

**AMENDMENT TO THE AMENDMENT IN THE
NATURE OF A SUBSTITUTE TO H.R. 5320
OFFERED BY MR. Whitfield**

In section 1457 of the Safe Drinking Water Act, as proposed to be amended by section 16 of the amendment—

(1) in subsection (a), amend the subsection heading to read as follows: “SCREENING AND TESTING OF SUBSTANCES”;

(2) in subsection (a)(1), before “testing” insert “screening, and if warranted,”;

(3) in subsection (a)(2), before “testing” insert “screening, and if warranted,”;

(4) in subsection (a)(3)—

(A) amend the paragraph heading to read as follows: “SUBSTANCES ALREADY SUBJECT TO SCREENING OR TESTING”; and

(B) after “a substance is not subject to” insert “screening, and if warranted,”; and

(C) in subparagraph (A), after “equivalent to” insert “screening or”;

(5) in subsection (a)(4)—

(A) insert “screening, and if warranted” after “subject to”; and

(B) insert “screening, and if warranted,” after “shall provide for such”;

(6) in subsection (b)—

(A) amend the subsection heading to read as follows: “IDENTIFICATION AND SCREENING OR TESTING OF ENDOCRINE DISRUPTING SUBSTANCES THAT MAY BE IN DRINKING WATER”; and

(B) in paragraph (1)(A), after “100 substances for” insert “screening, and if warranted,”;

(C) in paragraph (1)(B), after “additional substances for” insert “screening, and if warranted,”;

(D) in paragraph (1)(B), after “and a schedule for issuing” insert “screening or”;

(E) in paragraph (1)(B), after “with the goal of” insert “screening or”; and

(F) in paragraph (3), after “issue” insert “screen, and if warranted,”;

(7) in subsection (c)—

(A) amend the subsection heading to read as follows: “SCREENING AND TESTING PROTOCOL PROCESS”;

(B) in paragraph (1), strike “testing” after “developing and updating protocols” and insert “screening”;

(C) in paragraph (1)(C), insert “screening, and if warranted” before “testing under section 408(p)”;

(D) in paragraph (2), before “testing” insert “screening, and if warranted,”;

(8) in subsection (d)—

(A) amend the subsection heading to read as follows: “REVISION OF SCREENING PROTOCOLS”;

(B) strike “testing should be tested using the revised protocol” and insert “screening should be screened using the revised protocol”;

(9) in subsection (e)—

(A) amend the subsection heading to read as follows: “ACCELERATION OF SCREENING OR TESTING FOR CERTAIN SUBSTANCES”;

(B) in paragraph (1), after “the completion of” insert “screening, and if warranted,”

(10) in subsection (f)—

(A) amend the subsection heading to read as follows: “RESULTS OF SCREENING OR TESTING”; and

(B) in paragraph (1), insert “screening or” before “testing results for a substance,”;

(11) in subsection (g)—

(A) insert “screening or” before “testing” each place it appears; and

(B) insert “screen or” before “test” each place it appears;

(12) in subsection (h)—

(A) in paragraph (1)(B), strike “issue a test order requiring that a substance be tested on an accelerated basis in accordance with subsection (e)” and insert “issue an order requiring that a substance be screened and, if warranted, tested on an accelerated basis in accordance with subsection (e)”;

(B) in paragraph (3), before “testing on an accelerated basis” insert “screening and, if warranted”;

(13) in subsection (i)—

(A) in paragraph (1), before “testing” insert “screening or”; and

(B) in paragraph (2), strike “section 1412(b) or” and insert “subsection (f) or section”;

(14) in subsection (j)(1), insert “screening,” after “identifying,”;

(15) in subsection (k)—

(A) amend the subsection heading to read as follows: “SCREENING OR TESTING CONSORTIA, COMPENSATION, AND COMPLIANCE”;

(B) insert “screening or” before “testing” each place it appears; and

(C) in paragraph (4)(A), insert “screen or” before “test order”; and

(16) in subsection (l), amend paragraph (2) to read as follows:

1 “(2)(A) The term ‘screening’ means the screen-
2 ing of a substance pursuant to the screening pro-
3 gram under section 408(p) of the Federal Food,
4 Drug, and Cosmetic Act, including a screening of a
5 substance that is intended to identify substances
6 that have the potential to adversely interact with the
7 endocrine system.

8 “(B) The term ‘testing’ means the testing of a
9 substance pursuant to the testing program under
10 section 408(p) of the Federal Food, Drug, and Cos-

1 metic Act, including a test that is intended to deter-
2 mine the adverse endocrine-related effects caused by
3 such substance and obtain information about effects
4 at various doses.”

