AMENDMENT TO H.R. 1734, AS REPORTED OFFERED BY MS. ADAMS OF NORTH CAROLINA

Page 29, after line 16, insert the following:

1	"(5) Drinking water supply well survey
2	AND PROVISION OF ALTERNATE WATER SUPPLY.—
3	"(A) Survey.—Not later than 7 months
4	after the date of enactment of this section, each
5	owner or operator of a surface impoundment
6	shall conduct a survey that identifies all drink-
7	ing water supply wells within one-half mile
8	down-gradient from the established waste
9	boundary of the surface impoundment and shall
10	submit the survey to—
11	"(i) the Administrator; and
12	"(ii) the implementing State, if appli-
13	cable.
14	"(B) Inclusions.—Each survey con-
15	ducted pursuant to subparagraph (A) shall in-
16	clude well locations, the nature of water uses,
17	available well construction details, and informa-
18	tion regarding ownership of the wells.
19	"(C) Determination of sampling.—

1	"(i) In general.—Not later than 4
2	months after an owner or operator submits
3	a survey under subparagraph (A), the Ad-
4	ministrator or the implementing State, as
5	applicable, shall determine which wells
6	identified in the survey the owner or oper-
7	ator will be required to conduct sampling
8	and water quality analysis for, and how
9	frequently and for what period sampling is
10	required.
11	"(ii) REQUIRED SAMPLING.—The Ad-
12	ministrator or the implementing State, as
13	applicable, shall require sampling and
14	water quality analysis described in clause
15	(i) where data regarding groundwater qual-
16	ity and flow and depth in the area of the
17	surveyed well provide a reasonable basis to
18	predict that the quality of water from the
19	surveyed well may be adversely impacted
20	by coal combustion residuals.
21	"(D) Sampling.—
22	"(i) Initiation.—Not later than 5
23	months after an owner or operator submits
24	a survey under subparagraph (A), the
25	owner or operator shall initiate any sam-

1	pling and water quality analysis required
2	pursuant to subparagraph (C) for constitu-
3	ents associated with coal combustion re-
4	siduals, including, at a minimum, arsenic
5	lead, hexavalent chromium, vanadium,
6	boron, thallium, molybdenum, and sele-
7	nium.
8	"(ii) Independent sampling.—A
9	property owner whose well has been se-
10	lected for sampling and analysis may elect
11	to have an independent third party selected
12	from a laboratory certified by the Adminis-
13	trator or the implementing State, as appli-
14	cable, conduct the sampling and analysis
15	required under this paragraph in lieu of
16	such sampling and analysis being con-
17	ducted by the owner or operator of the sur-
18	face impoundment.
19	"(iii) Costs.—The owner or operator
20	of the surface impoundment shall pay for
21	the reasonable costs of any sampling and
22	analysis conducted pursuant to this para-
23	graph.
24	"(iv) Right to refuse sampling.—
25	Nothing in this paragraph shall be con-

1	strued to preclude or impair the right of
2	any property owner whose well has been
3	selected for sampling and analysis to
4	refuse such sampling and analysis.
5	"(E) Alternate supplies of drinking
6	WATER.—If sampling and water quality anal-
7	ysis conducted pursuant to this paragraph indi-
8	cates that water from a drinking water supply
9	well exceeds groundwater quality standards for
10	constituents associated with the presence of coal
11	combustion residuals, the owner or operator of
12	the surface impoundment, in addition to any
13	other applicable requirement, shall replace such
14	water—
15	"(i) with an alternate supply of pota-
16	ble drinking water, as appropriate, not
17	later than 24 hours after the Adminis-
18	trator or the implementing State, as appli-
19	cable, determines that there is such an ex-
20	ceedance; and
21	"(ii) with an alternate supply of water
22	that is safe for other household uses, as
23	appropriate, not later than 30 days after
24	the Administrator or the implementing

1 State, as applicable, determine	s that there
2 is such an exceedance.	
3 "(F) Annual Groundwater i	PROTECTION
4 AND RESTORATION REPORT.—	
5 "(i) In general.—Not la	ter than one
6 year after the date of enactn	nent of this
7 section, and each year there	eafter, each
8 owner or operator of a surface	e impound-
9 ment required to conduct sa	mpling and
10 water quality analysis pursua	ant to this
paragraph shall submit a repor	t to the Ad-
ministrator or the implementing	ng State, as
applicable, that includes a sum	nmary of all
14 groundwater monitoring, prot	tection, and
15 restoration activities related to	the surface
impoundment for the preceding	ng year, in-
17 cluding any replacement of co	ontaminated
drinking water pursuant to this	s paragraph.
19 "(ii) Publicly Accessing	BLE INTER-
NET WEBSITE REQUIREMENT.	—Not later
21 than 30 days after submitting	ng a report
22 under clause (i), an owner	or operator
shall post the report on a pu	blicly acces-
sible Internet website establis	shed by the
25 owner or operator in accordan	ce with sec-

1	tion 257.107 of title 40, Code of Federal
2	Regulations.
3	"(G) Relationship to other ground-
4	WATER MONITORING REQUIREMENTS.—To the
5	extent that any requirement of this paragraph
6	conflicts with a provision of paragraph (2)(B),
7	the requirement of this paragraph shall control.
	Page 49, after line 7, insert the following:
8	"(6) Implementing state.—The term 'imple-
9	menting State' means—
10	"(A) a State that has notified the Adminis-
11	trator under subsection (b)(1) that it will adopt
12	and implement a coal combustion residuals per-
13	mit program; or
14	"(B) if a lead State implementing agency
15	has been identified under subsection
16	(b)(2)(C)(i) for such a State, such imple-
17	menting agency.
nat	Page 49, line 8, through page 50, line 17, redesig- te paragraphs (6) through (8) as paragraphs (7)
1101	o paragraphs (o) anrough (o) as paragraphs (1)

Page 49, line 8, through page 50, line 17, redesignate paragraphs (6) through (8) as paragraphs (7) through (9), respectively.

