

## In the House of Representatives, U. S.,

July 21, 1999.

*Resolved*, That the bill from the Senate (S. 880) entitled "An Act to amend the Clean Air Act to remove flammable fuels from the list of substances with respect to which reporting and other activities are required under the risk management plan program", do pass with the following

## **AMENDMENTS:**

Strike out all after the enacting clause and insert: 1 SECTION 1. SHORT TITLE. 2 This Act may be cited as the "Chemical Safety Information, Site Security and Fuels Regulatory Relief Act". 3 SEC. 2. REMOVAL OF PROPANE SOLD BY RETAILERS AND 4 5 OTHER FLAMMABLE FUELS FROM RISK MAN-6 AGEMENT LIST. 7 Section 112(r) of the Clean Air Act (42 U.S.C. 7412(r)) is amended— 8 9 (1) by redesignating subparagraphs (A) through 10 (C) of paragraph (4) as clauses (i) through (iii), re-

11 spectively, and indenting appropriately;

1	(2) by striking in paragraph (4) "Administrator
2	shall consider each of the following criteria—" and
3	inserting the following: "Administrator—
4	"(A) shall consider—";
5	(3) in subparagraph (A)( $iii$ ) (as designated by
6	paragraphs (1) and (2)), of paragraph (4)by striking
7	the period at the end and inserting "; and";
8	(4) by adding at the end of paragraph $(4)$ the
9	following:
10	``(B) shall not list a flammable substance
11	when used as a fuel or held for sale as a fuel at
12	a retail facility under this subsection solely be-
13	cause of the explosive or flammable properties of
14	the substance, unless a fire or explosion caused
15	by the substance will result in acute adverse
16	heath effects from human exposure to the sub-
17	stance, including the unburned fuel or its com-
18	bustion byproducts, other than those caused by
19	the heat of the fire or impact of the explosion.";
20	and
21	(5) by inserting the following new subparagraph
22	at the end of paragraph (2):
23	"(D) The term 'retail facility' means a sta-
24	tionary source at which more than one-half of
25	the income is obtained from direct sales to end

1	users or at which more than one-half of the fuel
2	sold, by volume, is sold through a cylinder ex-
3	change program.".
4	SEC. 3. PUBLIC ACCESS TO OFF-SITE CONSEQUENCE ANAL-
5	YSIS INFORMATION.
6	(a) IN GENERAL.—Section 112(r)(7) of the Clean Air
7	Act (42 U.S.C. $7412(r)(7)$ ) is amended by adding at the
8	end the following:
9	"(H) PUBLIC ACCESS TO OFF-SITE CON-
10	SEQUENCE ANALYSIS INFORMATION.—
11	"(i) DEFINITIONS.—In this subpara-
12	graph:
13	"(I) COVERED PERSON.—The
14	term 'covered person' means—
15	"(aa) an officer or employee
16	of the United States;
17	"(bb) an officer or employee
18	of an agent or contractor of the
19	Federal Government;
20	"(cc) an officer or employee
21	of a State or local government;
22	"(dd) an officer or employee
23	of an agent or contractor of a
24	State or local government;

1 "(ee) an individual affiliated
2 with an entity that has been
3 given, by a State or local govern-
4 ment, responsibility for pre-
5 venting, planning for, or respond-
6 ing to accidental releases;
7 "(ff) an officer or employed
8 or an agent or contractor of an
9 entity described in item (ee); and
0 "(gg) a qualified researcher
1 under clause (vii).
2 "(II) Official USE.—The term
3 'official use' means an action of a Fed-
4 eral, State, or local government agency
5 or an entity referred to in subclause
6 (I)(ee) intended to carry out a function
7 relevant to preventing, planning for, or
8 responding to accidental releases.
9 "(III) OFF-SITE CONSEQUENCE
0 ANALYSIS INFORMATION.—The term
1 <i>`off-site consequence analysis informa</i>
2 tion' means those portions of a risk
3 management plan, excluding the execu-
4 tive summary of the plan, consisting of
5 an evaluation of 1 or more worst-case

