AMENDMENT TO THE RULES COMMITTEE PRINT OF H.R. 7

OFFERED BY MR. LABRADOR OF IDAHO

At the end of title XVII add the following:

Subtitle D—Promotion of Timely Exploration for Geothermal Re sources

4 SEC. 17801. SHORT TITLE.

5 This subtitle may be cited as the "Exploring for Geo-6 thermal Energy on Federal Lands Act".

7 SEC. 17802. GEOTHERMAL EXPLORATION NOTICE AND EX8 CLUSION.

9 (a) DEFINITION OF GEOTHERMAL EXPLORATION 10 TEST PROJECT.—In this section the term "geothermal ex-11 ploration test project" means the drilling of a well to test 12 or explore for geothermal resources on lands leased by the 13 Department of the Interior for the development and pro-14 duction of geothermal resources, that—

- 15 (1) is carried out by the holder of the lease;
- 16 (2) causes—

17 (A) less than 5 acres of soil or vegetation
18 disruption at the location of each geothermal
19 exploration well; and

2

1	(B) not more than an additional 5 acres of
2	soil or vegetation disruption during access or
3	egress to the test site;
4	(3) is developed—
5	(A) no deeper than 2,500 feet;
6	(B) less than 8 inches in diameter;
7	(C) in a manner that does not require off-
8	road motorized access other than to and from
9	the well site along an identified off-road route
10	for which notice is provided to the Secretary of
11	the Interior under subsection (c);
12	(D) without construction of new roads
13	other than upgrading of existing drainage cross-
14	ings for safety purposes; and
15	(E) with the use of rubber-tired digging or
16	drilling equipment vehicles;
17	(4) is completed in less than 45 days, including
18	the removal of any surface infrastructure from the
19	site; and
20	(5) requires the restoration of the project site
21	within 3 years to approximately the condition that
22	existed at the time the project began, unless the site
23	is subsequently used as part of energy development
24	on the lease.

3

(b) NEPA EXCLUSION.—Section 102(2)(C) of the
 National Environmental Policy Act of 1969 (42 U.S.C.
 4332(2)(C)) shall not apply with respect to a project that
 the Secretary of the Interior determines under subsection
 (c) is a geothermal exploration test project.

6 (c) NOTICE OF INTENT; REVIEW AND DETERMINA-7 TION.—

8 (1) REQUIREMENT TO PROVIDE NOTICE.—A 9 leaseholder intending to carry out a geothermal ex-10 ploration test project shall provide notice to the Sec-11 retary of the Interior not later than 30 days prior 12 to the start of drilling under the project.

13 (2) REVIEW OF PROJECT.—The Secretary shall
14 by not later than 10 days after receipt of a notice
15 of intent under paragraph (1) from a leaseholder—

16 (A) review the project described in the no17 tice and determine whether it is a geothermal
18 exploration test project under subsection (a);
19 and

20 (B) notify the leaseholder—

(i) that under subsection (b) of this
section, section 102(2)(C) of the National
Environmental Policy Act of 1969 (42
U.S.C. 4332(2)(C)) does not apply to the
project; or

4

1	(ii) that section $102(2)(C)$ of the Na-
2	tional Environmental Policy Act of 1969
3	(42 U.S.C. $4332(2)(C))$ applies to the
4	project, including clear and detailed find-
5	ings on any deficiencies in the project that
6	preclude the application of subsection (b)
7	of this section to the project.
8	(3) Opportunity to remedy.—If the Sec-
9	retary provides notice under paragraph (2)(B)(ii)
10	that section $102(2)(C)$ of the National Environ-
11	mental Policy Act of 1969 (42 U.S.C. 4332(2)(C))

applies to the project, the Secretary shall provide the
leaseholder an opportunity to remedy the deficiencies
described in the notice prior to the date the leaseholder intended to start of drilling under the project.

 \times