^{114TH CONGRESS} 1ST SESSION H.R. 2576

AN ACT

To modernize the Toxic Substances Control Act, 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; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "TSCA Modernization Act of 2015".
- 4 (b) TABLE OF CONTENTS.—The table of contents of
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definitions.
 - Sec. 3. Testing of chemical substances and mixtures.
 - Sec. 4. Regulation of hazardous chemical substances and mixtures.
 - Sec. 5. Relationship to other Federal laws.
 - Sec. 6. Disclosure of data.
 - Sec. 7. Effect on State law.
 - Sec. 8. Administration of the Act.
 - Sec. 9. Conforming amendments.

6 SEC. 2. DEFINITIONS.

7 Section 3 of the Toxic Substances Control Act (15
8 U.S.C. 2602) is amended—

- 9 (1) by redesignating paragraphs (7) through
- 10 (14) as paragraphs (8) through (10) and (12)
- 11 through (16), respectively;
- 12 (2) by inserting after paragraph (6) the fol-13 lowing:

14 "(7) The term 'intended conditions of use' means the 15 circumstances under which a chemical substance is in-16 tended, known, or reasonably foreseeable to be manufac-17 tured, processed, distributed in commerce, used, and dis-18 posed of."; and

19 (3) by inserting after paragraph (10), as so re-20 designated, the following:

1 "(11) The term 'potentially exposed subpopulation' 2 means a group of individuals within the general population 3 who, due to either greater susceptibility or greater poten-4 tial exposure, are likely to be at greater risk than the gen-5 eral population of adverse health effects from exposure to 6 a chemical substance.".

7 SEC. 3. TESTING OF CHEMICAL SUBSTANCES AND MIX-8 TURES.

9 Section 4 of the Toxic Substances Control Act (15
10 U.S.C. 2603) is amended—

11 (1) in subsection (a)(1)— 12 (A) in subparagraph (A)(iii), by striking "; or" and inserting a semicolon; 13 14 (B) in subparagraph (B)(iii), by striking "; and" and inserting "; or"; and 15 16 (C) by adding at the end the following: "(C) testing of a chemical substance is nec-17 18 essary to conduct a risk evaluation under section 19 6(b); and"; 20 (2) in the matter following subsection (a)(2), by inserting ", order, or consent agreement" after "by 21 22 rule"; and

23 (3) in subsection (b)(5), by striking "paragraph
24 (1)(A) or (1)(B)" and inserting "paragraph (1)(A),
25 (1)(B), or (1)(C)".

1SEC. 4. REGULATION OF HAZARDOUS CHEMICAL SUB-2STANCES AND MIXTURES.

3 (a) SCOPE OF REGULATION.—Section 6(a) of the
4 Toxic Substances Control Act (15 U.S.C. 2605(a)) is
5 amended—

6 (1) by striking "finds that there is a reasonable
7 basis to conclude" and inserting "determines under
8 subsection (b)";

9 (2) by inserting "or designates a chemical sub10 stance under subsection (i)(2)," before "the Admin11 istrator shall by rule"; and

(3) by striking "to protect adequately against
such risk using the least burdensome requirements"
and inserting "so that the chemical substance or
mixture no longer presents or will present an unreasonable risk, including an identified unreasonable
risk to a potentially exposed subpopulation".

18 (b) RISK EVALUATIONS.—Section 6(b) of the Toxic
19 Substances Control Act (15 U.S.C. 2605(b)) is amended
20 to read as follows:

21 "(b) RISK EVALUATIONS.—

"(1) IN GENERAL.—The Administrator shall
conduct risk evaluations pursuant to this subsection
to determine whether or not a chemical substance
presents or will present, in the absence of require-

1	ments under subsection (a), an unreasonable risk of
2	injury to health or the environment.
3	"(2) APPLYING REQUIREMENTS.—The Adminis-
4	trator shall apply requirements with respect to a
5	chemical substance through a rule under subsection
6	(a) only if the Administrator determines through a
7	risk evaluation under this subsection, without con-
8	sideration of costs or other non-risk factors, that the
9	chemical substance presents or will present, in the
10	absence of such requirements, an unreasonable risk
10	of injury to health or the environment.
12	"(3) Conducting Risk evaluation.—
13	"(A) Required risk evaluations.—The
14	Administrator shall conduct and publish the re-
15	sults of a risk evaluation under this subsection
16	for a chemical substance if—
17	"(i) the Administrator determines
18	that the chemical substance may present
19	an unreasonable risk of injury to health or
20	the environment because of potential haz-
21	ard and a potential route of exposure
22	under the intended conditions of use; or
23	"(ii) a manufacturer of the chemical
24	substance requests such a risk evaluation

1	in a form and manner prescribed by the
2	Administrator.
3	"(B) TSCA WORK PLAN CHEMICALS.—The
4	Administrator may, without making a deter-
5	mination under subparagraph (A)(i), conduct
6	and publish the results of a risk evaluation
7	under this subsection for a chemical substance
8	that, on the date of enactment of the TSCA
9	Modernization Act of 2015, is listed in the
10	TSCA Work Plan for Chemical Assessments
11	published by the Administrator.
12	"(4) Requirements.—In conducting a risk
13	evaluation under this subsection, the Administrator
13 14	evaluation under this subsection, the Administrator shall—
14	shall—
14 15	shall— "(A) integrate and assess information on
14 15 16	shall— "(A) integrate and assess information on hazards and exposures for all of the intended
14 15 16 17	shall— "(A) integrate and assess information on hazards and exposures for all of the intended conditions of use of the chemical substance, in-
14 15 16 17 18	shall— "(A) integrate and assess information on hazards and exposures for all of the intended conditions of use of the chemical substance, in- cluding information that is relevant to specific
14 15 16 17 18 19	shall— "(A) integrate and assess information on hazards and exposures for all of the intended conditions of use of the chemical substance, in- cluding information that is relevant to specific risks of injury to health or the environment and
 14 15 16 17 18 19 20 	shall— "(A) integrate and assess information on hazards and exposures for all of the intended conditions of use of the chemical substance, in- cluding information that is relevant to specific risks of injury to health or the environment and information on potentially exposed subpopula-
 14 15 16 17 18 19 20 21 	shall— "(A) integrate and assess information on hazards and exposures for all of the intended conditions of use of the chemical substance, in- cluding information that is relevant to specific risks of injury to health or the environment and information on potentially exposed subpopula- tions;