1	release scenarios or alternative release
2	scenarios, and any electronic data base
3	created by the Administrator from
4	those portions.
5	"(IV) RISK MANAGEMENT PLAN.—
6	The term 'risk management plan'
7	means a risk management plan sub-
8	mitted to the Administrator by an
9	owner or operator of a stationary
10	source under subparagraph (B)(iii).
11	"(ii) REGULATIONS.—Not later than 1
12	year after the date of enactment of this sub-
13	paragraph, the President shall—
14	"(I) assess—
15	"(aa) the increased risk of
16	terrorist and other criminal activ-
17	ity associated with the posting of
18	off-site consequence analysis infor-
19	mation on the Internet; and
20	"(bb) the incentives created
21	by public disclosure of off-site con-
22	sequence analysis information for
23	reduction in the risk of accidental
24	releases; and

1	"(II) based on the assessment
2	under subclause (I), promulgate regu-
3	lations governing the distribution of
4	off-site consequence analysis informa-
5	tion in a manner that, in the opinion
6	of the President, minimizes the likeli-
7	hood of accidental releases and the risk
8	described in subclause $(I)(aa)$ and the
9	likelihood of harm to public health and
10	welfare, and—
11	"(aa) allows access by any
12	member of the public to paper
13	copies of off-site consequence anal-
14	ysis information for a limited
15	number of stationary sources lo-
16	cated anywhere in the United
17	States, without any geographical
18	restriction;
19	"(bb) allows other public ac-
20	cess to off-site consequence anal-
21	ysis information as appropriate;
22	"(cc) allows access for official
23	use by a covered person described
24	in any of items (cc) through (ff) of
25	clause $(i)(I)$ (referred to in this

1	subclause as a 'State or local cov-
2	ered person') to off-site con-
3	sequence analysis information re-
4	lating to stationary sources lo-
5	cated in the person's State;
6	"(dd) allows a State or local
7	covered person to provide, for offi-
8	cial use, off-site consequence anal-
9	ysis information relating to sta-
10	tionary sources located in the per-
11	son's State to a State or local cov-
12	ered person in a contiguous State;
13	and
14	"(ee) allows a State or local
15	covered person to obtain for offi-
16	cial use, by request to the Admin-
17	istrator, off-site consequence anal-
18	ysis information that is not avail-
19	able to the person under item (cc).
20	"(iii) Availability under freedom
21	OF INFORMATION ACT.—
22	"(I) FIRST YEAR.—Off-site con-
23	sequence analysis information, and
24	any ranking of stationary sources de-
25	rived from the information, shall not

1	be made available under section 552 of
2	title 5, United States Code, during the
3	1-year period beginning on the date of
4	enactment of this subparagraph.
5	"(II) AFTER FIRST YEAR.—If the
6	regulations under clause (ii) are pro-
7	mulgated on or before the end of the
8	period described in subclause (I), off-
9	site consequence analysis information
10	covered by the regulations, and any
11	ranking of stationary sources derived
12	from the information, shall not be
13	made available under section 552 of
14	title 5, United States Code, after the
15	end of that period.
16	"(III) APPLICABILITY.—Sub-
17	clauses $(I)$ and $(II)$ apply to off-site
18	consequence analysis information sub-
19	mitted to the Administrator before, on,
20	or after the date of enactment of this
21	subparagraph.
22	"(iv) Availability of information
23	DURING TRANSITION PERIOD.—The Admin-
24	istrator shall make off-site consequence
25	analysis information available to covered

