AMENDMENT TO H.R. 2576

OFFERED BY

Page 22, line 8, insert “it is impossible for a regulated party to comply with both the State requirement and” before “a provision of”.

Page 22, beginning on line 10, strike “, actually conflicts with the requirement”.

Page 23, line 17, insert “it is impossible for a regulated party to comply with both the State requirement and” before “a provision of”.

Page 23, beginning on line 19, strike “, actually conflicts with the requirement”.

Beginning on page 24, line 16, strike paragraph (1) and insert the following:

“(1) PRIOR STATE ACTIONS.—Nothing in this title, nor any risk evaluation, rule, order, standard, or requirement completed or implemented under this title, shall be construed to preempt or otherwise affect the authority of a State or political subdivision of a State to continue to enforce any action taken or requirement imposed—
“(A) before August 1, 2015, under the authority of a State law that prohibits or otherwise restricts the manufacturing, processing, distribution in commerce, use, or disposal of a chemical substance, unless it is impossible for a regulated party to comply with both an action or determination made by the Administrator under this title and the action taken or requirement imposed pursuant to such a State law; or

“(B) pursuant to a State law that was in effect on August 31, 2003, unless it is impossible for a regulated party to comply with both an action or determination made by the Administrator under this title and the action taken or requirement imposed pursuant to such a State law.