1	"(C) take into account, where relevant, the
2	likely duration, intensity, frequency, and num-
3	ber of exposures under the intended conditions
4	of use of the chemical substance;
5	"(D) describe the weight of the scientific
6	evidence for identified hazard and exposure;
7	"(E) consider whether the weight of the
8	scientific evidence supports the identification of
9	doses of the chemical substance below which no
10	adverse effects can be expected to occur; and
11	"(F) in the case of a risk evaluation re-
12	quested by a manufacturer under paragraph
13	(3)(A)(ii), ensure that the costs to the Environ-
14	mental Protection Agency, including contractor
15	costs, of conducting the risk evaluation are paid
16	for by the manufacturer.
17	"(5) Deadlines.—
18	"(A) RISK EVALUATIONS.—The Adminis-
19	trator shall conduct and publish a risk evalua-
20	tion under this subsection for a chemical sub-
21	stance as soon as reasonably possible, subject to
22	the availability of resources, but not later
23	than—
24	"(i) 3 years after the date on which
25	the Administrator—

1	"(I) makes a determination
2	under paragraph (3)(A)(i); or
3	"(II) begins the risk evaluation
4	under paragraph (3)(B); or
5	"(ii) in the case of a risk evaluation
6	requested by a manufacturer under para-
7	graph (3)(A)(ii), 2 years after the later of
8	the date on which—
9	"(I) the manufacturer requests
10	the risk evaluation; or
11	"(II) if applicable, the risk eval-
12	uation is initiated pursuant to sub-
13	paragraph (B).
14	"(B) DEADLINE ADJUSTMENT.—If the Ad-
15	ministrator receives more requests for risk eval-
16	uations under paragraph (3)(A)(ii) than the
17	Administrator has resources to conduct by the
18	deadline under subparagraph $(A)(ii)(I)$ (taking
19	into account the requirement in paragraph
20	(4)(F)), the Administrator shall—
21	"(i) initiate risk evaluations that ex-
22	ceed the Administrator's allotted resources
23	as soon as resources for such risk evalua-
24	tions are available; and

"(ii) not collect a fee under section 26 1 2 from the manufacturer for a risk evaluation until the Administrator initiates the 3 4 risk evaluation. "(C) SUBSECTION (a) RULES.—If, based 5 6 on a risk evaluation conducted under this sub-7 section, the Administrator determines, without 8 consideration of costs or other non-risk factors, 9 that a chemical substance presents or will 10 present, in the absence of a rule under sub-11 section (a), an unreasonable risk of injury to 12 health or the environment, the Administrator 13 shall-14 "(i) propose a rule under subsection 15 (a) for the chemical substance not later 16 than 1 year after the date on which the 17 risk evaluation regarding such chemical

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19 (A); and

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20 "(ii) publish in the Federal Register a
21 final rule not later than 2 years after the
22 date on which the risk evaluation regard23 ing such chemical substance is published
24 under subparagraph (A).

substance is published under subparagraph

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1	"(D) EXTENSION If the Administrator
1	"(D) EXTENSION.—If the Administrator
2	determines that additional information is nec-
3	essary to make a risk evaluation determination
4	under this subsection, the Administrator may
5	extend the deadline under subparagraph (A) ac-
6	cordingly, except that the deadline may not be
7	extended to a date that is later than—
8	"(i) 90 days after receipt of such ad-
9	ditional information; or
10	"(ii) 2 years after the deadline being
11	extended under this subparagraph.
12	"(6) Determinations of no unreasonable
13	RISK.—
14	"(A) NOTICE AND COMMENT.—Not later
15	than 30 days before publishing a final deter-
16	mination under this subsection that a chemical
17	substance does not and will not present an un-
18	reasonable risk of injury to health or the envi-
19	ronment, the Administrator shall make a pre-
20	liminary determination to such effect and pro-
21	vide public notice of, and an opportunity for
22	comment regarding, such preliminary deter-
23	mination.
24	"(B) POTENTIALLY EXPOSED SUBPOPULA-
25	TIONS.—The Administrator shall not make a

1 determination under this subsection that a 2 chemical substance will not present an unrea-3 sonable risk of injury to health or the environ-4 ment if the Administrator determines that the 5 chemical substance, under the intended condi-6 tions of use, presents or will present an unrea-7 sonable risk of injury to one or more potentially 8 exposed subpopulations.

9 "(C) FINAL ACTION.—A final determina-10 tion under this subsection that a chemical sub-11 stance will not present an unreasonable risk of 12 injury to health or the environment shall be 13 considered a final agency action.

"(7) MINIMUM NUMBER.—Subject to the availability of appropriations, the Administrator shall initiate 10 or more risk evaluations under paragraphs
(3)(A)(i) or (3)(B) in each fiscal year beginning in
the fiscal year of the date of enactment of the TSCA
Modernization Act of 2015.".

20 (c) PROMULGATION OF SUBSECTION (a) RULES.—
21 Section 6(c) of the Toxic Substances Control Act (15
22 U.S.C. 2605(c)) is amended—

23 (1) by amending paragraph (1) to read as fol-24 lows:

1	"(1) Requirements for rule.—In promul-
2	gating any rule under subsection (a) with respect to
3	a chemical substance or mixture, the Administrator
4	shall—
5	"(A) consider and publish a statement with
6	respect to—
7	"(i) the effects of the chemical sub-
8	stance or mixture on health and the mag-
9	nitude of the exposure of human beings to
10	the chemical substance or mixture;
11	"(ii) the effects of the chemical sub-
12	stance or mixture on the environment and
13	the magnitude of the exposure of the envi-
14	ronment to the chemical substance or mix-
15	ture;
16	"(iii) the benefits of the chemical sub-
17	stance or mixture for various uses; and
18	"(iv) the reasonably ascertainable eco-
19	nomic consequences of the rule, including
20	consideration of the likely effect of the rule
21	on the national economy, small business,
22	technological innovation, the environment,
23	and public health;
24	"(B) impose requirements under the rule
25	that the Administrator determines, consistent