1	persons for official use in a manner that
2	meets the requirements of items (cc) through
3	(ee) of clause (ii)(II), and to the public in
4	a form that does not make available any in-
5	formation concerning the identity or loca-
6	tion of stationary sources, during the
7	period—
8	((I) beginning on the date of en-
9	actment of this subparagraph; and
10	"(II) ending on the earlier of the
11	date of promulgation of the regulations
12	under clause (ii) or the date that is 1
13	year after the date of enactment of this
14	subparagraph.
15	"(v) Prohibition on unauthorized
16	DISCLOSURE OF INFORMATION BY COVERED
17	PERSONS.—
18	"(I) IN GENERAL.—Beginning on
19	the date of enactment of this subpara-
20	graph, a covered person shall not dis-
21	close to the public off-site consequence
22	analysis information in any form, or
23	any statewide or national ranking of
24	identified stationary sources derived
25	from such information, except as au-

1	thorized by this subparagraph (includ-
2	ing the regulations promulgated under
3	clause (ii)). After the end of the 1-year
4	period beginning on the date of enact-
5	ment of this subparagraph, if regula-
6	tions have not been promulgated under
7	clause (ii), the preceding sentence shall
8	not apply.
9	"(II) CRIMINAL PENALTIES.—Not-
10	withstanding section 113, a covered
11	person that willfully violates a restric-
12	tion or prohibition established by this
13	subparagraph (including the regula-
14	tions promulgated under clause (ii))
15	shall, upon conviction, be fined for an
16	infraction under section 3571 of title
17	18, United States Code, (but shall not
18	be subject to imprisonment) for each
19	unauthorized disclosure of off-site con-
20	sequence analysis information, except
21	that subsection (d) of such section 3571
22	shall not apply to a case in which the
23	offense results in pecuniary loss unless
24	the defendant knew that such loss
25	would occur. The disclosure of off-site

1	consequence analysis information for
2	each specific stationary source shall be
3	considered a separate offense. The total
4	of all penalties that may be imposed on
5	a single person or organization under
6	this item shall not exceed \$1,000,000
7	for violations committed during any 1
8	calendar year.
9	"(III) APPLICABILITY.—If the
10	owner or operator of a stationary
11	source makes off-site consequence anal-
12	ysis information relating to that sta-
13	tionary source available to the public
14	without restriction—
15	"(aa) subclauses (I) and (II)
16	shall not apply with respect to the
17	information; and
18	"(bb) the owner or operator
19	shall notify the Administrator of
20	the public availability of the in-
21	formation.
22	"(IV) List.—The Administrator
23	shall maintain and make publicly
24	available a list of all stationary

1	sources that have provided notification
2	under subclause (III)(bb).
3	"(vi) Notice.—The Administrator
4	shall provide notice of the definition of offi-
5	cial use as provided in clause $(i)(III)$ and
6	examples of actions that would and would
7	not meet that definition, and notice of the
8	restrictions on further dissemination and
9	the penalties established by this Act to each
10	covered person who receives off-site con-
11	sequence analysis information under clause
12	(iv) and each covered person who receives
13	off-site consequence analysis information for
14	an official use under the regulations pro-
15	mulgated under clause (ii).
16	"(vii) Qualified researchers.—
17	"(I) IN GENERAL.—Not later than
18	180 days after the date of enactment of
19	this subparagraph, the Administrator,
20	in consultation with the Attorney Gen-
21	eral, shall develop and implement a
22	system for providing off-site con-
23	sequence analysis information, includ-
24	ing facility identification, to any
25	qualified researcher, including a quali-

1	fied researcher from industry or any
2	public interest group.
3	"(II) LIMITATION ON DISSEMINA-
4	TION.—The system shall not allow the
5	researcher to disseminate, or make
6	available on the Internet, the off-site
7	consequence analysis information, or
8	any portion of the off-site consequence
9	analysis information, received under
10	this clause.
11	"(viii) Read-only information
12	TECHNOLOGY SYSTEM.—In consultation
13	with the Attorney General and the heads of
14	other appropriate Federal agencies, the Ad-
15	ministrator shall establish an information
16	technology system that provides for the
17	availability to the public of off-site con-
18	sequence analysis information by means of
19	a central data base under the control of the
20	Federal Government that contains informa-
21	tion that users may read, but that provides
22	no means by which an electronic or me-
23	chanical copy of the information may be
24	made.

