AMENDMENT TO

Rules Committee Print 117–10 Offered by Mr. Duncan of South Carolina

In section 2—

(1) redesignate subsections (d) and (e) as subsections (e) and (f), respectively; and

(2) insert after subsection (c) the following:

1 (d) Solar Panels and Wind Turbines.—No per-2 son shall be liable under the Comprehensive Environ-3 mental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.) for the costs of responding 4 5 to, or damages resulting from, a release to the environment of a perfluoroalkyl or polyfluoroalkyl substance des-6 7 ignated as a hazardous substance under section 102(a) of such Act that is related to the manufacture of solar photo-8 9 voltaic cells or wind turbine components.

Page 9, line 14, strike "For a period" and insert "Except as provided in paragraph (3), for a period".

Page 10, after line 2, insert the following:

10 "(3) EXEMPTION FOR MANUFACTURE OF SOLAR
11 PANELS AND WIND TURBINES.—This subsection
12 shall not apply with respect to a notice described in

paragraph (1) that is related to the manufacture of
 solar photovoltaic cells or wind turbine compo nents.".

Section 8(b) is amended by adding at the end the following: "In revising such list, the Administrator shall exclude from any category or subcategory so listed a source whose emissions of such a substance are related to the manufacture of solar photovoltaic cells or wind turbine components.".

Page 25, after line 13, insert the following:

4 "(3) EXEMPTION.—Paragraph (1)(C) shall not
5 apply with respect to solar photovoltaic cells or wind
6 turbine components containing perfluoroalkyl and
7 polyfluoroalkyl substances.".

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