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with the information published under subparagraph (A), are cost-effective, except where the Administrator determines that additional or different requirements described in subsection (a) are necessary to protect against the identified risk;

7 "(C) based on the information published 8 under subparagraph (A), in deciding whether to 9 prohibit or restrict in a manner that substan-10 tially prevents a specific use of a chemical sub-11 stance or mixture and in setting an appropriate transition period for such action, determine 12 13 whether technically and economically feasible al-14 ternatives that benefit health or the environ-15 ment, compared to the use so proposed to be 16 prohibited or restricted, will be reasonably 17 available as a substitute when the proposed pro-18 hibition or other restriction takes effect;

"(D) exempt replacement parts designed
prior to the date of publication in the Federal
Register of the rule unless the Administrator
finds such replacement parts contribute significantly to the identified risk, including identified
risk to identified potentially exposed subpopulations; and

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1	"(E) in selecting among prohibitions and
2	other restrictions to address an identified risk,
3	apply prohibitions or other restrictions to arti-
4	cles on the basis of a chemical substance or
5	mixture contained in the article only to the ex-
6	tent necessary to protect against the identified
7	risk.";
8	(2) in paragraph (2)—
9	(A) by inserting "PROCEDURES.—" before
10	"When prescribing a rule";
11	(B) by striking "provide an opportunity for
12	an informal hearing in accordance with para-
13	graph (3); (D)'';
14	(C) by striking ", and (E)" and inserting
15	"; and (D)"; and
16	(D) by moving such paragraph 2 ems to
17	the right;
18	(3) by striking paragraphs (3) and (4) and re-
19	designating paragraph (5) as paragraph (3); and
20	(4) in paragraph (3) (as so redesignated)—
21	(A) by striking "Paragraphs (1) , (2) , (3) ,
22	and (4)" and inserting "APPLICATION.—Para-
23	graphs (1) and (2) "; and
24	(B) by moving such paragraph 2 ems to
25	the right.

(d) EFFECTIVE DATE.—Section 6(d)(2)(B) of the
 Toxic Substances Control Act (15 U.S.C. 2605(d)(2)(B))
 is amended by adding at the end the following: "Any rule
 promulgated under subsection (a) shall provide for a rea sonable transition period.".

6 (e) NON-RISK FACTORS; CRITICAL USE EXEMP7 TIONS; PBT CHEMICALS.—Section 6 of the Toxic Sub8 stances Control Act (15 U.S.C. 2605) is amended by add9 ing at the end the following:

10 "(g) NON-RISK FACTORS.—The Administrator shall
11 not consider costs or other non-risk factors when deciding
12 whether to initiate a rulemaking under subsection (a).

13 "(h) CRITICAL USE EXEMPTIONS.—

14 "(1) CRITERIA FOR EXEMPTION.—The Admin15 istrator may grant an exemption from a requirement
16 of a subsection (a) rule for a specific use of a chem17 ical substance or mixture, if—

18 "(A) the requirement is not cost-effective
19 with respect to the specific use, as determined
20 by the Administrator pursuant to subsection
21 (c)(1)(B); and
22 "(B) the Administrator finds that—
23 "(i) the specific use is a critical or es-

(1) the specific use is a critical of essential use; or

1	"(ii) the requirement, as applied with
2	respect to the specific use, would signifi-
3	cantly disrupt the national economy, na-
4	tional security, or critical infrastructure.
5	"(2) PROCEDURE.—An exemption granted
6	under paragraph (1) shall be—
7	"(A) supported by clear and convincing
8	evidence;
9	"(B) preceded by public notice of the pro-
10	posed exemption and an opportunity for com-
11	ment; and
12	"(C) followed by notice of the granted ex-
13	emption—
14	"(i) to the public, by the Adminis-
15	trator; and
16	"(ii) to known commercial purchasers
17	of the chemical substance or mixture with
18	respect to which the exemption applies, by
19	the manufacturers and processors of such
20	chemical substance or mixture.
21	"(3) PERIOD OF EXEMPTION.—An exemption
22	granted under paragraph (1) shall expire after a pe-
23	riod not to exceed 5 years, but may be renewed for
24	one or more additional 5-year periods if the Admin-

1 istrator finds that the requirements of paragraph (1)2 continue to be met. 3 "(4) CONDITIONS.—The Administrator shall 4 impose conditions on any use for which an exemp-5 tion is granted under paragraph (1) to reduce risk 6 from the chemical substance or mixture to the great-7 est extent feasible. "(i) CHEMICALS THAT ARE PERSISTENT, BIO-8 ACCUMULATIVE, AND TOXIC.— 9 IDENTIFICATION.—Not later 10 **((1)** than 9 11 months after the date of enactment of the TSCA 12 Modernization Act of 2015, the Administrator shall 13 publish a list of those chemical substances that the 14 Administrator has a reasonable basis to conclude are 15 persistent, bioaccumulative, and toxic, not including 16 any chemical substance that is a metal, a metal com-17 pound, or subject to subsection (e). 18 "(2) CONFIRMATION OF CONCERN.—Not later than 2 years after the date of enactment of the 19

TSCA Modernization Act of 2015, the Administrator
shall designate as a PBT chemical of concern each
chemical substance on the list published under paragraph (1)—

24 "(A) that, with respect to persistence and25 bioaccumulation, scores high for one and either

1	high or moderate for the other, pursuant to the
2	TSCA Work Plan Chemicals Methods Docu-
3	ment published by the Administrator in Feb-
4	ruary 2012; and
5	"(B) exposure to which is likely to the gen-
6	eral population or to a potentially exposed sub-
7	population identified by the Administrator.
8	"(3) EXPEDITED ACTION.—Notwithstanding
9	subsection $(b)(2)$, subject to the availability of ap-
10	propriations, not later than 2 years after designating
11	a chemical substance under paragraph (2), the Ad-
12	ministrator shall promulgate a rule under subsection
13	(a) with respect to the chemical substance to reduce
14	likely exposure to the extent practicable.
15	"(4) Relationship to subsection (b).—If,
16	at any time prior to the date that is 90 days after
17	the date on which the Administrator publishes the
18	list under paragraph (1), the Administrator makes a
19	finding under subsection (b)(3)(A)(i), or a manufac-
20	turer requests a risk evaluation under subsection
21	$(h)(2)(\Lambda)(ii)$ with respect to a chemical substance

(b)(3)(A)(ii), with respect to a chemical substance,
such chemical substance shall not be subject to this
subsection.".

