### <sup>113TH CONGRESS</sup> 2D SESSION H.R. 2279

#### **AN ACT**

- To amend the Solid Waste Disposal Act relating to review of regulations under such Act and to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 relating to financial responsibility for classes of facilities.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

# TITLE I—REDUCING EXCESSIVE DEADLINE OBLIGATIONS

#### 3 SEC. 101. SHORT TITLE.

4 This title may be cited as the "Reducing Excessive5 Deadline Obligations Act of 2014".

## 6 SEC. 102. REVIEW OF REGULATIONS UNDER THE SOLID 7 WASTE DISPOSAL ACT.

8 Section 2002(b) of the Solid Waste Disposal Act (42
9 U.S.C. 6912(b)) is amended to read as follows:

10 "(b) REVIEW OF REGULATIONS.—The Administrator
11 shall review, and revise, as the Administrator determines
12 appropriate, regulations promulgated under this Act.".

#### 13 SEC. 103. FINANCIAL RESPONSIBILITY FOR CLASSES OF FA-

#### CILITIES UNDER CERCLA.

15 Section 108(b) of the Comprehensive Environmental
16 Response, Compensation, and Liability Act of 1980 (42)
17 U.S.C. 9608(b)) is amended—

18 (1) in paragraph (1)—

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19 (A) by striking "Not later than three years
20 after the date of enactment of the Act, the
21 President shall" and inserting "The President
22 shall, as appropriate,"; and

23 (B) by striking "first" after "for which re-24 quirements will be"; and

25 (2) in paragraph (2) -

1	(A) by striking "Financial responsibility
2	may be established" and inserting "Owners and
3	operators may establish financial responsi-
4	bility";
5	(B) by striking "any one, or any combina-
6	tion, of the following:" and inserting "forms of
7	security, including"; and
8	(C) by striking "or qualification" and in-
9	serting "and qualification".
10	SEC. 104. REPORT TO CONGRESS REGARDING FINANCIAL
11	<b>RESPONSIBILITY REQUIREMENTS.</b>
12	Section 108(b) of the Comprehensive Environmental
13	Response, Compensation, and Liability Act of 1980 (42
14	U.S.C. 9608(b)) is further amended by adding at the end
15	the following:
16	"(6) The President may not promulgate any financial
17	responsibility requirement under this subsection without
18	first submitting to Congress a report—
19	"(A) describing each facility or class of facilities
20	to be covered by such requirement;
21	"(B) describing the development of such re-
22	quirement, why the facility or class of facilities pro-
23	posed to be covered by such requirement present the
24	highest level of risk of injury, and why the facility

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1	or class of facilities is not already covered by ade-
2	quate financial responsibility requirements;
3	"(C) describing the financial responsibility re-
4	quirements promulgated by States or other Federal
5	agencies for the facility or class of facilities to be
6	covered by the financial responsibility requirement
7	proposed under this subsection and explaining why
8	the requirement proposed under this subsection is
9	necessary;
10	"(D) describing the exposure to the Fund for
11	response costs resulting from the facility or class of
12	facilities proposed to be covered; and
13	"(E) describing the capacity of the financial
14	and credit markets to provide instruments of finan-
15	cial responsibility necessary to meet such require-
16	ment.
17	The President shall update any report submitted under
18	this paragraph to reflect any revision of the facilities or
19	classes of facilities to be covered by a financial responsi-
20	bility requirement that is the subject of such report.".
21	SEC. 105. PREEMPTION OF FINANCIAL RESPONSIBILITY RE-
22	QUIREMENTS.
23	Section 114(d) of the Comprehensive Environmental
24	Response, Compensation, and Liability Act of 1980 (42
25	U.S.C. 9614(d)) is amended to read as follows:

