AN AMENDMENT TO BE OFFERED BY REPRESENTATIVE
TANCLEDO OF COLORADO, OR HIS
DESIGNEE, TO BE DEBATABLE FOR 60 MINUTES:

22

## AMENDMENT TO H.R. 4437, AS REPORTED OFFERED BY MR. TANCREDO OF COLORADO

At the end of title III, add the following:

OTO OO	A TATES Y A T /T	TENO TION TO	TOT LIMITOR	TO OT	TAXABLE TAXABLE	TREET
	e Duniali	TES FOR V	14 11 A 11 14 10		M. H. J. BH. P. V. I.	
	O. E 1913 M.L.I	TING PUBL V			1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	TIATIALE -

2	GRATION	LAWS	BY	STATES	AND	LOCALITIES.

3 Section 241(i) of the Immigration and Nationality

4 Act (8 U.S.C. 1231(i)) is amended by adding at the end

5 the following:

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

"(7) Prior to entering into a contractual arrangement with a State or political subdivision under paragraph (1), the Attorney General shall determine whether such State or political subdivision has in place any formal or informal policy that violates section 642 of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373). The Attorney General shall not enter into a contractual arrangement with, or allocate any of the funds made available under this section to, any State or political subdivision with a policy that violates such section. The Attorney General shall submit to Congress an annual report on any State or political subdivision with a policy that violates such section."

