Union Calendar No.

119TH CONGRESS 1ST SESSION

H. R. 3898

[Report No. 119-]

To amend the Federal Water Pollution Control Act to make targeted reforms with respect to waters of the United States and other matters, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

June 11, 2025

Mr. Collins (for himself and Mr. Graves) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

July --, 2025

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on June 11, 2025]

A BILL

To amend the Federal Water Pollution Control Act to make targeted reforms with respect to waters of the United States and other matters, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the "Pro-
- 5 moting Efficient Review for Modern Infrastructure Today
- 6 Act" or the "PERMIT Act".
- 7 (b) Table of Contents.—The table of contents for
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Water quality standards attainability.
 - Sec. 3. Water quality criteria development and transparency.
 - Sec. 4. Water quality technology availability.
 - Sec. 5. Improving water quality certifications and American energy infrastructure.
 - Sec. 6. Clarifying Federal general permits.
 - Sec. 7. NPDES permit terms.
 - Sec. 8. Confidence in clean water permits.
 - Sec. 9. Forest protection and wildland firefighter safety.
 - Sec. 10. Agricultural stormwater discharge.
 - Sec. 11. Reducing regulatory burdens.
 - Sec. 12. Reducing permitting uncertainty.
 - Sec. 13. Nationwide permitting improvement.
 - Sec. 14. Deadline for request for submission of additional information for permit programs for dredged or fill material.
 - Sec. 15. Judicial review timeline clarity.
 - Sec. 16. Restoring federalism in clean water permitting.
 - Sec. 17. Jurisdictional determination backlog reduction.
 - Sec. 18. Definition of navigable waters.
 - Sec. 19. Applicability of Spill Prevention, Control, and Countermeasure rule.
 - Sec. 20. Coordination with Federal Permitting Improvement Steering Council.
 - Sec. 21. Sense of Congress on Chesapeake Bay Watershed Agreement.

9 SEC. 2. WATER QUALITY STANDARDS ATTAINABILITY.

- 10 (a) State Water Quality Standards.—Section
- 11 303(c) (33 U.S.C. 1313(c)) of the Federal Water Pollution
- 12 Control Act is amended—
- 13 (1) in paragraph (1)—

1	(A) by striking "The Governor of a State"
2	and inserting "(A) The Governor of a State";
3	and
4	(B) by striking "Results of such review shall
5	be made available to the Administrator." and in-
6	serting the following:
7	"(B) Reviews under this paragraph shall include re-
8	view, for purposes of ensuring that combined sewer overflow
9	controls are cost effective, of any water quality standard
10	applicable to a body of water into which, pursuant to a
11	permit, order, or decree issued pursuant to this Act, a mu-
12	nicipal combined storm and sanitary sewer discharges.
13	"(C) Results of each review under this paragraph shall
14	be made available to the Administrator."; and
15	(2) in paragraph (2)(A)—
16	(A) by inserting "(i)" before "their use and
17	value for public water supplies";
18	(B) by striking ", and also taking into con-
19	sideration" and inserting "; (ii)"; and
20	(C) by inserting before the period at the end
21	the following: "; and (iii) the cost and commer-
22	cial availability in the United States of treat-
23	ment technologies (including whether the tech-
24	nologies have been demonstrated at an applicable
25	scale) that may be required to be applied to

1	point sources in order to result in compliance
2	with such standards".
3	(b) State Water Quality Criteria.—Section
4	304(a) of the Federal Water Pollution Control Act (33
5	U.S.C. 1314(a)) is amended by adding at the end the fol-
6	lowing new paragraph:
7	"(10) Consideration of treatment tech-
8	NOLOGIES.—In developing or revising water quality
9	criteria under this subsection, the Administrator shall
10	take into consideration the cost and commercial
11	availability in the United States of treatment tech-
12	nologies (including whether the technologies have been
13	demonstrated at an applicable scale) that may be re-
14	quired to be applied to point sources in order to result
15	in compliance with water quality standards adopted
16	or promulgated under section 303.".
17	SEC. 3. WATER QUALITY CRITERIA DEVELOPMENT AND
18	TRANSPARENCY.
19	(a) Information and Guidelines.—Section 304(a)
20	of the Federal Water Pollution Control Act (33 U.S.C.
21	1314(a)) is further amended by adding at the end the fol-
22	lowing:
23	"(11) Administrative procedure.—After the
24	date of enactment of this paragraph, the Adminis-

