## <sup>110TH CONGRESS</sup> 2D SESSION H.R.6578

To provide for the sale of light grade petroleum from the Strategic Petroleum Reserve and its replacement with heavy grade petroleum.

#### IN THE HOUSE OF REPRESENTATIVES

JULY 23, 2008

Mr. LAMPSON (for himself and Mr. MARKEY) introduced the following bill; which was referred to the Committee on Energy and Commerce

### A BILL

- To provide for the sale of light grade petroleum from the Strategic Petroleum Reserve and its replacement with heavy grade petroleum.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **3** SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Consumer Energy Sup-
- 5 ply Act of 2008".

#### 6 SEC. 2. DEFINITIONS.

- 7 In this Act—
- 8 (1) the term "light grade petroleum" means
  9 crude oil with an API gravity of 30 degrees or high10 er;

(2) the term "heavy grade petroleum" means
 crude oil with an API gravity of 26 degrees or lower;
 and

4 (3) the term "Secretary" means the Secretary5 of Energy.

# 6 SEC. 3. SALE AND REPLACEMENT OF OIL FROM THE STRA7 TEGIC PETROLEUM RESERVE.

8 (a) INITIAL PETROLEUM SALE AND REPLACE-9 MENT.—Notwithstanding section 161 of the Energy Policy 10 and Conservation Act (42 U.S.C. 6241), the Secretary 11 shall publish a plan not later than 15 days after the date 12 of enactment of this Act to—

(1) sell, in the amounts and on the schedule described in subsection (b), light grade petroleum from
the Strategic Petroleum Reserve and acquire an
equivalent volume of heavy grade petroleum;

(2) deposit the cash proceeds from sales under
paragraph (1) into the SPR Petroleum Account established under section 167 of the Energy Policy
and Conservation Act (42 U.S.C. 6247); and

(3) from the cash proceeds deposited pursuant
to paragraph (2), withdraw the amount necessary to
pay for the direct administrative and operational
costs of the sale and acquisition.

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1 (b) AMOUNTS AND SCHEDULE.—The sale and acqui-2 sition described in subsection (a) shall require the offer 3 for sale of a total quantity of 70,000,000 barrels of light 4 grade petroleum from the Strategic Petroleum Reserve. 5 The sale shall commence, whether or not a plan has been published under subsection (a), not later than 30 days 6 7 after the date of enactment of this Act and be completed 8 no more than six months after the date of enactment of 9 this Act, with at least 20,000,000 barrels to be offered 10 for sale within the first 60 days after the date of enactment of this Act. In no event shall the Secretary sell bar-11 12 rels of oil under subsection (a) that would result in a Stra-13 tegic Petroleum Reserve that contains fewer than 90 percent of the total amount of barrels in the Strategic Petro-14 15 leum Reserve as of the date of enactment of this Act. Heavy grade petroleum, to replace the quantities of light 16 17 grade petroleum sold under this section, shall be obtained 18 through acquisitions which—

- 19 (1) shall commence no sooner than 6 months20 after the date of enactment of this Act;
- (2) shall be completed, at the discretion of the
  Secretary, not later than 5 years after the date of
  enactment of this Act;

(3) shall be carried out in a manner so as to
 maximize the monetary value to the Federal Govern ment; and

4 (4) shall be acquired using the receipts from
5 the sale of light petroleum authorized under this sec6 tion.

7 (c) DEFERRALS.—The Secretary is encouraged to, 8 when economically beneficial and practical, grant requests 9 to defer scheduled deliveries of petroleum to the Reserve 10 under subsection (a) if the deferral will result in a pre-11 mium paid in additional barrels of oil which will reduce 12 the cost of oil acquisition and increase the volume of oil 13 delivered to the Reserve or yield additional cash bonuses.

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