
PROVIDING FOR CONSIDERATION OF THE BILL (H.R. 2401) TO
REQUIRE ANALYSES OF THE CUMULATIVE AND
INCREMENTAL IMPACTS OF CERTAIN RULES AND ACTIONS
OF THE ENVIRONMENTAL PROTECTION AGENCY, AND FOR
OTHER PURPOSES.

September 20, 2011.—Referred to the House Calendar and ordered to be
printed.

MR. BISHOP OF UTAH, from the Committee on Rules, submitted the following

R E P O R T

[To accompany H. Res. __]

The Committee on Rules, having had under consideration House
Resolution ____, by a nonrecord vote, report the same to the House with the
recommendation that the resolution be adopted.

SUMMARY OF PROVISIONS OF THE RESOLUTION

The resolution provides for consideration of H.R. 2401, the
Transparency in Regulatory Analysis of Impacts on the Nation Act of 2011,
under a structured rule. The resolution provides two hours of general
debate equally divided and controlled by the chair and ranking minority
member of the Committee on Energy and Commerce. The resolution waives
all points of order against consideration of the bill. The resolution provides
that the amendment in the nature of a substitute recommended by the
Committee on Energy and Commerce now printed in the bill shall be
considered as an original bill for the purpose of amendment and shall be
considered as read. The resolution waives all points of order against the
committee amendment in the nature of a substitute. The resolution further
makes in order only those amendments printed in this report. Each such
amendment may be offered only in the order printed in this report, may be
offered only by a Member designated in this report, shall be considered as
read, shall be debatable for the time specified in this report equally divided
and controlled by the proponent and an opponent, shall not be subject to
amendment, and shall not be subject to a demand for division of the question

in the House or in the Committee of the Whole. All points of order against the amendments printed in this report are waived. Finally, the resolution provides one motion to recommit with or without instructions.

EXPLANATION OF WAIVERS

Although the resolution waives all points of order against consideration of the bill, the Committee is not aware of any points of order against its consideration. The waiver of all points of order is prophylactic.

Although the resolution waives all points of order against the committee amendment in the nature of a substitute to H.R. 2401, the Committee is not aware of any points of order against the amendment in the nature of a substitute. The waiver of all points of order is prophylactic.

Although the resolution waives all points of order against the amendments printed in this report, the Committee is not aware of any points of order against the amendments. The waiver of all points of order is prophylactic in nature.

SUMMARY OF AMENDMENTS MADE IN ORDER

1. Rush (IL): Would add the Chair of the Council on Environmental Quality, the Secretary of Health and Human Services, as well as the Director of the Centers for Disease Control and Prevention, among others, to the interagency council that this bill would create. Additionally, the amendment would direct the committee to look at important health impacts on the most vulnerable subpopulations that would be affected by EPA's proposed rules. (10 minutes)
2. McNerney (CA): Would add the effect on clean energy jobs and clean energy companies, including those that export clean energy technology, to the items to be considered in the analyses required by the bill. (10 minutes)
3. Moore, Gwen (WI): Would ensure that the study will analyze the impact that a rule or action could have on low-income communities and public health. (10 minutes)
4. Capps (CA): Would require the Committee to include in its analyses an estimate of the incidence of birth and developmental defects and infant mortality that would result from a delay to covered rules and covered actions under the bill. (10 minutes)
5. Kinzinger (IL), Gonzalez (TX): Would add upcoming EPA gasoline regulations to the list of measures to be analyzed for their cumulative impact on energy prices, jobs, and American competitiveness. (10 minutes)
6. Dent (PA): Would add the U.S. Environmental Protection Agency's (EPA) National Emission Standards for Hazardous Air Pollutants (NESHAP) from the Portland Cement Manufacturing Industry and Standards of Performance for Portland Cement Plants to the Covered Rules within the bill. (10 minutes)
7. Hastings, Alcee (FL): Would exclude from the Committee's jurisdiction all rules and regulations that undergo a cost-benefit analysis as a part of existing regulatory requirements. (10 minutes)
8. Connolly (VA): Would require the committee to study policies which will lead to creation of American jobs in the clean energy sector. (10 minutes)
9. Jackson Lee (TX): Would extend the public comment period from 90 days to 120 days. (10 minutes)
10. Whitfield (KY): Would provide that the Cross State Air Pollution Rule has no legal force or effect, and directs EPA to continue to apply Clean Air Interstate Rule (CAIR) for at least 3 years until after the study in the underlying bill is complete. The amendment also requires that the proposed Utility Maximum Achievable Control Technology (MACT) rule has no legal force and effect and that any subsequent Utility MACT rule be issued no sooner than 1 year after the study in the underlying bill is complete. If reissuing the rule, EPA is required to ensure that MACT standards are achievable in practice and that the compliance period is at least 5 years. (10 minutes)
11. Latta (OH): Would update the Clean Air Act's criteria for what factors can be considered when promulgating National Ambient Air Quality

