

114<sup>TH</sup> CONGRESS  
2<sup>D</sup> SESSION

# H. R. 3797

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## AN ACT

To establish the bases by which the Administrator of the Environmental Protection Agency shall issue, implement, and enforce certain emission limitations and allocations for existing electric utility steam generating units that convert coal refuse into energy.

1        *Be it enacted by the Senate and House of Representa-*  
2        *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE.**

2 This Act may be cited as the “Satisfying Energy  
3 Needs and Saving the Environment Act” or the “SENSE  
4 Act”.

5 **SEC. 2. STANDARDS FOR COAL REFUSE POWER PLANTS.**

6 (a) DEFINITIONS.—In this Act:

7 (1) ADMINISTRATOR.—The term “Adminis-  
8 trator” means the Administrator of the Environ-  
9 mental Protection Agency.

10 (2) BOILER OPERATING DAY.—The term “boiler  
11 operating day” has the meaning given such term in  
12 section 63.10042 of title 40, Code of Federal Regu-  
13 lations, or any successor regulation.

14 (3) COAL REFUSE.—The term “coal refuse”  
15 means any byproduct of coal mining, physical coal  
16 cleaning, or coal preparation operation that contains  
17 coal, matrix material, clay, and other organic and in-  
18 organic material.

19 (4) COAL REFUSE ELECTRIC UTILITY STEAM  
20 GENERATING UNIT.—The term “coal refuse electric  
21 utility steam generating unit” means an electric util-  
22 ity steam generating unit that—

23 (A) is in operation as of the date of enact-  
24 ment of this Act;

25 (B) uses fluidized bed combustion tech-  
26 nology to convert coal refuse into energy; and

1 (C) uses coal refuse as at least 75 percent  
2 of the annual fuel consumed, by heat input, of  
3 the unit.

4 (5) COAL REFUSE-FIRED FACILITY.—The term  
5 “coal refuse-fired facility” means all coal refuse elec-  
6 tric utility steam generating units that are—

7 (A) located on one or more contiguous or  
8 adjacent properties;

9 (B) specified within the same Major Group  
10 (2-digit code), as described in the Standard In-  
11 dustrial Classification Manual (1987); and

12 (C) under common control of the same  
13 person (or persons under common control).

14 (6) CROSS-STATE AIR POLLUTION RULE.—The  
15 terms “Cross-State Air Pollution Rule” and  
16 “CSAPR” mean the regulatory program promul-  
17 gated by the Administrator to address the interstate  
18 transport of air pollution in parts 51, 52, and 97 of  
19 title 40, Code of Federal Regulations, including any  
20 subsequent or successor regulation.

21 (7) ELECTRIC UTILITY STEAM GENERATING  
22 UNIT.—The term “electric utility steam generating  
23 unit” means either or both—

24 (A) an electric utility steam generating  
25 unit, as such term is defined in section

1           63.10042 of title 40, Code of Federal Regula-  
2           tions, or any successor regulation; or

3           (B) an electricity generating unit or elec-  
4           tric generating unit, as such terms are used in  
5           CSAPR.

6           (8) PHASE I.—The term “Phase I” means, with  
7           respect to CSAPR, the initial compliance period  
8           under CSAPR, identified for the 2015 and 2016 an-  
9           nual compliance periods.

10          (b) APPLICATION OF CSAPR TO CERTAIN COAL  
11 REFUSE ELECTRIC UTILITY STEAM GENERATING  
12 UNITS.—

13           (1) COAL REFUSE ELECTRIC UTILITY STEAM  
14           GENERATING UNITS COMBUSTING BITUMINOUS COAL  
15           REFUSE.—

16           (A) APPLICABILITY.—This paragraph ap-  
17           plies with respect to any coal refuse electric  
18           utility steam generating unit that—

19                   (i) combusts coal refuse derived from  
20                   the mining and processing of bituminous  
21                   coal; and

22                   (ii) is subject to sulfur dioxide allow-  
23                   ance surrender provisions pursuant to  
24                   CSAPR.

1 (B) CONTINUED APPLICABILITY OF PHASE  
2 I ALLOWANCE ALLOCATIONS.—In carrying out  
3 CSAPR, the Administrator shall provide that,  
4 for any compliance period, the allocation  
5 (whether through a Federal implementation  
6 plan or State implementation plan) of sulfur di-  
7 oxide allowances for a coal refuse electric utility  
8 steam generating unit described in subpara-  
9 graph (A) is equivalent to the allocation of the  
10 unit-specific sulfur dioxide allowance allocation  
11 identified for such unit for Phase I, as ref-  
12 erenced in the notice entitled “Availability of  
13 Data on Allocations of Cross-State Air Pollu-  
14 tion Rule Allowances to Existing Electricity  
15 Generating Units” (79 Fed. Reg. 71674 (De-  
16 cember 3, 2014)).

