AMENDMENT TO THE RULES COMMITTEE PRINT FOR H.R. 2231

OFFERED BY MR. BROUN OF GEORGIA

Add at the end the following:

1 TITLE ____JUDICIAL REVIEW

2 SEC. __01. TIME FOR FILING COMPLAINT.

3 (a) IN GENERAL.—Any cause of action that arises 4 from a covered energy decision must be filed not later than 5 the end of the 60-day period beginning on the date of the 6 covered energy decision. Any cause of action not filed with-7 in this time period shall be barred.

8 (b) EXCEPTION.—Subsection (a) shall not apply to9 a cause of action brought by a party to a covered energy10 lease.

11 SEC. _02. DISTRICT COURT DEADLINE.

12 (a) IN GENERAL.—All proceedings that are subject
13 to section __01—

(1) shall be brought in the United States district court for the district in which the Federal property for which a covered energy lease is issued is located or the United States District Court of the District of Columbia;

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(2) shall be resolved as expeditiously as pos sible, and in any event not more than 180 days after
 such cause or claim is filed; and

4 (3) shall take precedence over all other pending
5 matters before the district court.

6 (b) FAILURE TO COMPLY WITH DEADLINE.—If an 7 interlocutory or final judgment, decree, or order has not 8 been issued by the district court by the deadline described 9 under this section, the cause or claim shall be dismissed 10 with prejudice and all rights relating to such cause or 11 claim shall be terminated.

12 SEC. _03. ABILITY TO SEEK APPELLATE REVIEW.

13 An interlocutory or final judgment, decree, or order of the district court in a proceeding that is subject to sec-14 15 tion 01 may be reviewed by the U.S. Court of Appeals for the District of Columbia Circuit. The D.C. Circuit 16 17 shall resolve any such appeal as expeditiously as possible 18 and, in any event, not more than 180 days after such in-19 terlocutory or final judgment, decree, or order of the dis-20 trict court was issued.

21 SEC. __04. LIMITATION ON SCOPE OF REVIEW AND RELIEF.

(a) ADMINISTRATIVE FINDINGS AND CONCLUSIONS.—In any judicial review of any Federal action under
this title, any administrative findings and conclusions relating to the challenged Federal action shall be presumed

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to be correct unless shown otherwise by clear and con vincing evidence contained in the administrative record.

3 (b) LIMITATION ON PROSPECTIVE RELIEF.—In any 4 judicial review of any action, or failure to act, under this title, the Court shall not grant or approve any prospective 5 relief unless the Court finds that such relief is narrowly 6 7 drawn, extends no further than necessary to correct the 8 violation of a Federal law requirement, and is the least 9 intrusive means necessary to correct the violation con-10 cerned.

11 SEC. 05. LEGAL FEES.

12 Any person filing a petition seeking judicial review 13 of any action, or failure to act, under this title who is not a prevailing party shall pay to the prevailing parties (in-14 15 cluding intervening parties), other than the United States, fees and other expenses incurred by that party in connec-16 tion with the judicial review, unless the Court finds that 17 the position of the person was substantially justified or 18 that special circumstances make an award unjust. 19

20 SEC. _06. EXCLUSION.

This title shall not apply with respect to disputes between the parties to a lease issued pursuant to an authorizing leasing statute regarding the obligations of such lease or the alleged breach thereof. 4

1 SEC. _07. DEFINITIONS.

2 In this title, the following definitions apply:

3 (1) COVERED ENERGY DECISION.—The term
4 "covered energy decision" means any action or deci5 sion by a Federal official regarding the issuance of
6 a covered energy lease.

7 (2) COVERED ENERGY LEASE.—The term "cov8 ered energy lease" means any lease under this Act
9 or under an oil and gas leasing program under this
10 Act.

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