AMENDMENT TO RULES COMMITTEE PRINT 117-31

OFFERED BY MRS. RODGERS OF WASHINGTON

Page 63, after line 18, insert the following (and redesignate the succeeding subsections accordingly):

(e) CERTIFICATION.—None of the funds made available by this section may be expended until the Secretary of Commerce, the Administrator of the Environmental Protection Agency, and the Chairman of the Council on Environmental Quality have jointly certified to Congress that the Federal Government has—

(1) reviewed Federal permitting for new or expanded facilities for the manufacture of semiconductors or microelectronics;

(2) identified Federal regulations and procedures that are duplicative of State requirements;

(3) removed or modified the Federal regulations and procedures identified under paragraph (2) to reduce duplication of State requirements sufficient to expedite permitting decisions to the maximum extent practicable while adequately protecting public health and safety;
(4) established options for States to expedite permitting of such facilities for applicable environmental standards;

(5) identified any Federal environmental policies or regulations that will limit domestic supply chains for domestic manufacturing of semiconductors or microelectronics; and

(6) provided exemptions to the policies or regulations identified under paragraph (5) to remove the limits to supply chains described in such paragraph, where appropriate.