bill before it is submitted to the House of Representatives in the current session of Congress.

Sincerely yours,

Robert J. Kelliher, Chairman, Tax Committee.

THE FOREIGN INVESTORS TAX ACT OF 1965

The Foreign Investors Tax Act of 1965, introduced shortly before Congress adjourned, makes three changes which seem to the National Foreign Trade Council to be contrary to the legislation's original in-This bill, H.R. 11297, grew out of recommendations of the Fowler Task Force for changes in taxation of foreign investors to improve the U.S. balance of payments by stimulating foreign investment in the United States. An earlier version of the proposed legislation, H.R. 5916, was found to be generally in line with the original recommendations. But the current version, H.R. 11297, proposes changes which, by comparison with the earlier version of the bill or the original recommendations of the Fowler Committee, must be viewed as backward steps in three respects: increased estate tax rates for nonresident alien decedents, and inclusion of certain intangible property presently excluded from their estate tax base; introduction of a novel concept with regard to taxation of nonresident aliens and foreign corporations engaged in trade or business in the United States; and the introduction of income taxation of interest on U.S. bank deposits owned by nonresident aliens and foreign corporations not doing business in the United States.

RECOMMENDATIONS OF THE "FOWLER TASK FORCE"

The Presidential task force, appointed to study ways to improve the U.S. balance of payments by stimulating foreign investment, produced many recommendations, including several for changes in U.S. tax laws. Among the tax recommendations were—

(1) "Eliminate U.S. estate taxes on all intangible personal

property of nonresident alien decedents."

(2) "Provide that a nonresident alien individual engaged in trade or business within the United States be taxed at regular rates only on income connected with such trade or business." This change would give such persons the benefit of the generally lower rates of U.S. taxation of investment income. (The graduated rates on income over \$19,000 were also to be eliminated.)

H.R. 5916

On March 8, 1965, H.R. 5916 was introduced. The National Foreign Trade Council concluded that the bill generally followed the Fowler report recommendations, except that estate tax rates were reduced to a maximum of 15 percent rather than eliminated. The estate tax exemption was increased from \$2,000 to \$30,000.

In its comments on H.R. 5916, the National Foreign Trade Council recommended that the most desirable change which might be made in that bill would be to return to the original recommendation of the