AMENDMENT TO RULES COMMITTEE PRINT 115-85

OFFERED BY MR. POLIS OF COLORADO

At the end of division A, add the following new title:

TITLE VI—TAX-FREE PRODUCTION OF KOMBUCHA

3 SEC. 601. TAX-FREE PRODUCTION OF KOMBUCHA.

4 (a) EXCEPTION FROM DEFINITION OF BREWER.—
5 Subsection (d) of section 5052 of the Internal Revenue
6 Code of 1986 is amended to read as follows:

7 "(d) BREWER.—

- 8 "(1) IN GENERAL.—For purposes of this chap9 ter, the term 'brewer' means any person who brews
 10 beer or produces beer for sale.
- 11 "(2) EXCEPTION.—The term 'brewer' shall not
 12 include any person who—
- 13 "(A) produces only beer exempt from tax
 14 under subsection (e) of section 5053, or
- 15 "(B) produces only kombucha exempt from16 tax under subsection (i) of such section.".
- 17 (b) EXEMPTION FROM TAX.—Section 5053 of the In-
- 18 ternal Revenue Code of 1986 is amended—

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1	(1) by redesignating subsection (i) as subsection
2	(j), and
3	(2) by inserting after subsection (h) the fol-
4	lowing new subsection:
5	"(i) PRODUCTION OF KOMBUCHA.—
6	"(1) IN GENERAL.—Subject to regulation pre-
7	scribed by the Secretary, any person may, without
8	payment of tax, produce kombucha for consumption
9	or sale.
10	"(2) DEFINITION.—For purposes of this chap-
11	ter, the term 'kombucha' means a beverage which—
12	"(A) is fermented solely by a symbiotic cul-
13	ture of bacteria and yeast,
14	"(B) contains not more than 1.25 percent
15	of alcohol by volume,
16	"(C) is sold or offered for sale as
17	kombucha, and
18	"(D) is derived from—
19	"(i) sugar, malt or malt substitute,
20	tea, or coffee, and
21	"(ii) not more than 20 percent other
22	wholesome ingredients.".

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