1	SEC. 5. RELATIONSHIP TO OTHER FEDERAL LAWS.
2	Section 9(b) of the Toxic Substances Control Act (15
3	U.S.C. 2608(b)) is amended—
4	(1) by striking "The Administrator shall coordi-
5	nate" and inserting "(1) The Administrator shall co-
6	ordinate"; and
7	(2) by adding at the end the following:
8	"(2) In making a determination under paragraph (1)
9	that it is in the public interest for the Administrator to
10	take an action under this title with respect to a chemical
11	substance or mixture rather than under another law ad-
12	ministered in whole or in part by the Administrator, the
13	Administrator shall consider the relevant risks, and com-
14	pare the estimated costs and efficiencies, of the action to
15	be taken under this title and an action to be taken under
16	such other law to protect against such risk.".
17	SEC. 6. DISCLOSURE OF DATA.

Section 14 of the Toxic Substances Control Act (15 18 19 U.S.C. 2613) is amended—

20 (1) in subsection (a)—

21 (A) by striking "or" at the end of para-22 graph (3);

(B) by striking the period at the end of 23 24 paragraph (4) and inserting a semicolon; and

(C) by adding after paragraph (4) the fol-25 26

1	"(5) may be disclosed to a State, local, or tribal
2	government official upon request of the official for
3	the purpose of administration or enforcement of a
4	law; and
5	"(6) shall be disclosed upon request—
6	"(A) to a health or environmental profes-
7	sional employed by a Federal or State agency in
8	response to an environmental release; or
9	"(B) to a treating physician or other
10	health care professional to assist in the diag-
11	nosis or treatment of one or more individuals.";
12	(2) in subsection (b)(1), in the matter following
13	subparagraph (B)—
14	(A) by striking "data which discloses" and
15	inserting "data that disclose formulas (includ-
16	ing molecular structures) of a chemical sub-
17	stance or mixture,";
18	(B) by striking "mixture or," and inserting
19	"mixture, or,"; and
20	(C) by striking "the release of data dis-
21	closing";
22	(3) in subsection (c)—
23	(A) by striking the subsection heading and
24	inserting "Designating and Substantiating
25	CONFIDENTIALITY.—";

1	(B) by amending paragraph (1) to read as
2	follows: "(1)(A) In submitting information
3	under this Act after date of enactment of the
4	TSCA Modernization Act of 2015, a manufac-
5	turer, processor, or distributor in commerce
6	shall designate the information which such per-
7	son believes is entitled to protection under this
8	section, and submit such designated informa-
9	tion separately from other information sub-
10	mitted under this Act. A designation under this
11	subparagraph shall be made in writing and in
12	such manner as the Administrator may pre-
13	scribe, and shall include—
14	"(i) justification for each designation of
15	confidentiality;
16	"(ii) a certification that the information is
17	not otherwise publicly available; and
18	"(iii) separate copies of all submitted infor-
19	mation, with one copy containing and one copy
20	excluding the information to which the request
21	applies.
22	"(B) Designations made under subparagraph
23	(A) after the date of enactment of the TSCA Mod-
24	ernization Act of 2015 shall expire after 10 years,
25	at which time the information shall be made public

1	unless the manufacturer, processor, or distributor in
2	commerce has reasserted the claim for protection, in
3	writing and in such manner as the Administrator
4	may prescribe, including all of the elements required
5	for the initial submission.
6	"(C) Not later than 60 days prior to making in-
7	formation public under subparagraph (B), the Ad-
8	ministrator shall notify, as appropriate and prac-
9	ticable, the manufacturer, processor, or distributor
10	in commerce who designated the information under
11	subparagraph (A) of the date on which such infor-
12	mation will be made public unless a request for re-
13	newal is granted under subparagraph (B)."; and
14	(C) in paragraph (2)—
15	(i) in subparagraph (A), by inserting
16	", for a reason other than the expiration of
17	such designation pursuant to paragraph
18	(1)(B)," before "proposes to release"; and
19	(ii) in subparagraph (B)(i), by strik-
20	ing "or (4) " and inserting " (4) , or (6) ";
21	and
22	(4) by adding at the end the following new sub-
23	sections:
24	"(f) PROHIBITION.—No person who receives informa-
25	tion as permitted under subsection (a) may use such infor-

mation for any purpose not specified in such subsection,
 nor disclose such information to any person not authorized
 to receive such information.

4 "(g) SAVINGS.—Nothing in this section shall be con5 strued to affect the applicability of State or Federal rules
6 of evidence or procedure in any judicial proceeding.".

7 SEC. 7. EFFECT ON STATE LAW.

8 (a) IN GENERAL.—Section 18(a) of the Toxic Sub9 stances Control Act (15 U.S.C. 2617(a)) is amended—

10 (1) in paragraph (2)(A), by striking "; and"11 and inserting a semicolon;

12 (2) by striking paragraph (2)(B) and inserting13 the following:

14 "(B) if the Administrator makes a final deter-15 mination under section 6(b) that a chemical sub-16 stance will not present an unreasonable risk of in-17 jury to health or the environment under the intended 18 condition of use, no State or political subdivision 19 may, after the date of publication of such determina-20 tion, establish or continue in effect any requirement 21 that applies to such chemical substance under the 22 intended conditions of use considered by the Admin-23 istrator in the risk evaluation under section 6(b), 24 and is designed to protect against exposure to such 25 chemical substance under the intended conditions of use, unless the requirement of the State or political
 subdivision—

3 "(i) is adopted under the authority of a
4 Federal law; or

5 "(ii) is adopted to protect air or water 6 quality or is related to waste treatment or 7 waste disposal, except that this clause does not 8 apply to such a requirement if a provision of 9 this title, or an action or determination made 10 by the Administrator under this title, actually 11 conflicts with the requirement; and

