(Original	Signature	of Mem	ber)

116TH CONGRESS 2D SESSION

H.R. 5544

To create jobs and drive innovation and economic growth in the United States by supporting and promoting the manufacture of next generation technologies, including refrigerants, solvents, fire suppressants, foam blowing agents, aerosols, and propellants, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

М	int	roduced the	following	bill; whi	ch was	referred t	o the
	Committee	e on				_	

A BILL

To create jobs and drive innovation and economic growth in the United States by supporting and promoting the manufacture of next generation technologies, including refrigerants, solvents, fire suppressants, foam blowing agents, aerosols, and propellants, 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,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "American Innovation
- 5 and Manufacturing Leadership Act of 2020".

1 SEC. 2. DEFINITIONS.

2 In this Act: 3 ADMINISTRATOR.—The term "Adminis-(1)4 trator" means the Administrator of the Environ-5 mental Protection Agency. 6 (2)ALLOWANCE.—The term "allowance" 7 means a limited authorization for the production or the consumption, as applicable, of a regulated sub-8 9 stance in accordance with this Act. 10 (3) Consumption.—The term "consumption" 11 means, with respect to any regulated substance, the 12 amount of that regulated substance produced in the 13 United States, plus the amount imported, minus the 14 amount exported. 15 (4) Consumption baseline.—The term "con-16 sumption baseline" means the baseline established 17 for consumption of regulated substances under sec-18 tion 5(a)(2). 19 (5) Destroy.—The term "destroy" means de-20 struction by process or technology as defined by reg-21 ulation by the Administrator. 22 (6) Exchange value.—The term "exchange 23 value" means, for each regulated substance and each 24 substance referenced in paragraph (1)(B), (1)(C), 25 (2)(B), or (2)(C) of section 5(a), the value by which

1	the mass of such substance shall be multiplied for
2	purposes of calculations under this Act.
3	(7) Export.—The term "export" means the
4	transport of a regulated substance from any place
5	subject to the jurisdiction of the United States to
6	any place not subject to the jurisdiction of the
7	United States.
8	(8) Import.—The term "import" means to
9	land on, bring into, or introduce into, or attempt to
10	land on, bring into, or introduce into, any place sub-
11	ject to the jurisdiction of the United States, whether
12	or not such landing, bringing, or introduction con-
13	stitutes an importation within the meaning of the
14	customs laws of the United States.
15	(9) Person.—The term "person" has the
16	meaning given to such term in section 302 of the
17	Clean Air Act (42 U.S.C. 7602).
18	(10) Produce, produced, and produc-
19	TION.—The terms "produce", "produced", and
20	"production" refer to the manufacture in the United
21	States of a regulated substance from any raw mate-
22	rial or feedstock chemical, but such terms do not in-
23	clude—
24	(A) the manufacture of a regulated sub-
25	stance that is used and entirely consumed (ex-

1	cept for trace quantities) in the manufacture of
2	other chemicals; or
3	(B) the reuse or recycling of a regulated
4	substance.
5	(11) Production baseline.—The term "pro-
6	duction baseline" means the baseline established for
7	production of regulated substances under section
8	5(a)(1).
9	(12) RECLAIM, RECLAIMED, AND RECLAIM-
10	ING.—The terms "reclaim", "reclaimed", and "re-
11	claiming" mean the reprocessing of a recovered reg-
12	ulated substance to, at a minimum, the purity speci-
13	fied by and verified in accordance with the Air-Con-
14	ditioning, Heating, and Refrigeration Institute
15	(AHRI) Standard 700–2016 (or an appropriate suc-
16	cessor standard adopted by the Administrator).
17	(13) Recover and recovered.—The terms
18	"recover" and "recovered" mean the removal of a
19	regulated substance in any condition from equipment
20	and the storage of such regulated substance in an
21	external container without necessarily testing or
22	processing such regulated substance in any way.
23	(14) REGULATED SUBSTANCE.—The term "reg-
24	ulated substance" means a substance on the list
25	published pursuant to section 3.