1	trator shall issue any new or revised water quality
2	criteria under paragraph (1) or (9) by rule.".
3	(b) Administrative Procedure and Judicial Re-
4	VIEW.—Section 509(b)(1) of the Federal Water Pollution
5	Control Act (33 U.S.C. 1369(b)(1)) is amended—
6	(1) by striking "section 402, and" and inserting
7	"section 402,"; and
8	(2) by inserting "and (H) in issuing any cri-
9	teria for water quality pursuant to section
10	304(a)(11)," after "strategy under section 304(l),".
11	SEC. 4. WATER QUALITY TECHNOLOGY AVAILABILITY.
12	Section 304(b) of the Federal Water Pollution Control
13	Act (33 U.S.C. 1314(b)) is amended—
14	(1) in paragraph (1)(B), by inserting "the com-
15	mercial availability in the United States of the tech-
16	nology (including whether the technology has been
17	demonstrated at an applicable scale)," before "and
18	such other factors";
19	(2) in paragraph (2)(B), by inserting "the com-
20	mercial availability in the United States of the tech-
21	nology (including whether the technology has been
22	demonstrated at an applicable scale)," before "and
23	such other factors"; and
24	(3) in paragraph $(4)(B)$, by inserting "the com-
25	mercial availability in the United States of the tech-

1	nology (including whether the technology has been
2	demonstrated at an applicable scale)," before "and
3	such other factors".
4	SEC. 5. IMPROVING WATER QUALITY CERTIFICATIONS AND
5	AMERICAN ENERGY INFRASTRUCTURE.
6	$Section\ 401\ of\ the\ Federal\ Water\ Pollution\ Control\ Act$
7	(33 U.S.C. 1341) is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (1)—
10	(i) in the first sentence, by striking
11	"may result" and inserting "may directly
12	result";
13	(ii) in the second sentence, by striking
14	"activity" and inserting "discharge";
15	(iii) in the third sentence, by striking
16	"applications" each place it appears and
17	inserting "requests";
18	(iv) in the fifth sentence, by striking
19	"act on a request for certification, within a
20	reasonable period of time (which shall not
21	exceed one year) after receipt of such re-
22	quest, the certification requirements of this
23	subsection" and inserting "grant the request
24	for certification with or without conditions,
25	deny the request for certification, or waive

1	the requirement for certification under this
2	subsection with respect to such Federal ap-
3	plication, within a reasonable period of
4	time to be determined by the licensing or
5	permitting agency (which shall not exceed
6	one year) after receipt of such request, the
7	requirement for certification under this sub-
8	section";
9	(v) in the sixth sentence, by striking
10	"waived as provided in the preceding sen-
11	tence" and inserting "waived under this
12	paragraph"; and
13	(vi) by inserting after the fourth sen-
14	tence the following: "Not later than 30 days
15	after the date of enactment of the PERMIT
16	Act, each State and interstate agency that
17	has authority to give such a certification,
18	and the Administrator, shall publish re-
19	quirements for certification to demonstrate
20	to such State, such interstate agency, or the
21	Administrator, as the case may be, compli-
22	ance with the applicable provisions of sec-
23	tions 301, 302, 303, 306, and 307. A deci-
24	sion to grant or deny a request for certifi-
25	cation shall be based only on compliance

1	with the applicable provisions of sections
2	301, 302, 303, 306, and 307, and the
3	grounds for the decision shall be set forth in
4	writing and provided to the applicant. Not
5	later than 90 days after receipt of a request
6	for certification, the State, interstate agen-
7	cy, or Administrator, as the case may be,
8	shall identify in writing all specific addi-
9	tional materials or information necessary
10	for the request for certification to be com-
11	plete, as described in subsection (g). The
12	State, interstate agency, or the Adminis-
13	trator, as the case may be, may grant a re-
14	quest for certification with or without con-
15	ditions, deny a request for certification, or
16	waive the requirement for certification
17	under this subsection with respect to such
18	$Federal\ application.";$
19	(B) in paragraph (2)—
20	(i) in the second sentence, by striking
21	"notice of application for such Federal li-
22	cense or permit" and inserting "receipt of a
23	notice under the preceding sentence";
24	(ii) in the third sentence—