12 "(C) if the Administrator imposes a require-13 ment, through a rule or order under section 5 or 6, 14 that applies to a chemical substance or mixture 15 (other than a requirement described in section 16 6(a)(6)) and is designed to protect against a risk of 17 injury to health or the environment associated with 18 such chemical substance or mixture, no State or po-19 litical subdivision may, after the effective date of 20 such requirement, establish or continue in effect any 21 requirement that applies to such chemical substance 22 or mixture (including a requirement that applies to 23 an article because the article contains the chemical 24 substance or mixture) and is designed to protect 25 against exposure to the chemical substance or mix-

1	ture either under the intended conditions of use con-
2	sidered by the Administrator in the risk evaluation
3	under section 6(b) or from a use identified in a no-
4	tice received by the Administrator under section
5	5(a), or, in the case of a requirement imposed pur-
6	suant to section 6(i), is designed to protect against
7	a risk of injury considered by the Administrator in
8	imposing such requirement, unless the requirement
9	of the State or political subdivision—
10	"(i) is identical to the requirement imposed
11	by the Administrator;
12	"(ii) is adopted under the authority of a
13	Federal law; or
14	"(iii) is adopted to protect air or water
15	quality or is related to waste treatment or
16	waste disposal, except that this clause does not
17	apply to such a requirement if a provision of
18	this title, or an action or determination made
19	by the Administrator under this title, actually
20	conflicts with the requirement."; and
21	(3) by adding at the end the following:
22	"(3) In the case of an identical requirement described
23	in paragraph (2)(C)(i)—

1 "(A) a State may not assess a penalty for a 2 specific violation for which the Administrator has as-3 sessed a penalty under section 16; and

"(B) if a State has assessed a penalty for a 4 5 specific violation, the Administrator may not assess 6 a penalty for that violation in an amount that would cause the total of the penalties assessed for the vio-7 8 lation by the State and the Administrator combined 9 to exceed the maximum amount that may be as-10 sessed for that violation by the Administrator under 11 section 16.".

12 (b) SAVINGS.—Section 18 of the Toxic Substances Control Act (15 U.S.C. 2617) is amended by adding at 13 14 the end the following:

"(c) SAVINGS.— 15

"(1) PRIOR STATE ACTIONS.—Nothing in this 16 17 title, nor any risk evaluation, rule, order, standard, 18 or requirement completed or implemented under this 19 title, shall be construed to preempt or otherwise af-20 fect the authority of a State or political subdivision 21 of a State to continue to enforce any action taken 22 or requirement that has taken effect—

"(A) before August 1, 2015, under the au-23 24 thority of a State law that prohibits or other-25 wise restricts the manufacturing, processing,

1	distribution in commerce, use, or disposal of a
2	chemical substance; or
3	"(B) pursuant to a State law that was in
4	effect on August 31, 2003,
5	unless an action or determination made by the Ad-
6	ministrator under this title actually conflicts with
7	the action taken or requirement that has taken ef-
8	fect pursuant to such a State law.
9	"(2) TORT AND CONTRACT LAW.—Nothing in
10	this title, nor any risk evaluation, rule, order, stand-
11	ard, or requirement completed or implemented under
12	this title, shall be construed to preempt or otherwise
13	affect either Federal or State tort law or the law
14	governing the interpretation of contracts of any
15	State, including any remedy for civil relief, whether
16	under statutory or common law, including a remedy
17	for civil damages, and any cause of action for per-
18	sonal injury, wrongful death, property damage, or
19	other injury based on negligence, strict liability,
20	products liability, failure to warn, or any other legal
21	theory relating to tort law.
22	"(3) INTENT OF CONGRESS.—It is not the in-
23	tent of Congress that this title, or rules, regulations,

as influencing, in either a plaintiff's or defendant's

or orders issued pursuant to this title, be interpreted

1	favor, the disposition of any civil action for damages
2	in a State court, or the authority of any court to
3	make a determination in an adjudicatory proceeding
4	under applicable State law with respect to the ad-
5	missibility of evidence, unless a provision of this title
6	actually conflicts with the State court action.
7	"(4) Application.—For purposes of this title,
8	the term 'requirements' does not include civil tort
9	actions for damages under State law.".
10	(c) EFFECT OF ACTIONS BY ADMINISTRATOR.—
11	Nothing in this Act, or the amendments made by this Act,
12	shall be construed as changing the preemptive effect of
13	an action taken by the Administrator prior to the date
14	of enactment of this Act or under section 6(e).
15	SEC. 8. ADMINISTRATION OF THE ACT.
16	Section 26 of the Toxic Substances Control Act (15
17	U.S.C. 2625) is amended—
18	(1) in subsection $(b)(1)$ —
19	(A) by striking "of a reasonable fee";
20	(B) by inserting "of a fee that is sufficient
21	and not more than reasonably necessary" after
22	"section 4 or 5";
23	(C) by inserting ", or who requests a risk
24	evaluation under section $6(b)(3)(A)(ii)$," before
25	"to defray the cost";

1	(D) by striking "this Act" and inserting
2	"the provision of this title for which such fee is
3	collected"; and
4	(E) by striking "Such rules shall not pro-
5	vide for any fee in excess of \$2,500 or, in the
6	case of a small business concern, any fee in ex-
7	cess of \$100." and inserting "Such rules shall
8	provide for lower fees for small business con-
9	cerns.";
10	(2) by adding at the end of subsection (b) the
11	following:
12	"(3) FUND.—
13	"(A) ESTABLISHMENT.—There is established in
14	the Treasury of the United States a revolving fund,
15	to be known as the TSCA Service Fee Fund (in this
16	paragraph referred to as the 'Fund'), consisting of
17	such amounts as are deposited in the Fund under
18	this paragraph.
19	"(B) Collection and deposit of fees.—
20	The Administrator shall collect the fees described in
21	paragraph (1) and deposit those fees in the Fund.
22	"(C) CREDITING AND AVAILABILITY OF
23	FEES.—On request by the Administrator, the Sec-
24	retary of the Treasury shall transfer from the Fund
25	to the Administrator amounts appropriated to pay

