

AMENDMENT TO H.R. 2454
OFFERED BY MR. KLINE OF MINNESOTA

Page 955, after line 19, insert the following:

1 **SEC. 423. ELIGIBILITY OF NON-UNION PROGRAMS FOR**
2 **GREEN JOBS FUNDING.**

3 Section 171(e) of the Workforce Investment Act of
4 1998 (29 U.S.C. 2916(e)) is amended—

5 (1) by amending subclause (I) of paragraph
6 (2)(B)(ii) to read as follows:

7 “(I) includes participation of in-
8 dustry and may include workforce in-
9 vestment boards, community-based or-
10 ganizations, qualified service and con-
11 servation corps, educational institu-
12 tions, small businesses, public employ-
13 ers, cooperatives, State and local vet-
14 erans agencies, veterans service orga-
15 nizations, and labor organizations, in-
16 cluding joint labor-management train-
17 ing programs; and”;

18 (2) in paragraph (2)(D)(iii)(I), by striking “in-
19 cludes the equal participation of” and all that fol-
20 lows and inserting “includes participation of indus-

1 try and may include workforce investment boards,
2 community-based organizations, qualified service and
3 conservation corps, educational institutions, small
4 businesses, public employers, cooperatives, State and
5 local veterans agencies, veterans service organiza-
6 tions, and labor organizations, including joint labor-
7 management training programs”;

8 (3) in paragraph (2)(E)(ii)(I)—

9 (A) by inserting “and” after “adults or
10 youth,”; and

11 (B) by striking “, and labor organizations
12 representing workers in such industry sectors”;
13 and

14 (4) by amending paragraph (4) to read as fol-
15 lows:

16 “(4) WORKER PROTECTIONS AND NON-
17 DISCRIMINATION REQUIREMENTS.—The provisions
18 of sections 181 and 188 shall apply to all programs
19 carried out with assistance under this subsection.”.

