## Amendment to H.R. 4820, as Reported Offered by M\_.

Page 202, after line 21, insert the following:

SEC. 434. Notwithstanding any other provision of
 law—

3 (1) a recipient under the Emergency Solutions 4 Grant Program under subtitle B of title IV of the 5 McKinnev-Vento Homeless Assistance Act (42) 6 U.S.C. 11371 et seq.) may use up to 10 percent of 7 any annual grant received under such subtitle for 8 planning and administrative purposes to allow for 9 higher salaries to address high turnover and to 10 strengthen cross-sector partnerships with housing 11 counselors, fair housing organizations, healthcare 12 providers, including Federally qualified healthcare 13 centers (as such term is defined in section 14 1861(aa)(4) of the Social Security Act (42 U.S.C. 15 1395x(aa)(4)); and

(2) of the amount of a grant under the Continuum of Care Program under subtitle C of title IV
of the McKinney-Vento Homeless Assistance Act (42
U.S.C. 11381 et seq.), up to 10 percent may be used
for Continuum of Care planning activities described

in section 578.39 of title 24, Code of Federal Regulations (or any successor regulation) and administrative purposes to allow for higher salaries to address
high turnover and to strengthen cross-sector partnerships with housing counselors, fair housing organizations, healthcare providers, including Federally
qualified healthcare centers.

## $\times$