AMENDMENT TO RULES COMMITTEE PRINT 116-54

OFFERED BY MR. CARTER OF GEORGIA

Page 1691, after line 20, insert the following:

1 SEC. 40002. LAUNCH SITES AND REENTRY SITES.

2 Section 50905(b) of Title 51, United States Code, is
3 amended—

4 (1) by redesignating paragraphs (3) through
5 (6) as paragraphs (4) through (7), respectively; and
6 (2) by inserting after paragraph (2) the fol7 lowing:

8 "(3) Notwithstanding any other provision of 9 law, in evaluating a license application for the oper-10 ation of a launch site or reentry site pursuant to the 11 National Environmental Policy Act (42 U.S.C. § 12 4321 et seq.), the Secretary shall:

13 "(A) evaluate only those launch or reentry
14 site locations proposed by the applicant and a
15 no-action alternative;

16 "(B) evaluate proposed operations based
17 on a representative launch vehicle and rep18 resentative launch or reentry trajectory or tra-

1

2

 $\mathbf{2}$

jectories specified by the applicant in its license application;

"(C) include launch vehicles or launch or 3 4 reentry trajectories that present environmental 5 impacts and safety risks that are equivalent to 6 or less than those of the representative launch vehicles and launch or reentry trajectories used 7 8 for review, to be within the scope of review of 9 the representative launch vehicle and launch or 10 reentry trajectory's impacts, such that further 11 environmental review under subparagraph (D) 12 is not required before the Secretary may license 13 the launch site or launch operations involving 14 such launch vehicles or launch or reentry trajec-15 tories;

16 "(D) for the purposes of environmental re17 view under the National Environmental Policy
18 Act, use one of the following:

19 "(i) a Categorical Exclusion for appli20 cations proposing new launch or reentry
21 sites at existing airports;

"(ii) an Environmental Assessment
which may be prepared and submitted to
the Secretary by the applicant, for sites
that are not at existing airports; and

3

1	"(iii) an Environmental Impact State-
2	ment for sites where effects may be signifi-
3	cant and cannot be rendered less than sig-
4	nificant with mitigation;
5	"(E) complete the environmental review
6	and issue a final decision on the license applica-
7	tion within 180 days after submission of a com-
8	plete application for license applications requir-
9	ing a Categorical Exclusion or Environmental
10	Assessment under subparagraph (D);
11	"(F) complete the environmental review
12	and issue a decision on the license application
13	within 2 years after submission of a complete
14	application by an applicant for applications re-
15	quiring an Environmental Impact Statement
16	under subparagraph (D);
17	"(G) determine whether an application is
18	complete within 30 days of the application's
19	submission;
20	"(H) deem an application complete once all
21	information required by regulations set forth in
22	accordance with the Secretary's authorities
23	under this chapter is submitted; and
24	"(I) not require any environmental review
25	pursuant to the National Environmental Policy

4

1	Act to be completed before an application may
2	be deemed complete."; and
3	(3) in paragraph (5)—
4	(A) in subparagraph (C), by striking
5	"paragraph (6)(A)" and inserting "paragraph
6	(7)(A)"; and
7	(B) in subparagraph (D), by striking
8	"paragraph (6)" and inserting "paragraph (7)"
	_

\times