1	(I) by striking "any water quality
2	requirement in such State" and insert-
3	ing "any water quality standard in ef-
4	fect for the State under section 303";
5	and
6	(II) by inserting before the period
7	"at a time that is agreed to by such
8	State and the applicant";
9	(iii) in the fifth sentence, by striking
10	"insure compliance with applicable water
11	quality requirements." and inserting "en-
12	sure compliance with the applicable provi-
13	sions of sections 301, 302, 303, 306, and
14	307.";
15	(iv) in the final sentence, by striking
16	"insure" and inserting "ensure";
17	(v) by striking the first sentence and
18	inserting "On receipt of a request for cer-
19	tification, the certifying State or interstate
20	agency, as applicable, shall immediately no-
21	tify the Administrator of the request."; and
22	(vi) by inserting after the second sen-
23	tence the following: "If the Administrator
24	determines under the preceding sentence
25	that such a discharge will not affect the

1	waters of any other State, no such notifica-
2	tion is required.";
3	(C) in paragraph (3)—
4	(i) in the first sentence, by striking
5	"there will be compliance" and inserting
6	"any such discharge will comply"; and
7	(ii) in the second sentence, by striking
8	"section" and inserting "any applicable
9	provision of section";
10	(D) in paragraph (4)—
11	(i) in the first sentence—
12	(I) by inserting "directly" before
13	"result in any discharge"; and
14	(II) by striking "applicable efflu-
15	ent limitations or other limitations or
16	other applicable water quality require-
17	ments will not be violated" and insert-
18	ing "no applicable provision of section
19	301, 302, 303, 306, or 307 will be vio-
20	lated";
21	(ii) in the second sentence, by striking
22	"will violate applicable effluent limitations
23	or other limitations or other water quality
24	requirements" and inserting "will directly
25	result in a discharge that violates an appli-

1	cable provision of section 301, 302, 303,
2	306, or 307,"; and
3	(iii) in the third sentence, by striking
4	"such facility or activity will not violate the
5	applicable provisions" and inserting "oper-
6	ation of such facility or activity will not di-
7	rectly result in a discharge that violates any
8	applicable provision"; and
9	(E) in paragraph (5), by striking "the ap-
10	plicable provisions" and inserting "any applica-
11	ble provision";
12	(2) in subsection (b), by striking "Nothing in
13	this section" and inserting "Except as provided in
14	subsection (e), nothing in this section";
15	(3) in subsection (d), by striking "applicant for
16	a Federal license or permit will comply with any ap-
17	plicable effluent limitations and other limitations,
18	under section 301 or 302 of this Act, standard of per-
19	formance under section 306 of this Act, or prohibi-
20	tion, effluent standard, or pretreatment standard
21	under section 307 of this Act, and with any other ap-
22	propriate requirement of State law set forth in such
23	certification, and shall become a condition on any
24	Federal license or permit subject to the provisions of
25	this section" and inserting "discharge subject to this

1	section will comply with the applicable provisions of
2	sections 301, 302, 303, 306, and 307, and any such
3	limitations or requirements shall be imposed by the
4	licensing or permitting agency as a condition on any
5	Federal license or permit subject to the provisions of
6	this section"; and
7	(4) by adding at the end the following:
8	"(e) Notwithstanding section 505, any condition im-
9	posed on a Federal license or permit by a licensing or per-
10	mitting agency under this section may be enforced only by
11	such licensing or permitting agency.
12	"(f) For purposes of this section, the applicable provi-
13	sions of sections 301, 302, 303, 306, and 307 are any appli-
14	cable effluent limitations and other limitations under sec-
15	tion 301 or 302, any water quality standard in effect for
16	a State under section 303, any standard of performance
17	under section 306, and any prohibition, effluent standard,
18	or pretreatment standard under section 307.
19	"(g) A request for certification under this section shall
20	be made in writing to the State, interstate agency, or Ad-
21	ministrator, as the case may be. A complete request for cer-
22	tification shall consist of the following:
23	"(1) Identification of each applicant for the Fed-
24	eral license or permit with respect to which the cer-
25	tification is requested.

