## AMENDMENT TO H.R. 5092

## **OFFERED BY** Mr. Kennedy

Page 2, strike lines 12 through 23 and insert the following:

- 1 (b) Preemption.—No State or political subdivision
- 2 of a State shall have any authority either to establish or
- 3 continue in effect any standard or requirement relating
- 4 to the extent to which a product is introduced, advertised,
- 5 sold, or offered for sale in interstate or foreign commerce
- 6 with a 'Made in the U.S.A.' or 'Made in America' label,
- 7 or the equivalent thereof, in order to represent that such
- 8 product was in whole or in substantial part of domestic
- 9 origin, unless such standard or requirement is identical
- 10 to the standard established by the Federal Trade Commis-
- 11 sion pursuant to subsection (a).
- 12 (c) Preservation of Rights.—In the case of a
- 13 standard established by the law of a State that is super-
- 14 seded by subsection (b), any person of such State having
- 15 a right to seek relief based on such standard may seek
- 16 relief in the same manner and to the same extent based
- 17 on the standard established by the Federal Trade Com-
- 18 mission pursuant to subsection (a).

1	(d) Enforcement by State Attorneys Gen-
2	ERAL.—In addition to such other remedies as are provided
3	under State law, if the attorney general or other official
4	or agency designated by a State has reason to believe that
5	any person has violated or is violating the standard estab-
6	lished by the Federal Trade Commission pursuant to sub-
7	section (a), the attorney general of the State or such other
8	official may bring a civil action in any appropriate United
9	States district court or in any other court of competent
10	jurisdiction, including a State court, to—
11	(1) enjoin further such violation by the defend-
12	ant;
13	(2) enforce compliance with such standard;
14	(3) obtain civil penalties;
15	(4) obtain damages, restitution, or other com-
16	pensation on behalf of residents of the State; or
17	(5) obtain such other relief as the court may
18	consider appropriate.
19	(e) Intervention by the FTC.—
20	(1) Notice and intervention.—The attorney
21	general of a State shall provide prior written notice
22	of any action described in subsection (d) to the Com-
23	mission and provide the Commission with a copy of
24	the complaint in the action, except in any case in
25	which such prior notice is not feasible, in which case

1	the attorney general shall serve such notice imme-
2	diately upon instituting such action. The Commis-
3	sion shall have the right to—
4	(A) intervene in the action;
5	(B) upon so intervening, to be heard on all
6	matters arising therein; and
7	(C) to file petitions for appeal.
8	(2) Limitation on state action while com-
9	MISSION ACTION IS PENDING.—If the Commission
10	has instituted a civil action for a violation of the
11	standard established by the Federal Trade Commis-
12	sion pursuant to subsection (a), no State attorney
13	general may bring an action under this section dur-
14	ing the pendency of that action against any defend-
15	ant named in the complaint of the Commission for
16	any violation of such standard alleged in the com-
17	plaint.

