

**AMENDMENTS TO H.R. 2313**  
**OFFERED BY MR. LAMPSON OF TEXAS**

Page 1, line 10, strike “other”.

Page 2, lines 4 and 5, amend paragraph (2) to read as follows:

1           (2) Marine renewable energy technologies are a  
2           nonemitting source of power production.

Page 2, lines 17 and 18, strike “wave, tidal, and thermal” and insert “wave and tidal”.

Page 3, line 21, insert “, in conjunction with other appropriate agencies,” after “The Secretary”.

Page 4, line 1, strike “explore” and insert “study”.

Page 4, lines 12 and 13, strike “device and marine energy conversion device array optimization” and insert “optimization of marine energy conversion devices and arrays”.

Page 4, line 15, strike “facilities” and insert “technologies”.

Page 4, lines 16 through 18, amend paragraph (8) to read as follows:

1           (8) study, in conjunction with the Assistant Ad-  
2           ministrators for Research and Development of the  
3           Environmental Protection Agency, and other Federal  
4           agencies as appropriate, the environmental impacts  
5           of marine renewable energy technologies and ways to  
6           address adverse impacts, and provide public infor-  
7           mation concerning technologies and other means  
8           available for monitoring and determining environ-  
9           mental impacts;

Page 4, line 20, strike “best interacts” and insert  
“may best interact”.

Page 4, line 21, strike “and parks”.

Page 4, lines 22 and 23, amend paragraph (10) to  
read as follows:

10           (10) develop power measurement standards for  
11           marine renewable energy;

Page 4, line 24, redesignate paragraph (11) as para-  
graph (12).

Page 4, after line 23, insert the following new para-  
graph:

12           (11) develop identification standards for marine  
13           renewable energy devices; and

Page 5, line 20, strike “(11)” and insert “(12)”.

Page 6, line 1, redesignate section 6 as section 7.

Page 5, after line 24, insert the following new section:

**1 SEC. 6. APPLICABILITY OF OTHER LAWS.**

2       Nothing in this Act shall be construed as waiving the  
3 applicability of any requirement under any environmental  
4 or other Federal or State law.