

**AMENDMENT TO H.R. 2647, AS REPORTED
OFFERED BY MR. BOREN OF OKLAHOMA**

1 At the end of subtitle D of title III, add the following
2 new section:

3 **SEC. 334. PROCUREMENT AND ACQUISITION OF ALTER-**
4 **NATIVE FUELS.**

5 Section 526 of the Energy Independence and Security
6 Act of 2007 (42 U.S.C. 17142) is amended to read as
7 follows:

8 **“SEC. 526. PROCUREMENT AND ACQUISITION OF ALTER-**
9 **NATIVE FUELS.**

10 “(a) IN GENERAL.—Except as provided in subsection
11 (b), no Federal agency shall enter into a contract for pro-
12 curement of an alternative or synthetic fuel, including a
13 fuel produced from nonconventional petroleum sources, for
14 any mobility-related use other than for research or testing,
15 unless the contract specifies that the lifecycle greenhouse
16 gas emissions associated with the production and combus-
17 tion of the fuel supplied under the contract, on an ongoing
18 basis, be less than or equal to such emissions from the
19 equivalent conventional fuel produced from conventional
20 petroleum sources.

1 “(b) EXCEPTIONS.—Subsection (a) shall not prohibit
2 a Federal agency from entering into a contract to pur-
3 chase a generally available fuel that is produced, in whole
4 or in part, from a nonconventional petroleum source if—

5 “(1) the contract does not specifically require
6 the contractor to provide a fuel from a nonconven-
7 tional petroleum source;

8 “(2) the purpose of the contract is not to obtain
9 a fuel from a nonconventional petroleum source; and

10 “(3) the contract does not provide incentives
11 (excluding compensation at market prices for the
12 purchase of fuel purchased) for a refinery upgrade
13 or expansion to allow a refinery to use or increase
14 the use by the refinery of fuel from a nonconven-
15 tional petroleum source.”.