1 "(d) No owner or operator of a vessel or facility who 2 establishes and maintains evidence of financial responsi-3 bility associated with the production, transportation, 4 treatment, storage, or disposal of hazardous substances 5 pursuant to financial responsibility requirements under 6 any State law or regulation, or any other Federal law or 7 regulation, shall be required to establish or maintain evi-8 dence of financial responsibility under this title, unless the 9 President determines, after notice and opportunity for 10 public comment, that in the event of a release of a hazardous substance that is not a federally permitted release 11 12 or authorized by a State permit, such other Federal or 13 State financial responsibility requirements are insufficient to cover likely response costs under section 104. If the 14 15 President determines that such other Federal or State financial responsibility requirements are insufficient to 16 17 cover likely response costs under section 104 in the event 18 of such a release, the President shall accept evidence of compliance with such other Federal or State financial re-19 sponsibility requirements in lieu of compliance with any 2021 portion of the financial responsibility requirements pro-22 mulgated under this title to which they correspond.".

#### 23 SEC. 106. EXPLOSIVE RISKS PLANNING NOTIFICATION.

Not later than 180 days after the date of enactmentof this Act, the owner or operator of each facility at which

substances listed in appendix A to part 27 of title 6, Code
 of Federal Regulations, as flammables or explosives are
 present above the screening threshold listed therein shall
 notify the State emergency response commission for the
 State in which such facility is located that such substances
 are present at such facility and of the amount of such
 substances that are present at such facility.

# 8 TITLE II—FEDERAL AND STATE 9 PARTNERSHIP FOR ENVIRON10 MENTAL PROTECTION

#### 11 SEC. 201. SHORT TITLE.

12 This title may be cited as the "Federal and State
13 Partnership for Environmental Protection Act of 2014".
14 SEC. 202. CONSULTATION WITH STATES.

15 (a) REMOVAL.—Section 104(a)(2) of the Comprehensive Environmental Response, Compensation, and Liabil-16 ity Act of 1980 (42 U.S.C. 9604(a)(2)) is amended by 17 striking "Any removal action undertaken by the President 18 19 under this subsection (or by any other person referred to in section 122) should" and inserting "In undertaking a 20 21 removal action under this subsection, the President (or 22 any other person undertaking a removal action pursuant 23 to section 122) shall consult with the affected State or 24 States. Such removal action should".

(b) REMEDIAL ACTION.—Section 104(c)(2) of the
 Comprehensive Environmental Response, Compensation,
 and Liability Act of 1980 (42 U.S.C. 9604(c)(2)) is
 amended by striking "before determining any appropriate
 remedial action" and inserting "during the process of se lecting, and in selecting, any appropriate remedial action".

7 (c) SELECTION OF REMEDIAL ACTION.—Section
8 104(c)(4) of the Comprehensive Environmental Response,
9 Compensation, and Liability Act of 1980 (42 U.S.C.
10 9604(c)(4)) is amended by striking "shall select remedial
11 actions" and inserting "shall, in consultation with the af12 fected State or States, select remedial actions".

(d) CONSULTATION WITH STATE AND LOCAL OFFI14 CIALS.—Section 120(f) of the Comprehensive Environ15 mental Response, Compensation, and Liability Act of
16 1980 (42 U.S.C. 9620(f)) is amended—

17 (1) by striking "shall afford to" and inserting18 "shall consult with";

19 (2) by inserting "and shall provide such State
20 and local officials" before "the opportunity to par21 ticipate in"; and

(3) by adding at the end the following: "If
State or local officials make a determination not to
participate in the planning and selection of the remedial action, such determination shall be docu-

1	mented in the administrative record regarding the
2	selection of the response action.".
3	SEC. 203. STATE CREDIT FOR OTHER CONTRIBUTIONS.
4	Section $104(c)(5)$ of the Comprehensive Environ-
5	mental Response, Compensation, and Liability Act of
6	1980 (42 U.S.C. 9604(c)(5)) is amended—
7	(1) in subparagraph (A)—
8	(A) by inserting "removal at such facility,
9	or for" before "remedial action"; and
10	(B) by striking "non-Federal funds." and
11	inserting "non-Federal funds, including over-
12	sight costs and in-kind expenditures. For pur-
13	poses of this paragraph, in-kind expenditures
14	shall include expenditures for, or contributions
15	of, real property, equipment, goods, and serv-
16	ices, valued at a fair market value, that are
17	provided for the removal or remedial action at
18	the facility, and amounts derived from mate-
19	rials recycled, recovered, or reclaimed from the
20	facility, valued at a fair market value, that are
21	used to fund or offset all or a portion of the
22	cost of the removal or remedial action."; and
23	(2) in subparagraph (B), by inserting "removal
24	or" after "under this paragraph shall include ex-
25	penses for".