Standards (NAAQS). Specifically, it would allow the EPA Administrator to consider feasibility and cost when setting these standards, which would negate the effect of a 2001 Supreme Court ruling that held implementation costs cannot be considered when setting NAAQS.

(10 minutes)

- 12. Richardson (CA): Would strike the offset provision of HR 2401, which would reduce funding to the Diesel Emission Reductions Act. (10 minutes)**

TEXT OF AMENDMENTS TO BE MADE IN ORDER

1. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE RUSH OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. RUSH OF ILLINOIS**

In section 2(b)(3), insert “and the Deputy Secretary of Labor” before the period.

In section 2(b)(4), insert “and the Deputy Secretary of Energy” before the period.

At the end of section 2(b), add the following:

1 (12) The Chair of the Council on Environ-
2 mental Quality.

3 (13) The Secretary of the Interior.

4 (14) The Secretary of Health and Human Serv-
5 ices.

6 (15) The Director of the Centers for Disease
7 Control and Prevention.

8 (16) The Director of the National Institute of
9 Environmental Health Sciences.

Amend section 2(c) to read as follows:

10 (c) CHAIR.—The Secretary of Commerce and the
11 Chair of the Council on Environmental Quality shall serve
12 as co-chairs of the Committee. In carrying out the func-

1 tions of the Chair, the co-chairs shall consult with the
2 members of the Committee.

In section 2(d), insert “stakeholders and relevant ex-
perts, including” after “reports issued by,”.

In section 3(b)(1), insert after subparagraph (D) the
following (and redesignate accordingly):

3 (E) any resulting change in the incidences
4 of asthma and asthma attacks and other pul-
5 monary disease;

6 (F) any resulting change in the occurrence
7 of birth and developmental defects;

8 (G) any resulting change in the occurrence
9 of premature mortality;

10 (H) any resulting change in the occurrence
11 of other adverse health effects;

12 (I) the effect on clean energy jobs;

13 (J) the effect on clean energy companies,
14 including companies that export clean energy
15 technology;

16 (K) the effect on regional air quality, in-
17 cluding any resulting change in the impairment
18 of visibility, due to reduced pollution;

19 (L) the effect on the water quality of lakes
20 and streams;

1 (M) any resulting change in the number of
2 work days missed;

3 (N) any resulting change in the number of
4 school days missed;

5 (O) any resulting change in the use of
6 emergency medical services;

In section 3(b)(4), insert after subparagraph (D) the
following (and redesignate accordingly):

7 (E) vulnerable subpopulations, including
8 the elderly, pregnant women, and populations
9 with pulmonary disease;

10 (F) the environment, including impacts on
11 global climate change;

12 (G) development of infants and children;



2. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
MCNERNEY OF CALIFORNIA OR HIS DESIGNEE, DEBATABLE
FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. MCNERNEY OF CALIFORNIA**

Page 6, line 22, strike “; and” and insert a semi-colon.

Page 6, line 24, strike the period and insert “; and”.

Page 6, after line 24, insert the following new subparagraph:

- 1 (G) the effect on clean energy jobs and
- 2 clean energy companies, including companies
- 3 that export clean energy technology.



3. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE MOORE OF WISCONSIN OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MS. MOORE OF WISCONSIN**

Page 7, after line 10, insert the following new sub-
paragraphs (and redesignate accordingly):

- 1 (E) low-income communities;
- 2 (F) public health;



4. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE CAPPS OF CALIFORNIA OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MRS. CAPPS OF CALIFORNIA**

Page 7, after line 15, insert the following new paragraph:

- 1 (5) Estimates of the impacts of delaying the
- 2 covered rules and covered actions on the incidence of
- 3 birth and developmental defects and infant mor-
- 4 tality.



5. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE KINZINGER OF ILLINOIS OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

AMENDMENT TO H.R. 2401, AS REPORTED

OFFERED BY MR. ~~King~~ Kinginger of IL

At the end of section 3(e)(2), add the following:

- 1 (D) Any rule addressing fuels under title
- 2 II of the Clean Air Act (42 U.S.C. 7521 et
- 3 seq.) as described in the Unified Agenda of
- 4 Federal Regulatory and Deregulatory Actions
- 5 under Regulatory Identification Number 2060-
- 6 AQ86, or any substantially similar rule, includ-
- 7 ing any rule under section 211(v) of the Clean
- 8 Air Act (42 U.S.C. 7545(v)).



6. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE DENT OF PENNSYLVANIA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. DENT OF PENNSYLVANIA**

Page 9, after line 20, insert the following:

- 1 (I) “National Emission Standards for Haz-
- 2 arduous Air Pollutants from the Portland Ce-
- 3 ment Manufacturing Industry and Standards of
- 4 Performance for Portland Cement Plants”,
- 5 published at 75 Fed. Reg. 54970 (September 9,
- 6 2010).



7. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE HASTINGS OF FLORIDA OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. HASTINGS OF FLORIDA**

Page 10, after line 12, insert the following new subsection (and redesignate accordingly):

1 (f) **EXCLUSION FROM REVIEW.**—Notwithstanding
2 subsection (e), the Committee may not include in the analyses
3 conducted under section 3 consideration of any rule
4 or guideline promulgated in compliance with Executive
5 Order 12866 (58 Fed. Reg. 51735, relating to regulatory
6 planning and review) or the National Environmental Policy
7 Act of 1969 (42 U.S.C. 4321 et seq.).

Beginning on page 11, line 17, strike section 5 (and redesignate accordingly).



8. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
CONNOLLY OF VIRGINIA OR HIS DESIGNEE, DEBATABLE FOR 10
MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. CONNOLLY OF VIRGINIA**

Page 10, after line 24, insert the following:

1 (g) ADDITIONAL ANALYSES.—The Committee shall
2 conduct or commission studies to identify pollution control
3 policies that should be adopted and implemented by the
4 United States to provide domestic job growth and ensure
5 that the Nation is internationally competitive in the \$5
6 trillion global energy industry for clean energy technology
7 development and manufacturing.



9. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE JACKSON LEE OF TEXAS OR HER DESIGNEE, DEBATABLE FOR 10 MINUTES

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**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MS. JACKSON LEE OF TEXAS**

Page 11, line 10, strike "90" and insert "120".



10. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
WHITFIELD OF KENTUCKY OR HIS DESIGNEE, DEBATABLE FOR
10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY Mr. Whitfield**

Strike section 5 and insert the following:

1 **SEC. 5. ADDITIONAL PROVISIONS RELATING TO CERTAIN**
2 **RULES.**

3 (a) **CROSS-STATE AIR POLLUTION RULE/TRANSPORT**
4 **RULE.—**

5 (1) **EARLIER RULES.—**The rule entitled “Fed-
6 eral Implementation Plans: Interstate Transport of
7 Fine Particulate Matter and Ozone and Correction
8 of SIP Approvals”, published at 76 Fed. Reg. 48208
9 (August 8, 2011), and any successor or substantially
10 similar rule, shall be of no force or effect, and shall
11 be treated as though such rule had never taken ef-
12 fect.

