## AMENDMENT

## OFFERED BY M .

In section 1, add the following new subsection at the end:

1 (c) DISCLOSURE OF COSTS.—(1) The Administrator 2 of the Environmental Protection Agency shall, not later 3 than 6 months after the date of enactment of this Act, 4 promulgate regulations under title VII of the Clean Air 5 Act (as added by this Act), to require that—

6 (A) the costs of compliance with this Act, borne 7 directly or indirectly by utilities, motor vehicle fuel 8 providers, manufacturers of products, and providers 9 of food, as determined by the Administrator, and re-10 sulting directly from this Act, shall be disclosed on 11 each utility bill, fuel pump, manufactured product 12 label, or food label, as the case may be; and

13 (B) any increase in the price paid by con-14 sumers, resulting directly from this Act, shall be dis-15 closed on each utility bill, fuel pump, manufactured 16 product label, or food label, as the case may be.

(2) Enforcement of paragraph (1) shall be conducted
by the Administrator under section 113 and section 304
of the Clean Air Act.

	1
1	`
	-

f:\VHLC\051709\051709.019.xml May 17, 2009 (11:39 a.m.)

(43263313)