AMENDMENT TO RULES COMMITTEE PRINT 118-5 OFFERED BY MR. RASKIN OF MARYLAND

Page 2, line 9, insert before the period at the end the following: ", as assessed before the addition of a microstamp enabled firing pin".

Page 2, insert after line 9 the following:

1	(d) Microstamp Requirement.—
2	(1) In general.—Federal agencies which are
3	authorized to make handguns available for purchase
4	to Federal law enforcement officers under this sec-
5	tion shall not transfer a handgun, except a handgun
6	which is a revolver, unless—
7	(A) the handgun is capable of micro-
8	stamping ammunition; and
9	(B) the Federal agency has reported the
10	characters of the microstamp, as well as the
11	make, model, and serial number of the hand-
12	gun, to the Attorney General.
13	(2) Microstamping ammunition.—For pur-
14	poses of paragraph (1), a handgun is capable of
15	microstamping ammunition if—

l	(A) a microscopic array of characters that
2	identify the make, model, and serial number of
3	the handgun is etched into the firing pin of the
4	handgun; and
5	(B) when ammunition is fired from the
5	handgun, the characters are copied from the
7	firing pin onto the cartridge case of the ammu-
8	nition.