- 1 (15) UNITED STATES.—The term "United 2 States" means any place subject to the jurisdiction 3 of the United States.
- 4 SEC. 3. LISTING OF REGULATED SUBSTANCES.
- 5 (a) List of Regulated Substances.—The Ad-
- 6 ministrator shall publish in the Federal Register a list of
- 7 regulated substances, listed by chemical name and com-
- 8 mon name. Not later than 90 days after the date of enact-
- 9 ment of this Act, the Administrator shall publish in the
- 10 Federal Register the initial such list. The initial list under
- 11 this subsection shall contain the following:

Table 1

Chemical Name	Common Name	Exchange Value
CHF ₂ CHF ₂	HFC-134	1100
CH ₂ FCF ₃	HFC-134a	1430
CH ₂ FCHF ₂	HFC143	353
CHF ₂ CH ₂ CF ₃	HFC-245fa	1030
CF ₃ CH ₂ CF ₂ CH ₃	HFC-365mfe	794
CF ₃ CHFCF ₃	HFC-227ea	3220
CH ₂ FCF ₂ CF ₃	HFC-236eb	1340
CHF ₂ CHFCF ₃	HFC-236ea	1370
CF ₃ CH ₂ CF ₃	HFC-236fa	9810
CH ₂ FCF ₂ CHF ₂	HFC-245ca	693
CF ₃ CHFCHFCF ₂ CF ₃	HFC-43-10mee	1640
$\mathrm{CH_2F_2}$	HFC-32	675
CHF ₂ CF ₃	HFC-125	3500
CH ₃ CF ₃	HFC-143a	4470
$\mathrm{CH_{3}F}$	HFC-41	92
CH ₂ FCH ₂ F	HFC-152	53

Table 1—Continued

Chemical Name	Common Name	Exchange Value
CH ₃ CHF ₂	HFC-152a	124
CHF ₃	HFC-23	14800

1	(b) Requirements.—The list required under sub-
2	section (a) shall include—
3	(1) any isomer of any such regulated substance;
4	and
5	(2) the exchange value of each regulated sub-
6	stance, as set forth in table 1 of this section or, for
7	additional regulated substances listed pursuant to
8	subsection (c), as determined by the Administrator
9	pursuant to the requirements of that subsection.
10	(c) Additional Regulated Substances.—The
11	Administrator may, by regulation, add a substance to the
12	list published under subsection (a) if such substance—
13	(1) is a saturated hydrofluorocarbon; and
14	(2) has an exchange value, as determined by
15	the Administrator on the basis of widely used or
16	commonly accepted credible current scientific infor-
17	mation relating to infrared absorption and kinetic
18	rate constants, of not less than 53.
19	(d) Savings Provision.—Nothing in this section au-
20	thorizes the Administrator to add to the list under sub-
21	section (a) as a regulated substance a blend of substances

1	even if such blend includes a saturated hydrofluorocarbon
2	that is or may be itself a regulated substance.
3	SEC. 4. MONITORING AND REPORTING REQUIREMENTS.
4	(a) Reports.—
5	(1) In general.—On a periodic basis to be de-
6	termined by the Administrator, but which shall be
7	not less than annually, each person who produced,
8	imported, exported, reclaimed, destroyed, used and
9	entirely consumed (except for trace quantities) in
10	the manufacture of other chemicals, or used as a
11	process agent a regulated substance shall submit a
12	report to the Administrator setting forth the amount
13	of each such substance that such person during the
14	preceding reporting period—
15	(A) produced;
16	(B) imported;
17	(C) exported;
18	(D) reclaimed;
19	(E) destroyed;
20	(F) used and entirely consumed (except for
21	trace quantities) in the manufacture of other
22	chemicals; or
23	(G) used as a process agent.
24	(2) Attestation.—Each report submitted
25	under subsection (a) shall be signed and attested by