13 (2) **CONTINUED APPLICABILITY OF CLEAN AIR**
14 **INTERSTATE RULE.—**In place of any rule described
15 in paragraph (1), the Administrator of the Environ-
16 mental Protection Agency (in this section referred to
17 as the “Administrator”) shall continue to implement
18 the Clean Air Interstate Rule.

19 (3) **ADDITIONAL RULEMAKINGS.—**

1 (A) ISSUANCE OF NEW RULES.—The Ad-
2 ministrator—

3 (i) shall not issue any proposed or
4 final rule under section 110(a)(2)(D)(i)(I)
5 or section 126 of the Clean Air Act (42
6 U.S.C. 7410(a)(2)(D)(i)(I), 7426) relating
7 to national ambient air quality standards
8 for ozone or particulate matter (including
9 any modification of the Clean Air Inter-
10 state Rule) before the date that is 3 years
11 after the date on which the Committee
12 submits the final report under section 4(c);
13 and

14 (ii) in issuing any rule described in
15 clause (i), shall base the rule on actual
16 monitored (and not modeled) data and
17 shall, notwithstanding section
18 110(a)(2)(D)(i)(I), allow the trading of
19 emissions allowances among entities cov-
20 ered by the rule irrespective of the States
21 in which such entities are located.

22 (B) IMPLEMENTATION SCHEDULE.—In
23 promulgating any final rule described in sub-
24 paragraph (A)(i), the Administrator shall estab-
25 lish a date for State implementation of the

1 standards established by such final rule that is
2 not earlier than 3 years after the date of publi-
3 cation of such final rule.

4 (4) DEFINITION OF CLEAN AIR INTERSTATE
5 RULE.—For purposes of this section, the term
6 “Clean Air Interstate Rule” means the Clean Air
7 Interstate Rule and the rule establishing Federal
8 Implementation Plans for the Clean Air Interstate
9 Rule as promulgated and modified by the Adminis-
10 trator (70 Fed. Reg. 25162 (May 12, 2005), 71
11 Fed. Reg. 25288 (April 28, 2006), 72 Fed Reg.
12 55657 (Oct. 1, 2007), 72 Fed. Reg. 59190 (Oct. 19,
13 2007), 72 Fed. Reg. 62338 (Nov. 2, 2007), 74 Fed.
14 Reg. 56721 (Nov. 3, 2009)).

15 (b) STEAM GENERATING UNIT RULES.—

16 (1) EARLIER RULES.—The proposed rule enti-
17 tled “National Emission Standards for Hazardous
18 Air Pollutants From Coal- and Oil-Fired Electric
19 Utility Steam Generating Units and Standards of
20 Performance for Fossil-Fuel-Fired Electric Utility,
21 Industrial-Commercial- Institutional, and Small In-
22 dustrial-Commercial-Institutional Steam Generating
23 Units” published at 76 Fed. Reg. 24976 (May 3,
24 2011), and any final rule that is based on such pro-
25 posed rule and is issued prior to the date of the en-

1 actment of this Act, shall be of no force and effect,
2 and shall be treated as though such proposed or
3 final rule had never been issued. In conducting anal-
4 yses under section 3(a), the Committee shall analyze
5 the rule described in section 3(e)(1)(E) (including
6 any successor or substantially similar rule) as if the
7 preceding sentence did not apply to such rule.

8 (2) PROMULGATION OF FINAL RULES.—In
9 place of the rules described in paragraph (1), the
10 Administrator shall—

11 (A) issue regulations establishing national
12 emission standards for coal-and oil-fired electric
13 utility steam generating units under section 112
14 of the Clean Air Act (42 U.S.C. 7412) with re-
15 spect to each hazardous air pollutant for which
16 the Administrator finds such regulations are
17 appropriate and necessary pursuant to sub-
18 section (n)(1)(A) of such section;

19 (B) issue regulations establishing stand-
20 ards of performance for fossil-fuel-fired electric
21 utility, industrial-commercial-institutional, and
22 small industrial-commercial-institutional steam
23 generating units under section 111 of the Clean
24 Air Act (42 U.S.C. 111); and

1 (C) issue the final regulations required by
2 subparagraphs (A) and (B)—

3 (i) after issuing proposed regulations
4 under such subparagraphs;

5 (ii) after consideration of the final re-
6 port submitted under section 4(c); and

7 (iii) not earlier than the date that is
8 12 months after the date on which the
9 Committee submits such report to the Con-
10 gress, or such later date as may be deter-
11 mined by the Administrator.

