12; 49 PM Wal

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