1	a responsible officer (as such term is used in section
2	603(b) of the Clean Air Act (42 U.S.C. 7671b(b)).
3	(b) Cessation of Reporting Requirement.—If a
4	person subject to subsection (a)(1) permanently ceases
5	production, importation, exportation, reclaiming, destruc-
6	tion, use and entire consumption (except for trace quan-
7	tities), or process agent use of a regulated substance, such
8	person shall—
9	(1) submit a report under such subsection for
10	the reporting period in which such cessation occurs;
11	(2) notify the Administrator of such cessation
12	prior to the end of such reporting period; and
13	(3) not be subject to such subsection with re-
14	spect to such regulated substance for subsequent re-
15	porting periods.
16	(e) Baseline Reports.—
17	(1) Initial report.—Each person reporting
18	pursuant to subsection $(a)(1)$ shall include in the
19	first required such report, in addition to the infor-
20	mation required by subsection (a)(1) to be reported
21	for the applicable reporting period—
22	(A) the amount of each regulated sub-
23	stance, in each of calendar years 2011 through
24	2013, produced, imported, exported, reclaimed,
25	destroyed, used and entirely consumed (except

1	for trace quantities) in the manufacture of
2	other chemicals, or used as a process agent;
3	(B) the amount of
4	hydrochlorofluorocarbons that such person pro-
5	duced, imported, and exported in 1989; and
6	(C) the amount of chlorofluorocarbons that
7	such person produced, imported, and exported
8	in 1989.
9	(2) Additional substances.—In the case of
10	a substance added to the list of regulated substances
11	pursuant to section 3(c), each person who produced,
12	imported, exported, reclaimed, destroyed, used and
13	entirely consumed (except for trace quantities) in
14	the manufacture of other chemicals, or used as a
15	process agent, such regulated substance, shall sub-
16	mit to the Administrator, not later than 180 days
17	after the date on which such substance is added to
18	the list, a report setting forth the amount of the
19	substance that such person produced, imported, ex-
20	ported, reclaimed, destroyed, used and entirely con-
21	sumed (except for trace quantities) in the manufac-
22	ture of other chemicals, or used as a process agent
23	in—
24	(A) each of calendar years 2011 through
25	2013; and

1	(B) the calendar year in which this Act is
2	enacted and each subsequent calendar year, if
3	required by the Administrator in a regulation
4	adding a substance to the list of regulated sub-
5	stances.
6	(d) COORDINATION.—To the extent consistent with
7	subsections (a) through (c), the Administrator may, by
8	regulation, allow any person subject to the requirements
9	of subsection (a)(1) to combine and include the informa-
10	tion required to be reported under that subsection with
11	any other related information that the person is required
12	to report to the Administrator.
13	(e) REGULATIONS.—The Administrator shall promul-
14	gate regulations to implement this section. Not later than
15	270 days after the date of enactment of this Act, the Ad-
16	ministrator shall promulgate such final regulations as may
17	be necessary pursuant to the preceding sentence.
18	SEC. 5. PHASEDOWN OF REGULATED SUBSTANCES.
19	(a) Baselines.—
20	(1) Production baseline.—The baseline for
21	the phasedown of the production of regulated sub-
22	stances shall be the sum of—
23	(A) the sum of the products of—
24	(i) the average annual production in
25	the United States of each regulated sub-

1	stance during the 3-year period of calendar
2	years 2011, 2012, and 2013; multiplied by
3	(ii) the respective exchange value of
4	each regulated substance;
5	(B) an amount equal to 15 percent of the
6	sum of the products of—
7	(i) the average production in the
8	United States of each
9	hydrochlorofluorocarbon in 1989; multi-
10	plied by
11	(ii) the respective exchange value of
12	each such hydrochlorofluorocarbon; and
13	(C) an amount equal to 0.42 percent of the
14	sum of the products of—
15	(i) the average production in the
16	United States of each chlorofluorocarbon
17	in 1989; multiplied by
18	(ii) the respective exchange value of
19	each such chlorofluorocarbon.
20	(2) Consumption baseline.— The baseline
21	for the phasedown of the consumption of regulated
22	substances shall be the sum of—
23	(A) an amount equal to the sum of the
24	products of—

1	(i) the average annual consumption in
2	the United States of each regulated sub-
3	stance during the 3-year period of calendar
4	years 2011, 2012, and 2013; multiplied by
5	(ii) the respective exchange value of
6	each such regulated substance;
7	(B) an amount equal to 15 percent of the
8	sum of the products of—
9	(i) the average consumption in the
10	United States of each
11	hydrochlorofluorocarbon in 1989; multi-
12	plied by
13	(ii) the respective exchange value of
14	each such hydrochlorofluorocarbon; and
15	(C) an amount equal to 0.42 percent of the
16	sum of the products of—
17	(i) the average consumption in the
18	United States of each chlorofluorocarbon
19	in 1989; multiplied by
20	(ii) the respective exchange value of
21	each such chlorofluorocarbon.
22	(3) Exchange values.—For purposes of
23	paragraphs (1) and (2), the following exchange val-
24	ues for hydrochlorofluorocarbons and
25	chlorofluorocarbons respectively shall apply:

Table 2

Chemical Name	Common Name	Exchange Value
CHFCl ₂	HCFC-21	151
CHF ₂ Cl	HCFC-22	1810
C ₂ HF ₃ Cl ₂	HCFC-123	77
C ₂ HF ₄ Cl	HCFC-124	609
CH ₃ CFCl ₂	HCFC-141b	725
CH ₃ CF ₂ Cl	HCFC-142b	2310
CF ₃ CF ₂ CHCl ₂	HCFC-225ca	122
CF ₂ ClCF ₂ CHClF	HCFC-225cb	595

Table 3

Chemical Name	Common Name	Exchange Value
CFCl ₃	CFC-11	4750
CF ₂ Cl ₂	CFC-12	10900
$C_2F_3Cl_3$	CFC-113	6130
C ₂ F ₄ Cl ₂	CFC-114	10000
C ₂ F ₅ Cl	CFC-115	7370

(b) ALLOWANCES.—

(1) Framework regulations.—The Administrator shall, by regulation, establish an allowance allocation and trading program to phase down the production and the consumption of regulated substances in accordance with this section. Not later than 270 days after the date of enactment of this Act, the Administrator shall promulgate such final regulations as may be necessary to establish the program required by the preceding sentence.

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1	(2) ALLOCATIONS.—Not later than October 1
2	of each calendar year following the promulgation of
3	final regulations pursuant to the second sentence of
4	paragraph (1):
5	(A) The Administrator shall establish a
6	quantity of production allowances and a quan-
7	tity of consumption allowances. The quantities
8	established pursuant to this paragraph shall not
9	exceed the applicable percentages of the produc-
10	tion baseline and of the consumption baseline
11	for the calendar year involved as specified in
12	the following table 4:

Table 4

Calendar year	Percentage of Production Baseline	Percentage of Consumption Baseline
through 2023	90%	90%
2024 through 2028	60%	60%
2029 through 2033	30%	30%
2034 through 2035	20%	20%
2036 and subsequent years	15%	15%

(B) The Administrator shall, by regulation, allocate such production allowances and consumption allowances up to the quantities of such allowances established pursuant to this paragraph for the succeeding calendar year. The Administrator may, at the Administrator's

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1	discretion, so allocate allowances through a sin-
2	gle rulemaking for multiple succeeding calendar
3	years.
4	(3) Prohibition.—Effective January 1 of the
5	calendar year immediately following the issuance of
6	a final regulation pursuant to the second sentence of
7	paragraph (1), it shall be unlawful for a person to
8	do any of the following:
9	(A) Production of a regulated substance
10	without holding a production allowance that au-
11	thorizes such production.
12	(B) Consumption of a regulated substance
13	without holding a consumption allowance that
14	authorizes such consumption.
15	(C) Holding, using, or transferring any
16	production allowance or consumption allowance
17	allocated under this section, except in accord-
18	ance with regulations promulgated by the Ad-
19	ministrator pursuant to paragraphs (1) and (2).
20	(4) Nature of allowances.—An allowance
21	does not constitute a property right. Nothing in this
22	Act or in any other provision of law shall be con-
23	strued to limit the authority of the United States to
24	terminate or limit the authorization for the produc-

1	tion or consumption of a regulated substance, as ap-
2	plicable, granted by the allowance.
3	(5) Compliance.—For each year listed in table
4	4, the Administrator shall ensure that the annual
5	quantity of production or consumption in the United
6	States of all regulated substances does not exceed
7	the product obtained by multiplying the production
8	baseline or consumption baseline, as applicable, and
9	the applicable percentage listed in Table 4.
10	(c) Transfers.—The regulations required by sub-
11	section (b)(1) shall—
12	(1) utilize the exchange values for each regu-
13	lated substance by or pursuant to section 3;
14	(2) ensure that transfers of production allow-
15	ances and consumption allowances will result in
16	greater total reductions in the annual production or
17	consumption, as applicable, of regulated substances
18	than would occur in that year in the absence of such
19	transfers; and
20	(3) authorize the transfer of production allow-
21	ances or consumption allowances among two or more
22	persons only if the transferor and transferee are
23	subject to an enforceable and quantifiable reduction
24	in, respectively, annual production or consumption.
25	(d) Schedule.—

1 (1) In General.— 2 (A) REGULATIONS.—Subject to paragraph 3 (3), the Administrator may, in response to a petition submitted to the Administrator in accord-4 5 ance with paragraph (2), promulgate regula-6 tions which establish a schedule for phasing 7 down the production and the consumption of 8 regulated substances that is more stringent 9 than set forth in table 4 in subsection (b), if, 10 based on the availability of substitutes for regu-11 lated substances, the Administrator determines 12 that such more stringent schedule is prac-13 ticable. taking into account technological 14 achievability, commercial demands, safety, and 15 other relevant factors, including the quantities 16 of regulated substances available from reclaim-17 ing or from prior production or prior import. 18 (B) Uniform application.—In any regu-19 lations under subparagraph (A), the Adminis-20 shall trator apply stringent any more 21 phasedown schedule uniformly to the allocation 22 of production allowances and consumption al-23 lowances as provided under subsection (b). 24 (2) Petition.—

1	(A) Submission.—Any person may peti-
2	tion the Administrator to promulgate regula-
3	tions under this subsection.
4	(B) DISPOSITION.—The Administrator
5	shall grant or deny any petition under subpara-
6	graph (A) within 270 days after receipt of any
7	such petition.
8	(C) Denial.—If the Administrator denies
9	any such petition, the Administrator shall pub-
10	lish in the Federal Register an explanation of
11	why the petition was denied.
12	(D) Granting.—If the Administrator
13	grants any such petition, the Administrator
14	shall promulgate regulations implementing a
15	more stringent phasedown schedule within 365
16	days of granting the petition.
17	(E) REQUIRED SHOWING.—Any petition
18	under subparagraph (A) shall include a showing
19	by the petitioner that there are adequate data
20	to support the petition.
21	(F) Insufficient information.—If the
22	Administrator determines that data are not
23	adequate to grant or deny the petition, the Ad-
24	ministrator shall use any authority available to

1	the Administrator, under any applicable law, to
2	acquire such data.
3	(3) Limitation.—The Administrator may not
4	promulgate a more stringent phasedown schedule
5	under this subsection applicable to any calendar year
6	prior to calendar year 2024.
7	(e) Essential Uses.—
8	(1) Petition; Authorization.—The Adminis-
9	trator may, by regulation, allocate to a person addi-
10	tional production allowances or consumption allow-
11	ances to authorize the production or consumption,
12	respectively, beginning with calendar year 2034, for
13	a period of up to 5 years, of a regulated substance
14	in an amount up to 10 percent of the quantity of
15	production or consumption of such regulated sub-
16	stance contributed by such person to the production
17	baseline or the consumption baseline, as applicable,
18	if the Administrator finds, based on a petition by
19	such person, that—
20	(A) such excess production or consumption
21	is exclusively for an application with respect to
22	which no substitute is available during such pe-
23	riod, considering technological achievability,
24	commercial demands, safety, and other relevant
25	factors; and

1	(B) the available supply of such regulated
2	substance, including any quantities of such reg-
3	ulated substance available from reclaiming,
4	prior production, or prior import, and allow-
5	ances for such regulated substance, are insuffi-
6	cient to accommodate such application.
7	(2) Extension.—The Administrator may, by
8	regulation, allocate additional production allowances
9	or consumption allowances, for additional periods of
10	up to 5 years, in an amount up to 10 percent of the
11	quantity of production or consumption of the regu-
12	lated substance contributed by the person involved to
13	the production baseline or the consumption baseline,
14	as applicable, if the Administrator finds, based on a
15	petition by such person, that the criteria described
16	in subparagraphs (A) and (B) of paragraph (1) con-
17	tinue to be satisfied.
18	(3) Exception.—The Administrator may allo-
19	cate production allowances or consumption allow-
20	ances pursuant to this subsection in amounts that
21	cause the total quantity of production allowances or
22	consumption allowances in a year to exceed the max-
23	imum quantity permissible under subsection (b) for
24	that year.
25	(f) Exports.—

1	(1) Exports of excess amounts.—
2	(A) In general.—Subject to subpara-
3	graphs (B) and (C) and paragraph (2), the Ad-
4	ministrator may, by regulation, issue additional
5	production allowances for renewable periods of
6	up to 5 years to a person to produce a regu-
7	lated substance at a facility located in the
8	United States in excess of the amount author-
9	ized by the production allowances otherwise
10	held by that person solely for export to, and use
11	in, a foreign country.
12	(B) Petition required.—Prior to
13	issuing any additional production allowances to
14	a person pursuant to subparagraph (A), the
15	Administrator shall require the person to sub-
16	mit a petition in such manner and containing
17	such information as the Administration may by
18	regulation require.
19	(C) Limitation.—The Administrator shall
20	not issue any production allowances pursuant to
21	subparagraph (A) in amounts that would cause
22	the total quantity of production allowances in a
23	year to exceed the maximum quantity of pro-
24	duction allowances permissible under subsection
25	(b) for that year.

1	(2) Prohibited export for certain coun-
2	TRIES.—Beginning on January 1, 2033, no person
3	subject to the requirements of this Act shall export
4	a regulated substance to a foreign country that is
5	not identified by the Administrator as having en-
6	acted or otherwise established the same or similar
7	requirements or otherwise undertaken commitments
8	regarding the production and the consumption of
9	regulated substances as are contained in this Act.

10 SEC. 6. MANAGEMENT OF REGULATED SUBSTANCES.

11 (a) SENSE OF CONGRESS.—It is the sense of Con12 gress that the Administrator should provide for a safe
13 hydrofluorocarbon transition by ensuring that heating,
14 ventilation, air conditioning, and refrigeration practi15 tioners are positioned to comply with safe servicing, re16 pair, disposal, or installation procedures.

(b) Regulations.—

(1) In General.—Not later than 24 months after the date of enactment of this Act, the Administrator shall, for purposes of maximizing reclaiming, minimizing the release of a regulated substance from equipment, and ensuring the safety of technicians and consumers, promulgate regulations to control, where appropriate, any practice, process, or activity regarding the servicing, repair, disposal, or installa-

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1 tion of equipment that involves a regulated sub-2 stance or a substitute for a regulated substance, in-3 cluding the reclaiming of a regulated substance or a 4 substitute for a regulated substance. 5 MINIMUM STANDARDS.—The regulations 6 promulgated under paragraph (1) may include, where appropriate, that any such servicing, repair, 7 8 disposal, or installation be performed by a trained 9 technician meeting minimum standards, as deter-10 mined by the Administrator. 11 (c) Reclaim.— 12 (1) Consideration.—The Administrator shall 13 consider the use of any authority available to the 14 Administrator under this Act to increase opportuni-15 ties for the reclaiming of regulated substances. 16 (2) Requirement.—Any regulated substance 17 that is recovered shall be reclaimed before such reg-18 ulated substance is sold or transferred to a new 19 owner, except where such recovered regulated sub-20 stance is sold or transferred to a new owner solely 21 for the purposes of being reclaimed or destroyed. 22 (d) Coordination.—In promulgating regulations to 23 implement this section, the Administrator may coordinate such regulations with any other regulations promulgated

by the Administrator that involve—

1	(1) the same or similar practice, process, or ac-
2	tivity regarding the servicing, repair, disposal, or in-
3	stallation of equipment; or
4	(2) reclaiming.
5	(e) Inapplicability.—Subsections (a) through (d)
6	do not apply with respect to a regulated substance or a
7	substitute for a regulated substance that is contained in
8	a foam.
9	SEC. 7. TECHNOLOGY TRANSITIONS.
10	(a) AUTHORITY.—The Administrator may, by regula-
11	tion and in accordance with this section, prohibit or re-
12	strict, including through a graduated schedule, the use of
13	a regulated substance in a sector or subsector in which
14	such regulated substance is used.
15	(b) Negotiated Rulemaking.—The Administrator
16	shall consider negotiating and developing a proposed regu-
17	lation under this section in accordance with the negotiated
18	rulemaking procedure under subchapter III of chapter 5
19	of title 5, United States Code (commonly referred to as
20	the "Negotiated Rulemaking Act of 1990"). If the Admin-
21	istrator decides to proceed with a negotiated rulemaking,
22	the Administrator shall, to the extent the Administrator
23	deems practicable, give priority to completing that rule-
24	making over completing concurrent non-negotiated
25	rulemakings pursuant to this section. If the Administrator

1	decides not to proceed with a negotiated rulemaking, the
2	Administrator shall include an explanation of such deci-
3	sion in any proposed regulation published pursuant to this
4	section.
5	(c) Petition.—
6	(1) Any person may petition the Administrator
7	to promulgate regulations under this section to pro-
8	hibit or restrict the use of a regulated substance in
9	a sector or subsector.
10	(2) The Administrator shall grant or deny a pe-
11	tition received pursuant to paragraph (1) not later
12	than 180 days after receipt of such petition.
13	(3) If the Administrator denies a petition re-
14	ceived pursuant to paragraph (1), the Administrator
15	shall publish in the Federal Register an explanation
16	of the Administrator's decision.
17	(4) If the Administrator grants a petition re-
18	ceived pursuant to paragraph (1), the Administrator
19	shall promulgate regulations prohibiting or restrict-
20	ing the use of the regulated substance in the sector
21	or subsector under subsection (a) not later than 24
22	months after granting such petition.
23	(5) The Administrator shall publish in full any
24	petition received pursuant to this subsection not
25	later than 30 days after receipt of such petition.

1	(d) Criteria.—In promulgating regulations pursu-
2	ant to subsection (a), the Administrator shall consider—
3	(1) promoting and supporting domestic eco-
4	nomic development;
5	(2) maximizing protections for human health
6	and the environment;
7	(3) minimizing costs for the production, use,
8	and reclaiming of regulated substances;
9	(4) maximizing flexibility for the recovery, re-
10	claiming, and re-use of regulated substances;
11	(5) ensuring consumer safety;
12	(6) the availability of substitutes for regulated
13	substances, taking into account technological
14	achievability, commercial demands, safety, and other
15	relevant factors, including lead times for equipment
16	conversion; and
17	(7) minimizing any costs to consumers.
18	(e) EVALUATION.—For purposes of this Act, the Ad-
19	ministrator shall, on an ongoing basis, evaluate the avail-
20	ability of substitutes to regulated substances in a sector
21	or subsector, taking into account technological
22	achievability, commercial demands, safety, and other rel-
23	evant factors, including lead times for equipment conver-
24	sion.

1 SEC. 8. RULEMAKING AUTHORITY.

- 2 (a) Rulemakings.—The Administrator may promul-
- 3 gate such regulations as are necessary to carry out the
- 4 functions of the Administrator under this Act.
- 5 (b) Delegation.—The Administrator may delegate
- 6 to any officer or employee of the Environmental Protection
- 7 Agency such of the powers and duties of the Administrator
- 8 under this Act as the Administrator determines to be ap-
- 9 propriate.
- 10 (c) REQUIREMENTS.—In exercising any requirement
- 11 or authority in this Act to act by regulation or to promul-
- 12 gate regulations, the Administrator shall comply with the
- 13 requirements of section 307(d) of the Clean Air Act (42
- 14 U.S.C. 7607(d)).

15 SEC. 9. RELATIONSHIP TO OTHER LAWS.

- 16 Sections 113, 114, 304, and 307 of the Clean Air
- 17 Act (42 U.S.C. 7413, 7414, 7604, 7607) shall apply to
- 18 this Act and any regulations promulgated by the Adminis-
- 19 trator pursuant to this Act as though this Act were in-
- 20 cluded in title VI of the Clean Air Act (42 U.S.C.7671
- 21 et seq.).