12 (3) COMPLIANCE PROVISIONS.—

13 (A) ESTABLISHMENT OF COMPLIANCE
14 DATES.—In promulgating the regulations under
15 paragraph (2), the Administrator—

16 (i) shall establish a date for compli-
17 ance with the standards and requirements
18 under such regulations that is not earlier
19 than 5 years after the effective date of the
20 regulations; and

21 (ii) in establishing a date for such
22 compliance, shall take into consideration—

23 (I) the costs of achieving emis-
24 sions reductions;

1 (II) any non-air quality health
2 and environmental impact and energy
3 requirements of the standards and re-
4 quirements;

5 (III) the feasibility of imple-
6 menting the standards and require-
7 ments, including the time needed to—

8 (aa) obtain necessary permit
9 approvals; and

10 (bb) procure, install, and
11 test control equipment;

12 (IV) the availability of equip-
13 ment, suppliers, and labor, given the
14 requirements of the regulations and
15 other proposed or finalized regula-
16 tions; and

17 (V) potential net employment im-
18 pacts.

19 (B) NEW SOURCES.—With respect to the
20 regulations promulgated pursuant to paragraph
21 (2)—

22 (i) the date on which the Adminis-
23 trator proposes a regulation pursuant to
24 paragraph (2)(A) establishing an emission
25 standard under section 112 of the Clean

1 Air Act (42 U.S.C. 7412) shall be treated
2 as the date on which the Administrator
3 first proposes such a regulation for pur-
4 poses of applying the definition of a new
5 source under section 112(a)(4) of such Act
6 (42 U.S.C. 7412(a)(4));

7 (ii) the date on which the Adminis-
8 trator proposes a regulation pursuant to
9 paragraph (2)(B) establishing a standard
10 of performance under section 111 of the
11 Clean Air Act (42 U.S.C. 7411) shall be
12 treated as the date on which the Adminis-
13 trator proposes such a regulation for pur-
14 poses of applying the definition of a new
15 source under section 111(a)(2) of such Act
16 (42 U.S.C. 7411(a)(2));

17 (iii) for purposes of any emission
18 standard or limitation applicable to electric
19 utility steam generating units, the term
20 “new source” means a stationary source
21 for which a preconstruction permit or
22 other preconstruction approval required
23 under the Clean Air Act (42 U.S.C. 7401
24 et seq.) has been issued after the effective

1 date of such emissions standard or limita-
2 tion; and

3 (iv) for purposes of clause (iii), the
4 date of issuance of a preconstruction per-
5 mit or other preconstruction approval is
6 deemed to be the date on which such per-
7 mit or approval is issued to the applicant
8 irrespective of any administrative or judi-
9 cial review occurring after such date.

10 (C) RULE OF CONSTRUCTION.—Nothing in
11 this subsection shall be construed to restrict or
12 otherwise affect the provisions of paragraphs
13 (3)(B) and (4) of section 112(i) of the Clean
14 Air Act (42 U.S.C. 7412(i)).

15 (4) OTHER PROVISIONS.—

16 (A) ESTABLISHMENT OF STANDARDS
17 ACHIEVABLE IN PRACTICE.—The regulations
18 promulgated pursuant to paragraph (2)(A) of
19 this section shall apply section 112(d)(3) of the
20 Clean Air Act (42 U.S.C. 7412(d)(3)) in ac-
21 cordance with the following:

22 (i) NEW SOURCES.—With respect to
23 new sources:

24 (I) The Administrator shall iden-
25 tify the best controlled similar source

1 for each source category or sub-
2 category.

