

**AMENDMENT TO H.R. 5019, AS REPORTED****OFFERED BY MS. PINGREE OF MAINE***+ Rep Delawro  
of CT*

Page 21, lines 12 through 21, amend subsection (a)

to read as follows:

1           (a) IN GENERAL.—The Secretary shall develop a net-  
2 work of rebate aggregators that can facilitate the delivery  
3 of rebates to participating contractors and vendors, to re-  
4 imburse those contractors and vendors for discounts pro-  
5 vided to homeowners for energy efficiency retrofit work.  
6 The Secretary shall approve or deny an application from  
7 a person seeking to become a rebate aggregator not later  
8 than 30 days after receiving such application. The Sec-  
9 retary may disqualify any rebate aggregator, or disqualify  
10 a rebate aggregator in a certain State, that fails to meet  
11 its obligations under this title in a timely and competent  
12 manner. A State may write a letter to the Secretary ex-  
13 plaining how a rebate aggregator could best work with  
14 that State's existing residential energy efficiency and ret-  
15 rofit programs.

Page 23, line 22, strike "and".

Page 23, line 25, insert "coordinate with and" after  
"would".

Page 24, line 3, insert "and" after the semicolon.

Page 24, after line 3, insert the following new clause:

1                   (iv) who will make data on energy ef-  
2                   ficiency projects available to other rebate  
3                   aggregators upon submitting information  
4                   to the Federal Rebate Processing System.