1	"(2) A statement that information included in
2	the request for certification is truthful, accurate, and
3	complete, to the best knowledge of each such applicant.
4	"(3) In the case of a request for certification
5	with respect to an individual permit or license—
6	"(A) identification of the Federal license or
7	permit that is the subject of the application with
8	respect to which the certification is requested;
9	"(B) identification of any activity the con-
10	duct of which is subject to such Federal license
11	or permit;
12	"(C) identification of the location and na-
13	ture of any discharge that may directly result
14	from such activity, and the location of the receiv-
15	ing waters;
16	"(D) a description of means that may be
17	used to monitor, control, or manage any such
18	discharge; and
19	"(E) a list of all other Federal, interstate,
20	Tribal, State, or local agency authorizations re-
21	quired for the conduct of such activity, and any
22	approval or denial of such an authorization al-
23	ready received.

1	"(4) In the case of a request for certification
2	with respect to the issuance of a general license or
3	general permit—
4	"(A) identification of the proposed cat-
5	egories of activities to be covered by the general
6	license or general permit for which certification
7	$is \ requested;$
8	"(B) a description of the proposed general
9	license or general permit, which may include a
10	draft of the proposed general license or permit;
11	and
12	"(C) an estimate of the number of dis-
13	charges expected to result from the proposed gen-
14	eral license or general permit annually.".
15	SEC. 6. CLARIFYING FEDERAL GENERAL PERMITS.
16	Section 402(a) of the Federal Water Pollution Control
17	Act (33 U.S.C. 1342(a)) is amended by adding at the end
18	the following:
19	"(6) General permits.—
20	"(A) PERMITS AUTHORIZED.—The Admin-
21	istrator may issue general permits under this
22	section on a State, regional, or nationwide basis,
23	or for a delineated area, for discharges associated
24	with any category of activities, which discharges
25	are of similar types and from similar sources.

1	"(B) PERMIT EXPIRATION NOTIFICATION
2	REQUIREMENT.—If a general permit issued
3	under this section will expire and the Adminis-
4	trator decides not to issue a new general permit
5	for discharges similar to those covered by the ex-
6	piring general permit, the Administrator shall
7	publish in the Federal Register a notice of such
8	decision at least two years prior to the expira-
9	tion of the general permit.
10	"(C) Application of Permit Terms of an
11	EXPIRED PERMIT.—
12	"(i) In general.—If a general permit
13	issued under this section expires and the
14	Administrator has not published a notice in
15	accordance with subparagraph (B), the Ad-
16	ministrator shall, until the date described
17	in clause (ii)—
18	"(I) continue to apply the terms,
19	conditions, and requirements of the ex-
20	pired general permit to any discharge
21	that was covered by the expired general
22	permit; and
23	"(II) apply such terms, condi-
24	tions, and requirements to any dis-
25	charge that would have been covered by

1	the expired general permit (in accord-
2	ance with any relevant requirements
3	for such coverage) if the discharge had
4	occurred before such expiration.
5	"(ii) Date described.—The date de-
6	scribed in this clause is the earlier of—
7	"(I) the date on which the Admin-
8	istrator issues a new general permit
9	for discharges similar to those covered
10	by the expired general permit; or
11	"(II) the date that is two years
12	after the date on which the Adminis-
13	trator publishes in the Federal Register
14	a notice of a decision not to issue a
15	new general permit for discharges
16	similar to those covered by the expired
17	general permit.".
18	SEC. 7. NPDES PERMIT TERMS.
19	Section $402(b)(1)(B)$ of the Federal Water Pollution
20	Control Act (33 U.S.C. 1342(b)(1)(B)) is amended by strik-
21	ing "five years" and inserting "ten years".
22	SEC. 8. CONFIDENCE IN CLEAN WATER PERMITS.
23	(a) Compliance With Permits.—Section 402(k) of
24	the Federal Water Pollution Control Act (33 U.S.C.
25	1342(k)) is amended—

1	(1) by striking "(k) Compliance with" and in-
2	serting the following:
3	"(k) Compliance With Permits.—
4	"(1) In general.—Subject to paragraph (2),
5	compliance with"; and
6	(2) by adding at the end the following:
7	"(2) Scope.—For purposes of paragraph (1),
8	compliance with the conditions of a permit issued
9	under this section shall be considered compliance with
10	respect to a discharge of—
11	"(A) any pollutant for which an effluent
12	limitation is included in the permit; and
13	"(B) any pollutant for which an effluent
14	limitation is not included in the permit that
15	is—
16	"(i) specifically identified as controlled
17	or monitored through indicator parameters
18	in the permit, the fact sheet for the permit,
19	or the administrative record relating to the
20	permit;
21	"(ii) specifically identified during the
22	permit application process as present in
23	discharges to which the permit will apply;
24	or