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## SEC. 204. STATE CONCURRENCE WITH LISTING ON THE NA TIONAL PRIORITIES LIST.

3 (a) BASIS FOR RECOMMENDATION.—Section
4 105(a)(8)(B) of the Comprehensive Environmental Re5 sponse, Compensation, and Liability Act of 1980 (42)
6 U.S.C. 9605(a)(8)(B)) is amended—

7 (1) by inserting "Not later than 90 days after 8 any revision of the national list, with respect to a 9 priority not included on the revised national list, 10 upon request of the State that submitted the priority 11 for consideration under this subparagraph, the 12 President shall provide to such State, in writing, the 13 basis for not including such priority on such revised 14 national list. The President may not add a facility 15 to the national list over the written objection of the 16 State, unless (i) the State, as an owner or operator 17 or a significant contributor of hazardous substances 18 to the facility, is a potentially responsible party, (ii) 19 the President determines that the contamination has 20 migrated across a State boundary, resulting in the 21 need for response actions in multiple States, or (iii) 22 the criteria under the national contingency plan for issuance of a health advisory have been met." after 23 24 "the President shall consider any priorities estab-25 lished by the States."; and

(2) by striking "To the extent practicable, the 1 2 highest priority facilities shall be designated individ-3 ually and shall be referred to as" and all that follows 4 through the semicolon at the end, and inserting 5 "Not more frequently than once every 5 years, a 6 State may designate a facility that meets the criteria 7 set forth in subparagraph (A) of this paragraph, 8 which shall be included on the national list;".

9 (b) STATE INVOLVEMENT.—Section 121(f)(1)(C) of
10 the Comprehensive Environmental Response, Compensa11 tion, and Liability Act of 1980 (42 U.S.C. 9621(f)(1)(C))
12 is amended by striking "deleting sites from" and inserting
13 "adding sites to, and deleting sites from,".

#### 14 SEC. 205. STATE ENVIRONMENTAL COVENANT LAW.

15 Section 121(d)(2)(A)(ii) of the Comprehensive Envi-16 ronmental Response, Compensation, and Liability Act of 17 1980 (42 U.S.C. 9621(d)(2)(A)(ii)) is amended by strik-18 ing "State environmental or facility siting law" and insert-19 ing "State environmental, facility siting, or environmental 20 covenant law, or under a State law or regulation requiring 21 the use of engineering controls or land use controls,".

# 1**TITLE III—FEDERAL FACILITY**2**ACCOUNTABILITY**

#### 3 SEC. 301. SHORT TITLE.

4 This title may be cited as the "Federal Facility Ac-5 countability Act of 2014".

#### 6 SEC. 302. FEDERAL FACILITIES.

7 (a) APPLICATION TO FEDERAL GOVERNMENT.—Sec8 tion 120(a) of the Comprehensive Environmental Re9 sponse, Compensation, and Liability Act of 1980 (42)
10 U.S.C. 9620(a)) is amended in the heading by striking
11 "OF ACT".

(b) APPLICATION OF REQUIREMENTS TO FEDERAL
FACILITIES.—Section 120(a)(2) of the Comprehensive
Environmental Response, Compensation, and Liability Act
of 1980 (42 U.S.C. 9620(a)(2)) is amended—

16 (1) by striking "preliminary assessments" and17 inserting "response actions";

18 (2) by inserting "or" after "National Contin-19 gency Plan,";

20 (3) by striking ", or applicable to remedial ac21 tions at such facilities"; and

(4) by inserting "or have been" before "ownedor operated".