17 (C) RULES FOR ALLOWANCE ALLOCA-  
18 TIONS.—For any compliance period under  
19 CSAPR that commences on or after January 1,  
20 2017, any sulfur dioxide allowance allocation  
21 provided by the Administrator to a coal refuse  
22 electric utility steam generating unit described  
23 in subparagraph (A)—

24 (i) shall not be transferable for use by  
25 any other source not located at the same

1 coal refuse-fired facility as the relevant  
2 coal refuse electric utility steam generating  
3 unit;

4 (ii) may be transferable for use by an-  
5 other source located at the same coal  
6 refuse-fired facility as the relevant coal  
7 refuse electric utility steam generating  
8 unit;

9 (iii) may be banked for application to  
10 compliance obligations in future compli-  
11 ance periods under CSAPR; and

12 (iv) shall be surrendered upon the  
13 permanent cessation of operation of such  
14 coal refuse electric utility steam generating  
15 unit.

16 (2) OTHER SOURCES.—

17 (A) NO INCREASE IN OVERALL STATE  
18 BUDGET OF SULFUR DIOXIDE ALLOWANCE AL-  
19 LOCATIONS.—For purposes of paragraph (1),  
20 the Administrator may not, for any compliance  
21 period under CSAPR, increase the total budget  
22 of sulfur dioxide allowance allocations for a  
23 State in which a unit described in paragraph  
24 (1)(A) is located.

1 (B) COMPLIANCE PERIODS 2017 THROUGH  
2 2020.—For any compliance period under  
3 CSAPR that commences on or after January 1,  
4 2017, but before December 31, 2020, the Ad-  
5 ministrator shall carry out subparagraph (A) by  
6 proportionally reducing, as necessary, the unit-  
7 specific sulfur dioxide allowance allocations  
8 from each source that—

9 (i) is located in a State in which a  
10 unit described in paragraph (1)(A) is lo-  
11 cated;

12 (ii) permanently ceases operation, or  
13 converts its primary fuel source from coal  
14 to natural gas, prior to the relevant com-  
15 pliance period; and

16 (iii) otherwise receives an allocation of  
17 sulfur dioxide allowances under CSAPR for  
18 such period.

19 (c) EMISSION LIMITATIONS TO ADDRESS HYDROGEN  
20 CHLORIDE AND SULFUR DIOXIDE AS HAZARDOUS AIR  
21 POLLUTANTS.—

22 (1) APPLICABILITY.—For purposes of regu-  
23 lating emissions of hydrogen chloride or sulfur diox-  
24 ide from a coal refuse electric utility steam gener-

1       ating unit under section 112 of the Clean Air Act  
2       (42 U.S.C. 7412), the Administrator—

3               (A) shall authorize the operator of such  
4       unit to elect that such unit comply with ei-  
5       ther—

6                       (i) an emissions standard for emis-  
7       sions of hydrogen chloride that meets the  
8       requirements of paragraph (2); or

9                       (ii) an emission standard for emis-  
10      sions of sulfur dioxide that meets the re-  
11      quirements of paragraph (2); and

12               (B) may not require that such unit comply  
13      with both an emission standard for emissions of  
14      hydrogen chloride and an emission standard for  
15      emissions of sulfur dioxide.

16      (2) RULES FOR EMISSION LIMITATIONS.—

17               (A) IN GENERAL.—The Administrator  
18      shall require an operator of a coal refuse elec-  
19      tric utility steam generating unit to comply, at  
20      the election of the operator, with no more than  
21      one of the following emission standards:

22                       (i) An emission standard for emissions  
23      of hydrogen chloride from such unit that is  
24      no more stringent than an emission rate of

1           0.002 pounds per million British thermal  
2           units of heat input.

3           (ii) An emission standard for emis-  
4           sions of hydrogen chloride from such unit  
5           that is no more stringent than an emission  
6           rate of 0.02 pounds per megawatt-hour.

7           (iii) An emission standard for emis-  
8           sions of sulfur dioxide from such unit that  
9           is no more stringent than an emission rate  
10          of 0.20 pounds per million British thermal  
11          units of heat input.

12          (iv) An emission standard for emis-  
13          sions of sulfur dioxide from such unit that  
14          is no more stringent than an emission rate  
15          of 1.5 pounds per megawatt-hour.

16          (v) An emission standard for emis-  
17          sions of sulfur dioxide from such unit that  
18          is no more stringent than capture and con-  
19          trol of 93 percent of sulfur dioxide across  
20          the generating unit or group of generating  
21          units, as determined by comparing—

22                 (I) the expected sulfur dioxide  
23                 generated from combustion of fuels  
24                 emissions calculated based upon as-  
25                 fired fuel samples; to

1 (II) the actual sulfur dioxide  
2 emissions as measured by a sulfur di-  
3 oxide continuous emission monitoring  
4 system.

5 (B) MEASUREMENT.—An emission stand-  
6 ard described in subparagraph (A) shall be  
7 measured as a 30 boiler operating day rolling  
8 average per coal refuse electric utility steam  
9 generating unit or group of coal refuse electric  
10 utility steam generating units located at a sin-  
11 gle coal refuse-fired facility.

Passed the House of Representatives March 15,  
2016.

Attest:

*Clerk.*



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