AMENDMENT TO H.R. 5, AS REPORTED
OFFERED BY MR. POLIS OF COLORADO

(Page and line nos. refer to Rules Committee Print 113-18)

Page 299, line 9, strike “5” and insert “22.5”.

Page 300, line 14, strike “State entity” and insert “covered entity”.

Page 301, line 3, strike “State entity” and insert “covered entity”.

Page 301, line 13, strike “State entity” and insert “covered entity”.

Page 301, line 16, strike “State entity” and insert “covered entity”.

Page 301, line 21, strike “State entity” and insert “covered entity”.

Page 303, line 2, strike “State entity” and insert “covered entity”.

Page 303, line 8, strike “State entity” and insert “covered entity”.

Page 303, line 14, strike “State entity” and insert “covered entity”. 
Page 314, line 1, strike “State entity” and insert “covered entity”.

Page 314, line 7, strike “State entity” and insert “covered entity”.

Page 314, line 13, strike “State entity” and insert “covered entity”.

Page 314, line 17, strike “State entity” and insert “covered entity”.

Page 314, line 21, strike “State entity” and insert “covered entity”.

Page 315, line 1, strike “State entity” and insert “covered entity”.

Page 315, line 11, strike “State entity” and insert “covered entity”.

Page 315, line 15, strike “State entity” and insert “covered entity”.

Page 317, strike lines 3 through 8 and insert the following:

(i) COVERED ENTITY DEFINED.—For purposes of this section, the term “covered entity” means—

(1) a State educational agency;
(2) an authorized public chartering agency that is located in a State in which neither the State educational agency nor the Governor of the State has received a grant under this section;

(3) a State charter school board;

(4) a Governor of a State; or

(5) a local educational agency that—

(A) is not a charter school that is considered a local educational agency under State law; and

(B) is located in a State in which neither the State educational agency nor the Governor of the State has received a grant under this section.

Page 330, line 17, strike “not less than 50 percent” and insert “20 percent of the amount made available under section 3(c)(1)(A) for a fiscal year”.

Beginning on page 331, strike line 17 through page 332, line 3, and insert the following:

“(3) ELIGIBLE APPLICANT DEFINED.—For purposes of this subsection, the term ‘eligible applicant’ means—

“(A) an eligible applicant that desires to open a charter school in—
“(i) a State that did not apply for a grant under section 3103;

“(ii) a State that did not receive a grant under section 3103; or

“(iii) a State that received a grant under section 3103 and is in the 4th or 5th year of the grant period for such grant; or

“(B) a nonprofit organization, other nonprofit entity, or a group or consortium of such organizations or entities that—

“(i) operates, manages, or oversees multiple charter schools by centralizing or sharing certain functions and resources among such schools; or

“(ii) desires to open, replicate, or expand a high-quality charter school.”.

Page 405, line 9, insert “(which, if authorized under the State law of the school and the school’s charter agreement, may be a lottery that gives added weight to students eligible for free or reduced price lunch under the Richard B. Russell National School Lunch Act)” after “lottery”.