

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

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**AMENDMENT TO THE RULES COMMITTEE PRINT
OF H.R. 7
OFFERED BY MR. MARKEY OF MASSACHUSETTS**

Page 903, after line 22, insert the following new paragraph:

1 (3) ENERGY SECURITY.—Notwithstanding
2 paragraph (1), the Federal Energy Regulatory Com-
3 mission shall require every permit issued under this
4 Act to include provisions that ensure that any crude
5 oil and bitumen transported by the Keystone XL
6 pipeline, and all refined petroleum fuel products
7 whose origin was via importation of crude oil or bi-
8 tumen by the Keystone XL pipeline, will be entered
9 into domestic commerce for use as a fuel, or for the
10 manufacture of another product, in the United
11 States. The President may provide for waivers of
12 such requirement in the following situations:

13 (A) Where the President determines that
14 such a waiver is in the national interest because
15 it—

16 (i) will not lead to an increase in do-
17 mestic consumption of crude oil or refined
18 petroleum products obtained from coun-

1 tries hostile to United States interests or
2 with political and economic instability that
3 compromises energy supply security;

4 (ii) will not lead to higher costs to re-
5 finers who purchase the crude oil than
6 such refiners would have to pay for crude
7 oil in the absence of such a waiver; and

8 (iii) will not lead to higher gasoline
9 costs to consumers than consumers would
10 have to pay in the absence of such a waiv-
11 er.

12 (B) Where an exchange of crude oil or re-
13 fined product provides for no net loss of crude
14 oil or refined product consumed domestically.

15 (C) Where a waiver is necessary under the
16 Constitution, a law, or an international agree-
17 ment.

