increase the debt limit to allow for further federal borrowing; (3) maintain the current debt limit and require the implementation of “extraordinary measures” that will postpone (but not prevent) a binding debt limit from being reached; or (4) temporarily suspend or abolish the debt limit.

The House Ways and Means Committee and the Senate Finance Committee have jurisdiction over debt limit legislation generally. Consideration of debt limit legislation is shaped largely by House and Senate rules as well as the budget resolution and the Budget Act.

**Actions in 2016**

The Bipartisan Budget Act of 2015 suspended the debt limit until March 15, 2017 (P.L. 114-74). As a result, the Treasury may continue to sell U.S. debt instruments through 2016 and, therefore, no debt limit event is anticipated in 2016.

Current law dictates that the debt limit be increased upon reinstatement as needed to exactly accommodate any additional federal borrowing undertaken to date. Absent legislative action, the

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16 The debt limit is codified at 31 U.S.C. §3101.

17 For more information on recent debt limit events, see CRS Report R43389, *The Debt Limit Since 2011*, by D. Andrew Austin.
debt limit will be reached shortly following reinstatement if (1) an increase in the debt limit is required and (2) federal debt subject to the limit is increasing.

Legislation Related to Budgetary Enforcement

Congress may consider legislation designed to create new methods of budget enforcement or alter existing budget enforcement mechanisms. Such budgetary restrictions can take many forms. If they are to be enforced internally by the House and Senate they may be added to the House and Senate rules, included in a budget resolution, or included in a rule-making statute that becomes law. Congress has typically incorporated some type of internal budget enforcement in each recent Congress. Congress has also passed legislation that creates budgetary requirements that are enforced outside of the House and Senate. For example, in 2011 Congress passed the Budget Control Act creating discretionary spending limits, among other things. Since the enactment of the BCA, several pieces of legislation have been enacted making changes to the spending limits and the enforcement procedures. Most recently, the Bipartisan Budget Act of 2015 (P.L. 114-74, enacted in November of 2015) increased discretionary spending limits for FY2016 and FY2017, among other things. Such budget enforcement legislation is primarily within the jurisdiction of the House and Senate Budget Committees and often the Judiciary and Rules Committees as well. Consideration of such legislation is shaped primarily by House and Senate Rules as well as the Budget Act.

Actions in 2016

The Bipartisan Budget Act of 2015 made changes to the discretionary spending caps for FY2017. In addition, it established spending targets for overseas contingency operations/global war on terrorism for FY2017 and amended the limits of adjustments allowed under the discretionary spending limits for Program Integrity Initiatives.

Chronological List of Events

<table>
<thead>
<tr>
<th>Date</th>
<th>Budget Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>December 18, 2015</td>
<td>Enactment of the Protecting Americans from Tax Hikes Act of 2015 (P.L. 114-113). The Protecting Americans from Tax Hikes Act extended or made permanent 56 tax provisions that expired at the end of tax year 2014, and which had been extended several times in recent years.</td>
</tr>
<tr>
<td>January 6, 2016</td>
<td>House passage of the Restoring Americans’ Healthcare Freedom Reconciliation Act of 2015, as passed by the Senate on December 3, 2015. The President subsequently</td>
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</tbody>
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18 For more information, see CRS Report R42972, Sequestration as a Budget Enforcement Process: Frequently Asked Questions, by Megan S. Lynch.
19 For more information, see CRS Insight IN10389, Bipartisan Budget Act of 2015: Adjustments to the Budget Control Act of 2011, by Grant A. Driessen.
20 Ibid.
vetoed the bill.

February 9, 2016 Anticipated OMB release of the President’s FY2017 budget request.

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