1	or recover the full costs incurred by the Environ-
2	mental Protection Agency, including contractor
3	costs, in carrying out the provisions of this title for
4	which the fees are collected under paragraph (1).
5	"(D) USE OF FUNDS BY ADMINISTRATOR.—
6	Fees authorized under this section shall be collected
7	and available for obligation only to the extent and in
8	the amount provided in advance in appropriations
9	Acts, and shall be available without fiscal year limi-
10	tation for use only in administering the provisions of
11	this title for which the fees are collected.
12	"(E) Accounting and auditing.—
13	"(i) ACCOUNTING.—The Administrator
14	shall biennially prepare and submit to the Com-
15	mittee on Environment and Public Works of the
16	Senate and the Committee on Energy and Com-
17	merce of the House of Representatives a report
18	that includes an accounting of the fees paid to
19	the Administrator under this paragraph and
20	amounts disbursed from the Fund for the pe-
21	riod covered by the report, as reflected by fi-
22	nancial statements provided in accordance with
23	sections 3515 and 3521 of title 31, United
24	States Code.
25	

25 "(ii) AUDITING.—

	-
1	"(I) IN GENERAL.—For the purpose
2	of section 3515(c) of title 31, United
3	States Code, the Fund shall be considered
4	a component of a covered executive agency.
5	"(II) Components of Audit.—The
6	annual audit required in accordance with
7	sections 3515 and 3521 of title 31, United
8	States Code, of the financial statements of
9	activities carried out using amounts from
10	the Fund shall include an analysis of—
11	"(aa) the fees collected and
12	amounts disbursed under this sub-
13	section;
14	"(bb) the reasonableness of the
15	fees in place as of the date of the
16	audit to meet current and projected
17	costs of administering the provisions
18	of the title for which the fees are col-
19	lected; and
20	"(cc) the number of requests for
21	a risk evaluation made by manufac-
22	turers under section 6(b)(3)(A)(ii).
23	"(III) FEDERAL RESPONSIBILITY.—
24	The Inspector General of the Environ-
25	mental Protection Agency shall conduct

1	the annual audit described in subclause
2	(II) and submit to the Administrator a re-
3	port that describes the findings and any
4	recommendations of the Inspector General
5	resulting from the audit."; and
6	(3) by adding at the end the following:
7	"(h) Scientific Standards.—In carrying out sec-
8	tions 4, 5, and 6, to the extent that the Administrator
9	makes a decision based on science, the Administrator shall
10	consider, as applicable—
11	((1) the extent to which the scientific and tech-
12	nical procedures, measures, methods, or models em-
13	ployed to generate the information are reasonable
14	for and consistent with the use of the information;
15	((2) the extent to which the information is rel-
16	evant for the Administrator's use in making a deci-
17	sion about a chemical substance or mixture;
18	((3) the degree of clarity and completeness with
19	which the data, assumptions, methods, quality assur-
20	ance, and analyses employed to generate the infor-
21	mation are documented;
22	((4) the extent to which the variability and un-
23	certainty in the information, or in the procedures,
24	measures, methods, or models, are evaluated and
25	characterized; and

"(5) the extent of independent verification or
 peer review of the information or of the procedures,
 measures, methods, or models.

4 "(i) WEIGHT OF SCIENTIFIC EVIDENCE.—The Ad5 ministrator shall make decisions under sections 4, 5, and
6 6 based on the weight of the scientific evidence.

7 "(j) AVAILABILITY OF INFORMATION.—Subject to
8 section 14, the Administrator shall make available to the
9 public all notices, determinations, findings, rules, and or10 ders of the Administrator under this title.

11 "(k) Policies, Procedures, and Guidance.—

12 "(1) DEVELOPMENT.—Not later than 2 years 13 after the date of enactment of the TSCA Moderniza-14 tion Act of 2015, the Administrator shall develop 15 any policies, procedures, and guidance the Adminis-16 trator determines are necessary to carry out the 17 amendments to this Act made by the TSCA Mod-18 ernization Act of 2015.

"(2) REVIEW.—Not later than 5 years after the
date of enactment of the TSCA Modernization Act
of 2015, and not less frequently than once every 5
years thereafter, the Administrator shall—

23 "(A) review the adequacy of the policies,
24 procedures, and guidance developed under para25 graph (1), including with respect to animal,

1	nonanimal, and epidemiological test methods
2	and procedures for assessing and determining
3	risk under this title; and
4	"(B) revise such policies, procedures, and
5	guidance as the Administrator determines nec-
6	essary to reflect new scientific developments or
7	understandings.
8	"(1) Report to Congress.—
9	"(1) INITIAL REPORT.—Not later than 6
10	months after the date of enactment of the TSCA
11	Modernization Act of 2015, the Administrator shall
12	submit to the Committees on Energy and Commerce
13	and Appropriations of the House of Representatives
14	and the Committees on Environment and Public
15	Works and Appropriations of the Senate a report
16	containing an estimation of—
17	"(A) the capacity of the Environmental
18	Protection Agency to conduct and publish risk
19	evaluations under subparagraphs (A)(i) and (B)
20	of section $6(b)(3)$, and the resources necessary
21	to initiate the minimum number of risk evalua-
22	tions required under section $6(b)(7)$;
23	"(B) the capacity of the Environmental
24	Protection Agency to conduct and publish risk
25	evaluations under section $6(b)(3)(A)(ii)$, the

1	likely demand for such risk evaluations, and the
2	anticipated schedule for accommodating that
3	demand;
4	"(C) the capacity of the Environmental
5	Protection Agency to promulgate rules under
6	section 6(a) as required based on risk evalua-
7	tions conducted and published under section
8	6(b); and
9	"(D) the actual and anticipated efforts of
10	the Environmental Protection Agency to in-
11	crease the Agency's capacity to conduct and
12	publish risk evaluations under section 6(b).
13	"(2) SUBSEQUENT REPORTS.—The Adminis-
14	trator shall update and resubmit the report de-
15	scribed in paragraph (1) not less frequently than
16	once every 5 years.".
17	SEC. 9. CONFORMING AMENDMENTS.
18	(a) Section 4.—Section 4 of the Toxic Substances
19	Control Act (15 U.S.C. 2603) is amended—
20	(1) in subsection (b)—
21	(A) in paragraph (1), by striking "rule"
22	each place it appears and inserting "rule, order,
23	or consent agreement";

