

**AMENDMENT TO COMMITTEE PRINT**  
**OFFERED BY MR. BOUCHER**

In title IX, strike section 9101 and in section 9102, page 18, line 19, strike “, as defined by section 211(o)(1) of the Clean Air Act,” and on page 19, after line 16, insert:

1 (c) DEFINITIONS.—As used in this section:

2 (1) CELLULOSIC BIOMASS ETHANOL.—The  
3 term “cellulosic biomass ethanol” means ethanol de-  
4 rived from any lignocellulosic or hemicellulosic mat-  
5 ter that is available on a renewable or recurring  
6 basis, including dedicated energy crops and trees,  
7 wood and wood residues, plants, grasses, agricultural  
8 residues, fibers, animal wastes and other waste ma-  
9 terials, and municipal solid waste.

10 (2) RENEWABLE FUEL.—

11 (A) IN GENERAL.—The term “renewable  
12 fuel” means motor vehicle fuel that—

13 (i) is produced from grain, starch, oil-  
14 seeds, or other biomass; or is natural gas  
15 produced from a biogas source, including a  
16 landfill, sewage waste treatment plant,  
17 feedlot, or other place where decaying or-  
18 ganic material is found; and



1                   (ii) is used to replace or reduce the  
2                   quantity of fossil fuel present in a fuel  
3                   mixture used to operate a motor vehicle.

4                   (B) INCLUSION.—The term “renewable  
5                   fuel” includes cellulosic biomass ethanol and  
6                   biodiesel (as defined in section 312(f) of the  
7                   Energy Policy Act of 1992 (42 U.S.C.  
8                   13220(f)) and any blending components derived  
9                   from renewable fuel, except that that only the  
10                  renewable fuel portion of any such blending  
11                  component shall be considered renewable fuel  
12                  program under subsection.

