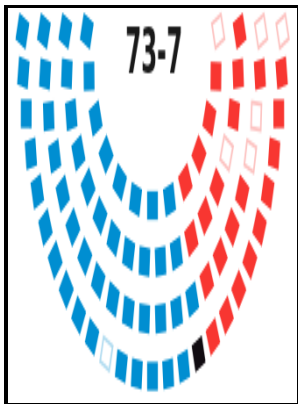


Clean air act amendments of 1977 - summary of the bill (H.R. 6161)

U.S. Govt. Print. Off. - CHEVRON, U.S.A., INC., Petitioner, v. NATURAL RESOURCES DEFENSE COUNCIL, INC., et al. AMERICAN IRON AND STEEL INSTITUTE, et al., Petitioners, v. NATURAL RESOURCES DEFENSE COUNCIL, INC., et al. William D. RUCKELSHAUS, Administrator, Environmental Protection Agency, Petitioner, v. NATURAL RESOURCES DEFENSE COUNCIL, INC., et al.



Description: -

Africa -- Fiction

Pregnant women -- Fiction

Air -- Pollution -- Law and legislation -- United States.Clean air act amendments of 1977 - summary of the bill (H.R. 6161)

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The New Clean Air Act Operating Permit Program: EPA's Final Rules

The act provides us with a new tool to help abate industrial sources of pollution by authorizing use of economic incentives to reduce noncompliance. The Clean Air Act, 1963 was a legislation that offered federal research aid, urged the development of state control agencies, and involved the federal government in inter-state pollution issues. It does not include every provision.

Text of H.R. 6161 (95th): Clean Air Amendments (Passed Congress version)

The assessment of remaining risk was initiated in the year 2000 for some of the industries covered by the technology-based standards. EPA and New Jersey v. Questions regarding the adequacy of the compliance time frame focused on Phase 1 of the rule, which was to take effect in 2012, just five months after the rule's promulgation.

Clean Air Act Essay

States need not adopt the procedures, though they may add extra requirements. Also, the state must have met all applicable implementation plan requirements for the area. Where overall emissions increase significantly, review will continue to be required.

Clean air issues in the 113th Congress: an overview.

The debate over clean air, its regulations, their teammates and opposition, and the economic factors coming into play into this ever-more recognizable problem is a widespread and ever more controversial one.

Summary of H.R. 6161 (95th): Clean Air Amendments

Committee on Interstate and Foreign Commerce. Rather, if the statute is silent or ambiguous with respect to the specific issue, the question for the court is whether the agency's answer is based on a permissible construction of the statute. We love educating Americans about how their government works too! Numerous commentators attacked this interpretation as inconsistent with the statutory language.

Clean Air Amendments (1977; 95th Congress H.R. 6161)

These facilities fall into 26 categories, including utility and industrial boilers, and large industrial plants such as pulp mills, refineries and smelters. As a result, EPA is now proposing a 24-hour standard for PM10-2.

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