1	(B) in paragraph $(2)(B)$, by striking
2	"rules" and inserting "rules, orders, and con-
3	sent agreements";
4	(C) in paragraph (3), by striking "rule"
5	each place it appears and inserting "rule, order,
6	or consent agreement"; and
7	(D) in paragraph (4)—
8	(i) by striking "rule under subsection
9	(a)" each place it appears and inserting
10	"rule, order, or consent agreement under
11	subsection (a)";
12	(ii) by striking "repeals the rule" each
13	place it appears and inserting "repeals the
14	rule or order or modifies the consent
15	agreement to terminate the requirement";
16	and
17	(iii) by striking "repeals the applica-
18	tion of the rule" and inserting "repeals or
19	modifies the application of the rule, order,
20	or consent agreement";
21	(2) in subsection (c)—
22	(A) in paragraph (1), by striking "rule"
23	and inserting "rule or order";
24	(B) in paragraph (2)—

1	(i) in subparagraph (A), by striking
2	"a rule under subsection (a) or for which
3	data is being developed pursuant to such a
4	rule" and inserting "a rule, order, or con-
5	sent agreement under subsection (a) or for
6	which data are being developed pursuant
7	to such a rule, order, or consent agree-
8	ment'';
9	(ii) in subparagraph (B), by striking
10	"such rule or which is being developed pur-
11	suant to such rule" and inserting "such
12	rule, order, or consent agreement or which
13	is being developed pursuant to such rule,
14	order, or consent agreement"; and
15	(iii) in the matter following subpara-
16	graph (B), by striking "the rule" and in-
17	serting "the rule or order";
18	(C) in paragraph $(3)(B)(i)$, by striking
19	"rule promulgated" and inserting "rule, order,
20	or consent agreement"; and
21	(D) in paragraph (4)—
22	(i) by striking "rule promulgated"
23	each place it appears and inserting "rule,
24	order, or consent agreement";

1	(ii) by striking "such rule" each place
2	it appears and inserting "such rule, order,
3	or consent agreement"; and
4	(iii) in subparagraph (B), by striking
5	"the rule" and inserting "the rule, order,
6	or consent agreement";
7	(3) in subsection (d), by striking "rule" and in-
8	serting "rule, order, or consent agreement"; and
9	(4) in subsection (g), by striking "rule" and in-
10	serting "rule, order, or consent agreement".
11	(b) Section 5.—Section 5 of the Toxic Substances
12	Control Act (15 U.S.C. 2604) is amended—
13	(1) in subsection (b)—
14	(A) in paragraph $(1)(A)$ —
15	(i) by striking "rule promulgated"
16	and inserting "rule, order, or consent
17	agreement"; and
18	(ii) by striking "such rule" and insert-
19	ing "such rule, order, or consent agree-
20	ment";
21	(B) in paragraph $(1)(B)$ —
22	(i) by striking "rule promulgated"
23	and inserting "rule or order"; and
24	(ii) by striking "the date of the sub-
25	mission in accordance with such rule" and

1	inserting "the required date of submis-
2	sion"; and
3	(C) in paragraph (2)(A)(ii), by striking
4	"rule promulgated" and inserting "rule, order,
5	or consent agreement";
6	(2) in subsection $(d)(2)(C)$, by striking "rule"
7	and inserting "rule, order, or consent agreement";
8	and
9	(3) in subsection $(h)(4)$, by striking "para-
10	graphs (2) and (3) of section $6(c)$ " and inserting
11	"paragraph (2) of section $6(c)$ ".
12	(c) Section 6.—Section 6 of the Toxic Substances
13	Control Act (15 U.S.C. 2605) is amended—
13 14	Control Act (15 U.S.C. 2605) is amended— (1) in subsection (d)(2)(B)—
14	(1) in subsection $(d)(2)(B)$ —
14 15	(1) in subsection (d)(2)(B)—(A) by striking ", provide reasonable op-
14 15 16	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2)
14 15 16 17	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such
14 15 16 17 18	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such rule," and inserting "in accordance with para-
14 15 16 17 18 19	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such rule," and inserting "in accordance with paragraph (2) of subsection (c),"; and
 14 15 16 17 18 19 20 	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such rule," and inserting "in accordance with paragraph (2) of subsection (c),"; and (B) by striking "; and if such a hearing is
 14 15 16 17 18 19 20 21 	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such rule," and inserting "in accordance with paragraph (2) of subsection (c),"; and (B) by striking "; and if such a hearing is requested" and all that follows through "or re-
 14 15 16 17 18 19 20 21 22 	 (1) in subsection (d)(2)(B)— (A) by striking ", provide reasonable opportunity, in accordance with paragraphs (2) and (3) of subsection (c), for a hearing on such rule," and inserting "in accordance with paragraph (2) of subsection (c),"; and (B) by striking "; and if such a hearing is requested" and all that follows through "or revoke it." and inserting a period; and

25 serting "paragraph (2) of subsection (c)".

(d) SECTION 7.—Section 7(a)(1) of the Toxic Sub stances Control Act (15 U.S.C. 2606(a)(1)) is amended,
 in the matter following subparagraph (C), by striking "a
 rule under section 4, 5, 6, or title IV or an order under
 section 5 or title IV" and inserting "a rule under section
 4, 5, or 6 or title IV, an order under section 4 or 5 or
 title IV, or a consent agreement under section 4".

8 (e) SECTION 8.—Section 8(a)(3)(A)(ii)(I) of the Toxic 9 Substances Control Act (15)U.S.C. 10 2607(a)(3)(A)(ii)(I) is amended by striking "or an order in effect under section 5(e)" and inserting ", an order in 11 12 effect under section 4 or 5(e), or a consent agreement under section 4". 13

(f) SECTION 9.—Section 9(a) of the Toxic Substances
Control Act (15 U.S.C. 2608(a)) is amended by striking
"section 6" each place it appears and inserting "section
6(a)".