1	"(ix) Voluntary industry accident
2	PREVENTION STANDARDS.—The Environ-
3	mental Protection Agency, the Department
4	of Justice, and other appropriate agencies
5	may provide technical assistance to owners
6	and operators of stationary sources and
7	participate in the development of voluntary
8	industry standards that will help achieve
9	the objectives set forth in paragraph (1).
10	"(x) EFFECT ON STATE OR LOCAL
11	LAW.—
12	"(I) IN GENERAL.—Subject to
13	subclause (II), this subparagraph (in-
14	cluding the regulations promulgated
15	under this subparagraph) shall super-
16	sede any provision of State or local
17	law that is inconsistent with this sub-
18	paragraph (including the regulations).
19	"(II) AVAILABILITY OF INFORMA-
20	TION UNDER STATE LAW.—Nothing in
21	this subparagraph precludes a State
22	from making available data on the off-
23	site consequences of chemical releases
24	collected in accordance with State law.
25	"(xi) Report.—

1	"(I) IN GENERAL.—Not later than
2	3 years after the date of enactment of
3	this subparagraph, the Attorney Gen-
4	eral, in consultation with appropriate
5	State, local, and Federal Government
б	agencies, affected industry, and the
7	public, shall submit to Congress a re-
8	port that describes the extent to which
9	regulations promulgated under this
10	paragraph have resulted in actions, in-
11	cluding the design and maintenance of
12	safe facilities, that are effective in de-
13	tecting, preventing, and minimizing
14	the consequences of releases of regulated
15	substances that may be caused by
16	criminal activity. As part of this re-
17	port, the Attorney General, using
18	available data to the extent possible,
19	and a sampling of covered stationary
20	sources selected at the discretion of the
21	Attorney General, and in consultation
22	with appropriate State, local, and Fed-
23	eral governmental agencies, affected in-
24	dustry, and the public, shall review the
25	vulnerability of covered stationary

1	sources to criminal and terrorist activ-
2	ity, current industry practices regard-
3	ing site security, and security of trans-
4	portation of regulated substances. The
5	Attorney General shall submit this re-
6	port, containing the results of the re-
7	view, together with recommendations,
8	if any, for reducing vulnerability of
9	covered stationary sources to criminal
10	and terrorist activity, to the Committee
11	on Commerce of the United States
12	House of Representatives and the Com-
13	mittee on Environment and Public
14	Works of the United States Senate and
15	other relevant committees of Congress.
16	"(II) INTERIM REPORT.—Not
17	later than 12 months after the date of
18	enactment of this subparagraph, the
19	Attorney General shall submit to the
20	Committee on Commerce of the United
21	States House of Representatives and
22	the Committee on Environment and
23	Public Works of the United States Sen-
24	ate, and other relevant committees of

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1	Congress, an interim report that in-
2	cludes, at a minimum—
3	"(aa) the preliminary find-
4	ings under subclause (I);
5	"(bb) the methods used to de-
6	velop the findings; and
7	"(cc) an explanation of the
8	activities expected to occur that
9	could cause the findings of the re-
10	port under subclause $(I)$ to be dif-
11	ferent than the preliminary find-
12	ings.
13	"(III) AVAILABILITY OF INFORMA-
14	TION.—Information that is developed
15	by the Attorney General or requested
16	by the Attorney General and received
17	from a covered stationary source for
18	the purpose of conducting the review
19	under subclauses $(I)$ and $(II)$ shall be
20	exempt from disclosure under section
21	552 of title 5, United States Code, if
22	such information would pose a threat
23	to national security.
24	"(xii) Scope.—This subparagraph—

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"(I) applies only to covered per-

