#### 105TH CONGRESS 2D SESSION

# S. 2062

To amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to clarify liability under that Act for certain recycling transactions.

## IN THE SENATE OF THE UNITED STATES

May 12, 1998

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

# A BILL

To amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to clarify liability under that Act for certain recycling transactions.

- 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 "Superfund Recycling"
- 5 Equity Act of 1998".
- 6 SEC. 2. PURPOSES.
- 7 The purposes of this Act are—
- 8 (1) to promote the reuse and recycling of scrap
- 9 material in furtherance of the goals of waste mini-

- 1 mization and natural resource conservation while 2 protecting human health and the environment;
- 3 (2) to create greater equity in the statutory 4 treatment of recycled versus virgin materials; and
- 5 (3) to remove the disincentives and impedi-6 ments to recycling created as an unintended con-7 sequence of the 1980 Superfund liability provisions.

#### 8 SEC. 3. CLARIFICATION OF LIABILITY UNDER CERCLA FOR

#### 9 RECYCLING TRANSACTIONS.

- 10 (a) CLARIFICATION.—Title I of the Comprehensive
- 11 Environmental Response, Compensation, and Liability Act
- 12 of 1980 (42 U.S.C. 9601 et seq.) is amended by adding
- 13 at the end the following new section:
- 14 "SEC. 127. RECYCLING TRANSACTIONS.
- 15 "(a) Liability Clarification.—As provided in
- 16 subsections (b), (c), (d), and (e), a person who arranged
- 17 for the recycling of a recyclable material shall not be liable
- 18 under section 107(a)(3) or 107(a)(4).
- 19 "(b) Recyclable Material Defined.—For pur-
- 20 poses of this section, the term 'recyclable material' means
- 21 scrap paper, scrap plastic, scrap glass, scrap textiles,
- 22 scrap rubber (other than whole tires), scrap metal, or
- 23 spent lead-acid, spent nickel-cadmium, and other spent
- 24 batteries, as well as minor amounts of material incident

- 1 to or adhering to the scrap material as a result of its nor-
- 2 mal and customary use prior to becoming scrap.
- 3 "(c) Transactions Involving Scrap Paper,
- 4 Plastic, Glass, Textiles, or Rubber.—Transactions
- 5 involving scrap paper, scrap plastic, scrap glass, scrap tex-
- 6 tiles, or scrap rubber (other than whole tires) shall be
- 7 deemed to be arranging for recycling if the person who
- 8 arranged for the transaction (by selling recyclable material
- 9 or otherwise arranging for the recycling of recyclable ma-
- 10 terial) can demonstrate by a preponderance of the evi-
- 11 dence that all of the following criteria were met at the
- 12 time of the transaction:
- 13 "(1) The recyclable material met a commercial
- specification grade.
- 15 "(2) A market existed for the recyclable mate-
- 16 rial.
- 17 "(3) A substantial portion of the recyclable ma-
- terial was made available for use as feedstock for the
- manufacture of a new saleable product.
- 20 "(4) The recyclable material could have been a
- 21 replacement or substitute for a virgin raw material,
- or the product to be made from the recyclable mate-
- rial could have been a replacement or substitute for
- a product made, in whole or in part, from a virgin
- raw material.

1 "(5) For transactions occurring 90 days or 2 more after the date of enactment of this section, the 3 person exercised reasonable care to determine that 4 the facility where the recyclable material would be 5 handled, processed, reclaimed, or otherwise managed 6 by another person (hereinafter in this section re-7 ferred to as a 'consuming facility') was in compli-8 ance with substantive (not procedural or administra-9 tive) provisions of any Federal, State, or local envi-10 ronmental law or regulation, or compliance order or 11 decree issued pursuant thereto, applicable to the 12 handling, processing, reclamation, storage, or other 13 management activities associated with recyclable ma-14 terial.

- "(6) For purposes of this subsection, 'reasonable care' shall be determined using criteria that include (but are not limited to)—
- 18 "(A) the price paid in the recycling trans-19 action;
  - "(B) the ability of the person to detect the nature of the consuming facility's operations concerning its handling, processing, reclamation, or other management activities associated with recyclable material; and

15

16

17

20

21

22

23

1 "(C) the result of inquiries made to the ap-2 propriate Federal, State, or local environmental 3 agency (or agencies) regarding the consuming 4 facility's past and current compliance with sub-5 stantive (not procedural or administrative) pro-6 visions of any Federal, State, or local environ-7 mental law or regulation, or compliance order 8 or decree issued pursuant thereto, applicable to 9 the handling, processing, reclamation, storage, 10 or other management activities associated with the recyclable material. For the purposes of this 12 paragraph, a requirement to obtain a permit 13 applicable to the handling, processing, reclama-14 tion, or other management activity associated 15 with the recyclable materials shall be deemed to 16 be a substantive provision.

## "(d) Transactions Involving Scrap Metal.—

"(1) Transactions involving scrap metal shall be deemed to be arranging for recycling if the person who arranged for the transaction (by selling recyclable material or otherwise arranging for the recycling of recyclable material) can demonstrate by a preponderance of the evidence that at the time of the transaction—

11

17

18

19

20

21

22

23

- 1 "(A) the person met the criteria set forth
  2 in subsection (c) with respect to the scrap
  3 metal;
  - "(B) the person was in compliance with any applicable regulations or standards regarding the storage, transport, management, or other activities associated with the recycling of scrap metal that the Administrator promulgates under the Solid Waste Disposal Act subsequent to the enactment of this section and with regard to transactions occurring after the effective date of such regulations or standards; and
    - "(C) the person did not melt the scrap metal prior to the transaction.
  - "(2) For purposes of paragraph (1)(C), melting of scrap metal does not include the thermal separation of 2 or more materials due to differences in their melting points (referred to as 'sweating').
  - "(3) For purposes of this subsection, the term 'scrap metal' means bits and pieces of metal parts (e.g., bars, turnings, rods, sheets, wire) or metal pieces that may be combined together with bolts or soldering (e.g., radiators, scrap automobiles, railroad box cars), which when worn or superfluous can be recycled, except for scrap metals that the Adminis-

trator excludes from this definition by regulation and steel shipping containers of a capacity from 30 liters to and including 3,000 liters, whether intact or not, having any hazardous substance (but not metal bits or pieces) contained in or adhering thereto.

#### "(e) Transactions Involving Batteries.—

"(1) Transactions involving spent lead-acid batteries, spent nickel-cadmium batteries, or other spent batteries shall be deemed to be arranging for recycling if the person who arranged for the transaction (by selling recyclable material or otherwise arranging for the recycling of recyclable material) can demonstrate by a preponderance of the evidence that at the time of the transaction—

"(A) the person met the criteria set forth in subsection (c) with respect to the spent leadacid batteries, spent nickel-cadmium batteries, or other spent batteries, but did not recover the valuable components of such batteries; and

"(B)(i) with respect to transactions involving lead-acid batteries, the person was in compliance with applicable Federal environmental regulations or standards, and any amendments thereto, regarding the storage, transport, man-

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

agement, or other activities associated with the recycling of spent lead-acid batteries;

"(ii) with respect to transactions involving nickel-cadmium batteries, Federal environmental regulations or standards are in effect regarding the storage, transport, management, or other activities associated with the recycling of spent nickel-cadmium batteries, and the person was in compliance with applicable regulations or standards or any amendments thereto; or

"(iii) with respect to transactions involving other spent batteries, Federal environmental regulations or standards are in effect regarding the storage, transport, management, or other activities associated with the recycling of such batteries, and the person was in compliance with applicable regulations or standards or any amendments thereto.

"(2) For purposes of paragraph (1)(A), a person who, by contract, arranges or pays for processing of batteries by an unrelated third person and receives from such third person materials reclaimed from such batteries shall not thereby be deemed to recover the valuable components of such batteries.

"(f) Exclusions.—

1	"(1) The exemptions set forth in subsections
2	(e), (d), and (e) shall not apply if—
3	"(A) the person had an objectively reason-
4	able basis to believe at the time of the recycling
5	transaction—
6	"(i) that the recyclable material would
7	not be recycled;
8	"(ii) that the recyclable material
9	would be burned as fuel, or for energy re-
10	covery or incineration; or
11	"(iii) for transactions occurring before
12	90 days after the date of the enactment of
13	this section, that the consuming facility
14	was not in compliance with a substantive
15	(not procedural or administrative) provi-
16	sion of any Federal, State, or local envi-
17	ronmental law or regulation, or compliance
18	order or decree issued pursuant thereto,
19	applicable to the handling, processing, rec-
20	lamation, or other management activities
21	associated with the recyclable material;
22	"(B) the person had reason to believe that
23	hazardous substances had been added to the re-
24	cyclable material for purposes other than proc-
25	essing for recycling:

1	"(C) the person failed to exercise reason-
2	able care with respect to the management and
3	handling of the recyclable material (including
4	adhering to customary industry practices cur-
5	rent at the time of the recycling transaction de-
6	signed to minimize, through source control, con-
7	tamination of the recyclable material by hazard-
8	ous substances); or
9	"(D) with respect to any item of a recycla-
10	ble material, the item—
11	"(i) contained polychlorinated
12	biphenyls at a concentration in excess of
13	50 parts per million or any new standard
14	promulgated pursuant to applicable Fed-
15	eral laws; or
16	"(ii) is an item of scrap paper con-
17	taining at the time of the recycling trans-
18	action a concentration of a hazardous sub-
19	stance that has been determined by the
20	Administrator, after notice and comment,
21	to present a significant risk to human
22	health or the environment in light of the
23	nature of scrap paper management and re-
24	cycling.

1 "(2) For purposes of this subsection, an objec-2 tively reasonable basis for belief shall be determined 3 using criteria that include (but are limited to) the 4 size of the person's business, customary industry 5 practices (including customary industry practices 6 current at the time of the recycling transaction de-7 signed to minimize, through source control, contami-8 nation of the recyclable material by hazardous sub-9 stances), the price paid in the recycling transaction, 10 and the ability of the person to detect the nature of 11 the consuming facility's operations concerning its 12 handling, processing, reclamation, or other manage-13 ment activities associated with the recyclable mate-14 rial.

- "(3) For purposes of this subsection, a requirement to obtain a permit applicable to the handling, processing, reclamation, or other management activities associated with recyclable material shall be deemed to be a substantive provision.
- "(g) Effect on Other Liability.—Nothing in 21 this section shall be deemed to affect the liability of a per-22 son under paragraph (1) or (2) of section 107(a).
- 23 "(h) REGULATIONS.—The Administrator has the au-24 thority, under section 115, to promulgate additional regu-25 lations concerning this section.

15

16

17

18

- 1 "(i) Effect on Pending or Concluded Ac-
- 2 Tions.—The exemptions provided in this section shall not
- 3 affect any concluded judicial or administrative action or
- 4 any pending judicial action initiated by the United States
- 5 prior to enactment of this section.
- 6 "(j) Liability for Attorney's Fees for Certain
- 7 Actions.—Any person who commences an action in con-
- 8 tribution against a person who is not liable by operation
- 9 of this section shall be liable to that person for all reason-
- 10 able costs of defending that action, including all reason-
- 11 able attorney's and expert witness fees.
- 12 "(k) Relationship to Liability Under Other
- 13 Laws.—Nothing in this section shall affect—
- "(1) liability under any other Federal, State, or
- local statute or regulation promulgated pursuant to
- any such statute, including any requirements pro-
- mulgated by the Administrator under the Solid
- 18 Waste Disposal Act; or
- 19 "(2) the ability of the Administrator to promul-
- gate regulations under any other statute, including
- 21 the Solid Waste Disposal Act.".
- 22 (b) Technical Amendment.—The table of contents
- 23 for title I of such Act is amended by adding at the end
- 24 the following item:

"Sec. 127. Recycling transactions.".