(g) SECTION 11.—Section 11(b)(2)(E) of the Toxic
Substances Control Act (15 U.S.C. 2610(b)(2)(E)) is
amended by striking "rule promulgated" and inserting
"rule promulgated, order issued, or consent agreement entered into".

23 (h) SECTION 15.—Section 15(1) of the Toxic Sub24 stances Control Act (15 U.S.C. 2614(1)) is amended by
25 striking "(A) any rule" and all that follows through "or

	11
1	(D)" and inserting "any requirement of this title or any
2	rule promulgated, order issued, or consent agreement en-
3	tered into under this title, or".
4	(i) Section 18.—Section 18(a)(2)(A) of the Toxic
5	Substances Control Act (15 U.S.C. 2617(a)(2)(A)) is
6	amended—
7	(1) by striking "rule promulgated" and insert-
8	ing "rule, order, or consent agreement"; and
9	(2) by striking "such rule" each place it ap-
10	pears and inserting "such rule, order, or consent
11	agreement".
12	(j) Section 19.—Section 19 of the Toxic Substances
13	Control Act (15 U.S.C. 2618) is amended—
14	(1) in subsection (a)—
15	(A) in paragraph $(1)(A)$ —
16	(i) by striking "(A) Not later than 60
17	days after the date of the promulgation of
18	a rule" and inserting "Not later than 60
19	days after the date on which a rule is pro-
20	mulgated";
21	(ii) by inserting "or the date on which
22	an order is issued under section 4," before
23	"any person";
24	(iii) by striking "such rule" and in-
25	serting "such rule or order"; and

- (iv) by striking "such a rule" and in-1 2 serting "such a rule or order": 3 (B) by striking paragraph (1)(B); (C) in paragraph (2), by striking "the 4 rule" and inserting "the rule or order"; and 5 6 (D) in paragraph (3)— 7 (i) in subparagraph (A), by striking "the rule" and inserting "the rule or 8 9 order"; 10 (ii) in subparagraph (B), by striking "a rule under section 4(a)" and inserting 11 "a rule or order under section 4(a)"; 12 13 (iii) in subparagraph (C), by striking "such rule" and inserting "such rule or 14 15 order"; 16 (iv) in subparagraph (D), by striking "such rule" and inserting "such rule or 17 18 order"; and (v) in subparagraph (E)— 19 (I) by striking "to such rule" and 20 inserting "to such rule or order"; and 21 22 (II) by striking "the date of the 23 promulgation of such rule" and in-
- 24 serting "the date on which such rule

1	is promulgated or such order is
2	issued";
3	(2) in subsection (b)—
4	(A) by striking "review a rule" and insert-
5	ing "review a rule, or an order under section
6	4,";
7	(B) by striking "such rule" and inserting
8	"such rule or order";
9	(C) by striking "the rule" and inserting
10	"the rule or order";
11	(D) by striking "new rule" each place it
12	appears and inserting "new rule or order"; and
13	(E) by striking "modified rule" and insert-
14	ing "modified rule or order"; and
15	(3) in subsection (c)—
16	(A) in paragraph (1)—
17	(i) in subparagraph (A)—
18	(I) by striking "a rule" and in-
19	serting "a rule, or an order under sec-
20	tion 4"; and
21	(II) by striking "such rule" and
22	inserting "such rule or order"; and
23	(ii) in subparagraph (B)—

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	**
1	(I) in the matter preceding clause
2	(i), by striking "a rule" and inserting
3	"a rule or order";
4	(II) in clause (i)—
5	(aa) by inserting "or an
6	order under section 4," before
7	"the standard for review";
8	(bb) by striking "such rule"
9	and inserting "such rule or
10	order'';
11	(cc) by striking "the rule"
12	and inserting "the rule or order";
13	and
14	(dd) by striking the semi-
15	colon and inserting "; and"; and
16	(III) by striking clause (ii) and
17	redesignating clause (iii) as clause
18	(ii); and
19	(B) in paragraph (2), by striking "any
20	rule" and inserting "any rule or order".
21	(k) Section 20.—Section 20(a)(1) of the Toxic Sub-
22	stances Control Act (15 U.S.C. 2619(a)(1)) is amended
23	by striking "order issued under section 5" and inserting
24	"order issued under section 4 or 5".

1	(l) Section 21.—Section 21 of the Toxic Substances
2	Control Act (15 U.S.C. 2620) is amended—
3	(1) in subsection (a), by striking "order under
4	section $5(e)$ or $(6)(b)(2)$ " and inserting "order
5	under section 4 or 5(e)"; and
6	(2) in subsection (b)—
7	(A) in paragraph (1), by striking "order
8	under section 5(e), $6(b)(1)(A)$, or $6(b)(1)(B)$ "
9	and inserting "order under section 4 or $5(e)$ ";
10	and
11	(B) in paragraph $(4)(B)$ —
12	(i) in the matter preceding clause (i),
13	by striking "order under section 5(e) or
14	6(b)(2)" and inserting "order under sec-
15	tion 4 or 5(e)";
16	(ii) in clause (i), by striking "order
17	under section 5(e)" and inserting "order
18	under section 4 or 5(e)"; and
19	(iii) in clause (ii), by striking "or an
20	order under section $6(b)(2)$ ".
21	(m) Section 24.—Section 24(b)(2)(B) of the Toxic
22	Substances Control Act $(15$ U.S.C. $2623(b)(2)(B))$ is
23	amended—
24	(1) by inserting "and" at the end of clause (i);
25	(2) by striking clause (ii); and

(3) by redesignating clause (iii) as clause (ii).
 (n) SECTION 27.—Section 27(a) of the Toxic Sub stances Control Act (15 U.S.C. 2626(a)) is amended by
 striking "rules promulgated" and inserting "rules, orders,
 or consent agreements".

6 (o) SECTION 30.—Section 30(2) of the Toxic Sub7 stances Control Act (15 U.S.C. 2629(2)) is amended by
8 striking "rule" and inserting "rule, order, or consent
9 agreement".

Passed the House of Representatives June 23, 2015. Attest:

Clerk.

114TH CONGRESS H. R. 2576

AN ACT

To modernize the Toxic Substances Control Act, and for other purposes.