2	sons; and
3	"(II) does not restrict the dissemi-
4	nation of off-site consequence analysis
5	information by any covered person in
6	any manner or form except in the form
7	of a risk management plan or an elec-
8	tronic data base created by the Admin-
9	istrator from off-site consequence anal-
10	ysis information.
11	"(xiii) Authorization of appro-
12	PRIATIONS.—There are authorized to be ap-
13	propriated to the Administrator and the At-
14	torney General such sums as are necessary
15	to carry out this subparagraph (including
16	the regulations promulgated under clause
17	(ii)), to remain available until expended.".
18	(b) Reports.—
19	(1) DEFINITION OF ACCIDENTAL RELEASE.—In
20	this subsection, the term "accidental release" has the
21	meaning given the term in section $112(r)(2)$ of the
22	Clean Air Act (42 U.S.C. 7412(r)(2)).
23	(2) Report on status of certain amend-
24	MENTS.—Not later than 2 years after the date of en-
25	actment of this Act, the Comptroller General of the

1	United States shall submit to Congress a report on
2	the status of the development of amendments to the
3	National Fire Protection Association Code for Lique-
4	fied Petroleum Gas that will result in the provision
5	of information to local emergency response personnel
6	concerning the off-site effects of accidental releases of
7	substances exempted from listing under section
8	112(r)(4)(B) of the Clean Air Act (as added by sec-
9	tion $3$ ).
10	(3) Report on compliance with certain in-
11	FORMATION SUBMISSION REQUIREMENTS.—Not later
12	than 3 years after the date of enactment of this Act,
13	the Comptroller General of the United States shall
14	submit to Congress a report that—
15	(A) describes the level of compliance with
16	Federal and State requirements relating to the
17	submission to local emergency response personnel
18	of information intended to help the local emer-
19	gency response personnel respond to chemical ac-
20	cidents or related environmental or public health
21	threats; and
22	(B) contains an analysis of the adequacy of
23	the information required to be submitted and the
24	efficacy of the methods for delivering the infor-
25	mation to local emergency response personnel.

1 (c) REEVALUATION OF REGULATIONS.—The President 2 shall reevaluate the regulations promulgated under this sec-3 tion within 6 years after the enactment of this Act. If the 4 President determines not to modify such regulations, the 5 President shall publish a notice in the Federal Register stating that such reevaluation has been completed and that a 6 7 determination has been made not to modify the regulations. 8 Such notice shall include an explanation of the basis of such 9 decision.

## 10 SEC. 4. PUBLIC MEETING DURING MORATORIUM PERIOD.

11 (a) IN GENERAL.—Not later than 180 days after the 12 date of enactment of this Act, each owner or operator of 13 a stationary source covered by section 112(r)(7)(B)(ii) of the Clean Air Act shall convene a public meeting, after rea-14 15 sonable public notice, in order to describe and discuss the 16 local implications of the risk management plan submitted 17 bythe stationary source pursuant tosection 112(r)(7)(B)(iii) of the Clean Air Act, including a sum-18 many of the off-site consequence analysis portion of the 19 20 plan. Two or more stationary sources may conduct a joint 21 meeting. In lieu of conducting such a meeting, small business stationary sources as defined in section 507(c)(1) of 22 23 the Clean Air Act may comply with this section by publicly 24 posting a summary of the off-site consequence analysis in-25 formation for their facility not later than 180 days after

1 the enactment of this Act. Not later than 10 months after the date of enactment of this Act, each such owner or oper-2 ator shall send a certification to the director of the Federal 3 4 Bureau of Investigation stating that such meeting has been held, or that such summary has been posted, within 1 year 5 prior to, or within 6 months after, the date of the enactment 6 7 of this Act. This section shall not apply to sources that em-8 ploy only Program 1 processes within the meaning of regu-9 lations promulgated under section 112(r)(7)(B)(i) of the Clean Air Act. 10

(b) ENFORCEMENT.—The Administrator of the Environmental Protection Agency may bring an action in the appropriate United States district court against any person who fails or refuses to comply with the requirements of this section, and such court may issue such orders, and take such other actions, as may be necessary to require compliance with such requirements.

Amend the title so as to read "An Act to amend the Clean Air Act to remove flammable fuels from the list of substances with respect to which reporting and other activities are required under the risk management plan program, and for other purposes.".

Attest: