

AMENDMENT**OFFERED BY Ms. ESHOO OF CALIFORNIA**

In section 721 of the Clean Air Act, as proposed to be added by section 311, redesignate subsection (h) as subsection (i) and insert after subsection (g) the following:

1 “(h) FLUORINATED GASES ASSESSMENT.—No later
2 than March 31, 2014, the Administrator shall conduct an
3 assessment of the regulation of non-HFC fluorinated
4 gases under this title to determine whether the most ap-
5 propriate point of regulation is at the gas manufacturer
6 or importer level, or at the source of emissions down-
7 stream. If the Administrator determines, based on consid-
8 eration of environmental effectiveness, cost effectiveness,
9 administrative feasibility, extent of coverage of emissions,
10 and competitiveness considerations, that emissions of non-
11 HFC fluorinated gases can best be regulated by desig-
12 nating downstream emission sources as covered entities
13 with compliance obligations under section 722, the Admin-
14 istrator shall, after notice and comment rulemaking,
15 change the definition of covered entity with respect to
16 fluorinated gases (other than HFCs) accordingly and es-

1. establish such requirements as are necessary to ensure com-
2. pliance for such entities with the requirements of this title.