3 (II) The best controlled similar
4 source for a category or subcategory
5 shall be the single source that is de-
6 termined by the Administrator to be
7 the best controlled, in the aggregate,
8 for all of the hazardous air pollutants
9 for which the Administrator intends
10 to issue standards for such source cat-
11 egory or subcategory, under actual op-
12 erating conditions, taking into account
13 the variability in actual source per-
14 formance, source design, fuels, con-
15 trols, ability to measure pollutant
16 emissions, and operating conditions.

17 (ii) EXISTING SOURCES.—With re-
18 spect to existing sources:

19 (I) The Administrator shall iden-
20 tify one group of sources that con-
21 stitutes the best performing 12 per-
22 cent of existing sources for each
23 source category or subcategory.

24 (II) The group constituting the
25 best performing 12 percent of existing

1 sources for a category or subcategory
2 shall be the single group that is deter-
3 mined by the Administrator to be the
4 best performing, in the aggregate, for
5 all of the hazardous air pollutants for
6 which the Administrator intends to
7 issue standards for such source cat-
8 egory or subcategory, under actual op-
9 erating conditions, taking into account
10 the variability in actual source per-
11 formance, source design, fuels, con-
12 trols, ability to measure pollutant
13 emissions, and operating conditions.

14 (B) REGULATORY ALTERNATIVES.—For
15 the regulations promulgated pursuant to para-
16 graph (2) of this section, from among the range
17 of regulatory alternatives authorized under the
18 Clean Air Act (42 U.S.C. 7401 et seq.), includ-
19 ing work practice standards under section
20 112(h) of such Act (42 U.S.C. 7412(h)), the
21 Administrator shall impose the least burden-
22 some, consistent with the purposes of such Act
23 and Executive Order 13563 published at 76
24 Fed. Reg. 3821 (January 21, 2011).

Strike subparagraph (A) of section 3(e)(1) and insert the following:

1 (A) The Clean Air Interstate Rule (as de-
2 fined in section 5(a)(4)).

Strike subparagraph (B) of section 3(e)(1) and insert the following:

3 (E) “National Ambient Air Quality Stand-
4 ards for Ozone”, published at 73 Fed. Reg.
5 16436 (March 27, 2008).

On page 13, line 17, in the matter before paragraph (1) in section 6(a), strike “for fiscal year 2012”.

On page 13, line 18, in section 6(a)(1), insert “for fiscal year 2012,” before “\$3,000,000”.

Strike paragraph (2) in section 6(a) and insert the following:

6 (2) to the Environmental Protection Agency—
7 (A) for fiscal year 2012, \$1,000,000; and
8 (B) for fiscal year 2013, \$500,000.

Strike subsection (b) in section 6 and insert the following:

9 (b) OFFSET.—Effective October 1, 2011, section
10 797(a) of the Energy Policy Act of 2005, as amended by

1 section 2(e) of the Diesel Reduction Act of 2010 (Public
2 Law 111-364), is amended—

3 (1) by striking “2012” and inserting “2014”;

4 (2) by inserting “\$45,500,000 for fiscal year
5 2012, \$49,500,000 for fiscal year 2013, and” after
6 “to carry out this subtitle”.



11. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE LATTA
OF OHIO OR HIS DESIGNEE, DEBATABLE FOR 10 MINUTES

**AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MR. LATTA OF OHIO**

After section 5, insert the following new section (and redesignate the subsequent section accordingly):

1 **SEC. 6. CONSIDERATION OF FEASIBILITY AND COST IN ES-**
2 **TABLISHING NATIONAL AMBIENT AIR QUAL-**
3 **ITY STANDARDS.**

4 In establishing any national primary or secondary
5 ambient air quality standard under section 109 of the
6 Clean Air Act (42 U.S.C. 7409), the Administrator of the
7 Environmental Protection Agency shall take into consider-
8 ation feasibility and cost.



12. AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
RICHARDSON OF CALIFORNIA OR HER DESIGNEE, DEBATABLE
FOR 10 MINUTES

9

AMENDMENT TO H.R. 2401, AS REPORTED
OFFERED BY MS. RICHARDSON OF CALIFORNIA

Page 13, line 16, strike "(a) AUTHORIZATION.—".

Beginning on page 13, line 23, strike subsection (b)
of section 6.

