## AMENDMENT TO THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 4312

## OFFERED BY MS. ADAMS OF NORTH CAROLINA

Page 30, after line 11, insert the following:

1	(3) Non-discrimination.—
2	(A) IN GENERAL.—No interstate intercolle-
3	giate athletic association shall, on the basis of
4	sex, subject any athlete to discrimination with
5	respect to intercollegiate or collegiate athletics,
6	including discrimination through—
7	(i) the rules it sets for intercollegiate
8	athletics or collegiate athletics;
9	(ii) the sports—
10	(I) required for membership in
11	an intercollegiate athletic association,
12	or required for participation in colle-
13	giate athletics at a member institution
14	of such interstate intercollegiate ath-
15	letic association;
16	(II) competitions sponsored by
17	the intercollegiate athletic association,
18	or collegiate athletic competitions

1	sponsored by the member institution
2	of such interstate intercollegiate ath-
3	letic association; or
4	(III) championships sponsored by
5	the intercollegiate athletic association,
6	or collegiate athletic championships
7	sponsored by the member institution
8	of such interstate intercollegiate ath-
9	letic association;
10	(iii) the location, facilities, or amen-
11	ities provided for competitions or cham-
12	pionships sponsored by the intercollegiate
13	athletic association, or for collegiate ath-
14	letic competitions or championships spon-
15	sored by the member institution of such
16	interstate intercollegiate athletic associa-
17	tion;
18	(iv) the provision or arrangement for
19	the provision of goods or services (includ-
20	ing benefits) for competitions or champion-
21	ships sponsored by the intercollegiate ath-
22	letic association, or for collegiate athletic
23	competitions or championships sponsored
24	by such a member institution of such inter-
25	state intercollegiate athletic association; or

1	(v) the distribution of revenues or
2	other benefits to members of or such insti-
3	tutions under the authority of the inter-
4	collegiate athletic association, or to teams,
5	clubs, or other entities participating in col-
6	legiate athletics at the member institution
7	of such interstate intercollegiate athletic
8	association.
9	(B) LIMITATION.—Only a member institu-
10	tion of such interstate intercollegiate athletic
11	association that is described in section
12	908(2)(A) of the Education Amendments of
13	1972 (20 U.S.C. 1687(2)(A)) and covered by
14	section 908 of those Amendments (20 U.S.C.
15	1687) may be considered to have committed a
16	violation of subparagraph (A) with respect to
17	collegiate athletics.

