

The Library of Congress > THOMAS Home > Bills, Resolutions > Search Results

Bill Text
111th Congress (2009-2010)
S.3072.IS

<i>THIS SEARCH</i>	<i>THIS DOCUMENT</i>	<i>GO TO</i>
Next Hit	Forward	New Bills Search
Prev Hit	Back	HomePage
Hit List	Best Sections	Help
	Contents Display	

Print Subscribe Share/Save

Bill PDF	XML [Help]	Printer Friendly [Help]	Congressional Record References	Bill Summary & Status
--------------------------	----------------------------	---	---	---

S.3072 -- Stationary Source Regulations Delay Act (Introduced in Senate - IS)

S 3072 IS

111th CONGRESS

[+]
FEEDBACK

2d Session

S. 3072

To suspend, during the 2-year period beginning on the date of enactment of this Act, any Environmental Protection Agency action under the Clean Air Act with respect to carbon dioxide or methane pursuant to certain proceedings, other than with respect to motor vehicle emissions, and for other purposes.

IN THE SENATE OF THE UNITED STATES

March 4, 2010

Mr. ROCKEFELLER introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

A BILL

To suspend, during the 2-year period beginning on the date of enactment of this Act, any Environmental Protection Agency action under the Clean Air Act with respect to carbon dioxide or methane pursuant to certain proceedings, other than with respect to motor vehicle emissions, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the `Stationary Source Regulations Delay Act'.

SEC. 2. SUSPENSION OF CERTAIN EPA ACTION.

(a) In General- Except as provided in subsection (b), notwithstanding any provision of the Clean Air Act (42 U.S.C. 7401 et seq.), during the 2-year period beginning on the date of enactment of this Act, the Administrator of the Environmental Protection Agency may not take any action under the Clean Air Act (42 U.S.C. 7401 et seq.) with respect to any stationary source permitting requirement or any requirement under section 111 of that Act (42 U.S.C. 7411) relating to carbon dioxide or methane.

(b) Exceptions- Subsection (a) shall not apply to--

- (1) any action under part A of title II of the Clean Air Act (42 U.S.C. 7521 et seq.) relating to the vehicle emissions standards contained in Docket No. EPA-HQ-OAR-2009-0171 or Docket No. EPA-HQ-OAR-2009-0472;
- (2) any action relating to the preparation of a report or the enforcement of a reporting requirement; or
- (3) any action relating to the provision of technical support at the request of a State.

(c) Treatment- Notwithstanding any other provision of law, no action taken by the Administrator of the Environmental Protection Agency before the end of the 2-year period described in subsection (a) shall be considered to make carbon dioxide or methane a

pollutant subject to regulation under the Clean Air Act (42 U.S.C. 7401 et seq.) for any source other than a new motor vehicle or new motor vehicle engine, as described in section 202(a) of that Act (42 U.S.C. 7521(a)).

<i>THIS SEARCH</i>	<i>THIS DOCUMENT</i>	<i>GO TO</i>
Next Hit	Forward	New Bills Search
Prev Hit	Back	HomePage
Hit List	Best Sections	Help
	Contents Display	

[THOMAS Home](#) | [Contact](#) | [Accessibility](#) | [Legal](#) | [USA.gov](#)