112TH CONGRESS 1ST SESSION

# H.R. 2681

## AN ACT

To provide additional time for the Administrator of the Environmental Protection Agency to issue achievable standards for cement manufacturing facilities, and for other purposes.

- 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 "Cement Sector Regu-				
3	latory Relief Act of 2011".				
4	SEC. 2. LEGISLATIVE STAY.				
5	(a) Establishment of Standards.—In place of				
6	the rules specified in subsection (b), and notwithstanding				
7	the date by which such rules would otherwise be required				
8	to be promulgated, the Administrator of the Environ-				
9	mental Protection Agency (in this Act referred to as the				
10	"Administrator") shall—				
11	(1) propose regulations for the Portland cement				
12	manufacturing industry and Portland cement plants				
13	subject to any of the rules specified in subsection				
14	(b)—				
15	(A) establishing maximum achievable con-				
16	trol technology standards, performance stand-				
17	ards, and other requirements under sections				
18	112 and 129, as applicable, of the Clean Air				
19	Act (42 U.S.C. 7412, 7429); and				
20	(B) identifying non-hazardous secondary				
21	materials that, when used as fuels or ingredi-				
22	ents in combustion units of such industry and				
23	plants are solid waste under the Solid Waste				
24	Disposal Act (42 U.S.C. 6901 et seq.; com-				
25	monly referred to as the "Resource Conserva-				
26	tion and Recovery Act") for purposes of deter-				

### (b) Stay of Earlier Rules.—

- (1) The following rule is of no force or effect, shall be treated as though such rule had never taken effect, and shall be replaced as described in subsection (a): "National Emission Standards for Hazardous Air Pollutants from the Portland Cement Manufacturing Industry and Standards of Performance for Portland Cement Plants", published at 75 Fed. Reg. 54970 (September 9, 2010).
- (2) The following rules are of no force or effect, shall be treated as though such rules had never taken effect, and shall be replaced as described in subsection (a), insofar as such rules are applicable to the Portland cement manufacturing industry and Portland cement plants:
- (A) "Standards of Performance for New
  Stationary Sources and Emission Guidelines for

1	Existing Sources: Commercial and Industrial					
2	Solid Waste Incineration Units", published at					
3	76 Fed. Reg. 15704 (March 21, 2011).					
4	(B) "Identification of Non-Hazardous Sec-					
5	ondary Materials That Are Solid Waste", pub-					
6	lished at 76 Fed. Reg. 15456 (March 21,					
7	2011).					
8	SEC. 3. COMPLIANCE DATES.					
9	(a) Establishment of Compliance Dates.—For					
10	each regulation promulgated pursuant to section 2, the					
11	Administrator—					
12	(1) shall establish a date for compliance with					
13	standards and requirements under such regulation					
14	that is, notwithstanding any other provision of law,					
15	not earlier than 5 years after the effective date of					
16	the regulation; and					
17	(2) in proposing a date for such compliance,					
18	shall take into consideration—					
19	(A) the costs of achieving emissions reduc-					
20	tions;					
21	(B) any non-air quality health and environ-					
22	mental impact and energy requirements of the					
23	standards and requirements;					

1	(C) the feasibility of implementing the					
2	standards and requirements, including the time					
3	needed to—					
4	(i) obtain necessary permit approvals;					
5	and					
6	(ii) procure, install, and test control					
7	equipment;					
8	(D) the availability of equipment, sup-					
9	pliers, and labor, given the requirements of the					
10	regulation and other proposed or finalized regu-					
11	lations of the Environmental Protection Agency					
12	and					
13	(E) potential net employment impacts.					
14	(b) New Sources.—The date on which the Adminis-					
15	trator proposes a regulation pursuant to section 2(a)(1)					
16	establishing an emission standard under section 112 or					
17	129 of the Clean Air Act (42 U.S.C. 7412, 7429) shall					
18	be treated as the date on which the Administrator first					
19	proposes such a regulation for purposes of applying the					
20	definition of a new source under section 112(a)(4) of such					
21	Act (42 U.S.C. 7412(a)(4)) or the definition of a new solid					
22	waste incineration unit under section 129(g)(2) of such					
23	Act (42 U.S.C. 7429(g)(2)).					
24	(c) Rule of Construction.—Nothing in this Act					
25	shall be construed to restrict or otherwise affect the provi-					

1	sions of paragraphs (3)(B) and (4) of section 112(i) of				
2	the Clean Air Act (42 U.S.C. 7412(i)).				
3	SEC. 4. ENERGY RECOVERY AND CONSERVATION.				
4	Notwithstanding any other provision of law, and to				
5	ensure the recovery and conservation of energy consistent				
6	with the Solid Waste Disposal Act (42 U.S.C. 6901 et				
7	seq.; commonly referred to as the "Resource Conservation				
8	and Recovery Act"), in promulgating rules under section				
9	2(a) addressing the subject matter of the rules specifie				
10	in section 2(b)(2), the Administrator—				
11	(1) shall adopt the definitions of the terms				
12	"commercial and industrial solid waste incineration				
13	unit", "commercial and industrial waste", and "con-				
14	tained gaseous material" in the rule entitled "Stand-				
15	ards of Performance for New Stationary Sources				
16	and Emission Guidelines for Existing Sources: Com-				
17	mercial and Industrial Solid Waste Incineration				
18	Units", published at 65 Fed. Reg. 75338 (December				
19	1, 2000); and				
20	(2) shall identify non-hazardous secondary ma-				
21	terial to be solid waste only if—				
22	(A) the material meets such definition of				
23	commercial and industrial waste; or				
24	(B) if the material is a gas, it meets such				
25	definition of contained caseous material				

### SEC. 5. OTHER PROVISIONS.

- 2 (a) Establishment of Standards Achievable in
- 3 Practice.—In promulgating rules under section 2(a), the
- 4 Administrator shall ensure that emissions standards for
- 5 existing and new sources established under section 112 or
- 6 129 of the Clean Air Act (42 U.S.C. 7412, 7429), as ap-
- 7 plicable, can be met under actual operating conditions con-
- 8 sistently and concurrently with emission standards for all
- 9 other air pollutants regulated by the rule for the source
- 10 category, taking into account variability in actual source
- 11 performance, source design, fuels, inputs, controls, ability
- 12 to measure the pollutant emissions, and operating condi-
- 13 tions.
- 14 (b) Regulatory Alternatives.—For each regula-
- 15 tion promulgated pursuant to section 2(a), from among
- 16 the range of regulatory alternatives authorized under the
- 17 Clean Air Act (42 U.S.C. 7401 et seq.) including work
- 18 practice standards under section 112(h) of such Act (42
- 19 U.S.C. 7412(h)), the Administrator shall impose the least
- 20 burdensome, consistent with the purposes of such Act and

- 1 Executive Order No. 13563 published at 76 Fed. Reg.
- 2 3821 (January 21, 2011).

Passed the House of Representatives October 6, 2011.

Attest:

Clerk.

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