24 (c) APPLICABILITY OF LAWS.—Section 120(a)(4) of
25 the Comprehensive Environmental Response, Compensa-

1 tion, and Liability Act of 1980 (42 U.S.C. 9620(a)(4))
2 is amended to read as follows:

3 "(4) Applicability of laws.—

4 "(A) IN GENERAL.—Each department, 5 agency, and instrumentality of the United 6 States shall be subject to, and comply with, at 7 facilities that are or have been owned or oper-8 ated by any such department, agency, or instru-9 mentality, State substantive and procedural re-10 quirements regarding response relating to haz-11 ardous substances or pollutants or contami-12 nants, including State hazardous waste require-13 ments, in the same manner and to the same ex-14 tent as any nongovernmental entity.

15 "(B) COMPLIANCE.—

16 "(i) IN GENERAL.—The United States
17 hereby expressly waives any immunity oth18 erwise applicable to the United States with
19 respect to any State substantive or proce20 dural requirement referred to in subpara21 graph (A).

22 "(ii) INJUNCTIVE RELIEF.—Neither
23 the United States, nor any agent, em24 ployee, nor officer thereof, shall be immune
25 or exempt from any process or sanction of

1	any State or Federal Court with respect to
2	the enforcement of any injunctive relief
3	under subparagraph (C)(ii).
4	"(iii) CIVIL PENALTIES.—No agent,
5	employee, or officer of the United States
6	shall be personally liable for any civil pen-
7	alty under any State substantive or proce-
8	dural requirement referred to in subpara-
9	graph (A), or this Act, with respect to any
10	act or omission within the scope of the of-
11	ficial duties of the agent, employee, or offi-
12	cer.
13	"(C) SUBSTANTIVE AND PROCEDURAL RE-
14	QUIREMENTS.—The State substantive and pro-
15	cedural requirements referred to in subpara-
16	graph (A) include—
17	"(i) administrative orders;
18	"(ii) injunctive relief;
19	"(iii) civil and administrative penalties
20	and fines, regardless of whether such pen-
21	alties or fines are punitive or coercive in
22	nature or are imposed for isolated, inter-
23	mittent, or continuing violations;
24	"(iv) reasonable service charges or
25	oversight costs; and

1	"(v) laws or regulations requiring the
2	imposition and maintenance of engineering
3	or land use controls.
4	"(D) REASONABLE SERVICE CHARGES OR
5	OVERSIGHT COSTS.—The reasonable service
6	charges or oversight costs referred to in sub-
7	paragraph (C) include fees or charges assessed
8	in connection with—
9	"(i) the processing, issuance, renewal,
10	or modification of permits;
11	"(ii) the review of plans, reports,
12	studies, and other documents;
13	"(iii) attorney's fees;
14	"(iv) inspection and monitoring of fa-
15	cilities or vessels; and
16	"(v) any other nondiscriminatory
17	charges that are assessed in connection
18	with a State requirement regarding re-
19	sponse relating to hazardous substances or
20	pollutants or contaminants.".
21	SEC. 303. AUTHORITY TO DELEGATE, ISSUE REGULATIONS.
22	Section 115 of the Comprehensive Environmental Re-
23	sponse, Compensation, and Liability Act of 1980 (42
24	U.S.C. 9615) is amended by adding at the end the fol-
25	lowing new sentence: "If the President delegates or as-

1 signs any duties or powers under this section to a department, agency, or instrumentality of the United States 2 other than the Administrator, the Administrator may re-3 view, as the Administrator determines necessary or upon 4 5 request of any State, actions taken, or regulations promulgated, pursuant to such delegation or assignment, for pur-6 poses of ensuring consistency with the guidelines, rules, 7 regulations, or criteria established by the Administrator 8 under this title.". 9

Passed the House of Representatives January 9, 2014.

Attest:

Clerk.

# 113TH CONGRESS H. R. 2279

# AN ACT

To amend the Solid Waste Disposal Act relating to review of regulations under such Act and to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 relating to financial responsibility for classes of facilities.