AMENDMENT TO THE RULES COMMITTEE PRINT 119–6

OFFERED BY MR. SHERMAN OF CALIFORNIA

Add at the end the following new section:

1 SEC. _____. PROHIBITION ON BAILOUTS OF ISSUERS OF 2 DIGITAL ASSETS.

3 (a) IN GENERAL.—A Federal agency may not provide
4 financial assistance to a digital asset issuer or exchange
5 to prevent the failure or bankruptcy of such issuer.

6 (b) EMERGENCY LIQUIDITY FACILITIES.—A digital
7 asset issuer or exchange may not have access to any emer8 gency liquidity facility established under section 13(3) of
9 the Federal Reserve Act (12 U.S.C. 343).

10 (c) EXCHANGE STABILIZATION FUND.—The Sec-11 retary of the Treasury may not use any amounts in the 12 Exchange Stabilization Fund (established under section 13 5302 of title 31, United States Code) for the benefit of 14 a digital asset issuer or exchange.

15 (d) DIGITAL ASSET ISSUER OR EXCHANGE DE16 FINED.—In this section, the term "digital asset issuer or
17 exchange" means—

(1) an issuer of a digital asset (including a per mitted payment stablecoin or digital commodity);
 and

4 (2) an exchange on which a digital asset (in5 cluding a permitted payment stablecoin or digital
6 commodity) is traded.

\times