

**AMENDMENT TO THE AMENDMENT IN THE
NATURE OF A SUBSTITUTE TO H.R. 9
OFFERED BY MR. ISSA OF CALIFORNIA**

with:
Mr. Goodlatte (VA)
Mr. Farenthold (TX)
Ms. Lofgren (CA)
Mr. Forbes (VA)
Ms. Chu (CA)
Mr. Nadler (NY)
Ms. DelBene (WA)
Ms. Walters (CA)

Page 19, line 23, insert after "physical facility" the following: "that gives rise to the act of infringement".

Page 19, line 25, insert after "to be sued" the following: "in the instant action".

Page 20, strike lines 1 through 2 and insert the following:

1 “(4) where an inventor named on the patent in
2 suit conducted research or development that led to
3 the application for the patent in suit;”.

Page 20, strike lines 3 through 5 (and redesignate the subsequent paragraphs accordingly).

Page 20, line 8, insert after "operates" the following: “, not primarily for the purpose of creating venue,”.

Page 20, line 11, insert after "in suit" the following: "prior to the effective filing date of the patent".

Page 20, beginning on line 12, strike “a product that embodies” and insert “a tangible product that is alleged to embody”.

Page 20, line 15, strike “manufacturing process that embodies” and insert “manufacturing process for a tangible good in which the process is alleged to embody”.