1	"(iii) whether or not specifically iden-
2	tified in the permit or during the permit
3	application process—
4	"(I) present in any waste streams
5	or processes of the point source to
6	which the permit applies, which waste
7	streams or processes are specifically
8	identified during the permit applica-
9	tion process; or
10	"(II) otherwise within the scope of
11	any operations of the point source to
12	which the permit applies, which scope
13	of operations is specifically identified
14	during the permit application proc-
15	ess.".
16	(b) Expression of Water Quality-Based Efflu-
17	Ent Limitations.—Section 402 of the Federal Water Pol-
18	lution Control Act (33 U.S.C. 1342) is amended by adding
19	at the end the following:
20	"(t) Expression of Water Quality-Based Efflu-
21	Ent Limitations.—If the Administrator (or a State, in the
22	case of a permit program approved by the Administrator)
23	determines that a water quality-based limitation on a dis-
24	charge of a pollutant is necessary to include in a permit
25	under this section in addition to any appropriate tech-

1	nology-based effluent limitations included in such permit,
2	the Administrator (or the State) may include such water
3	quality-based limitation in such permit only in the form
4	of a limitation that—
5	"(1) specifies the pollutant to which it applies;
6	and
7	"(2) clearly describes the manner in which com-
8	pliance with the limitation may be achieved, which
9	shall include—
10	"(A) a numerical limit on the discharge of
11	such pollutant;
12	"(B) a narrative description of required ac-
13	tions to be applied to the discharge (including
14	any measures or practices required to be ap-
15	plied); or
16	"(C) a narrative description of a limitation
17	on the discharge that specifies the level of control
18	to be applied.".
19	SEC. 9. FOREST PROTECTION AND WILDLAND FIREFIGHTER
20	SAFETY.
21	Section $402(l)(3)(A)$ of the Federal Water Pollution
22	Control Act (33 U.S.C. 1342(l)(3)(A)) is amended—
23	(1) by striking "for a discharge from" and in-
24	serting the following: "for—
25	"(i) a discharge from";

1	(2) in clause (i) (as so designated), by striking
2	the period at the end and inserting "; or"; and
3	(3) by adding at the end the following:
4	"(ii) a discharge resulting from the
5	aerial application of a product used for fire
6	control and suppression purposes that ap-
7	pears on the most current Forest Service
8	Qualified Products List (or any successor
9	list).".
10	SEC. 10. AGRICULTURAL STORMWATER DISCHARGE.
11	Section 402(1) of the Federal Water Pollution Control
12	Act (33 U.S.C. 1342(1)) is amended by adding at the end
13	the following:
14	"(4) AGRICULTURAL STORMWATER DIS-
15	CHARGE.—
16	"(A) IN GENERAL.—The Administrator
17	shall not require a permit, nor directly or indi-
18	rectly require any State to require a permit,
19	under this section for discharges of stormwater,
20	including from subsurface drainage, from agri-
21	cultural land that occur in direct response to a
22	precipitation event.
23	"(B) AGRICULTURAL LAND DEFINED.—In
24	this paragraph, the term 'agricultural land' in-
25	cludes—

1	"(i) land on which an agricultural
2	input (such as manure and other crop nu-
3	trients, crop protection, or seed) is applied;
4	"(ii) land on which animals (including
5	fish and shellfish), crops (including fruit
6	and nut trees), crop residue, plants, seed, or
7	vegetation are present for purposes of farm-
8	ing or ranching; and
9	"(iii) land that is—
10	"(I) immediately adjacent to, and
11	functionally related to, land described
12	in clause (i) or (ii); and
13	"(II) necessary to support agricul-
14	tural production, soil conservation,
15	flood control, or water quality.".
16	SEC. 11. REDUCING REGULATORY BURDENS.
17	Section 402 of the Federal Water Pollution Control Act
18	(33 U.S.C. 1342) is further amended by adding at the end
19	the following:
20	"(u) Discharges of Pesticides.—
21	"(1) No permit requirement.—Except as pro-
22	vided in paragraph (2), a permit shall not be re-
23	quired by the Administrator or a State under this Act
24	for a discharge from a point source into navigable
25	waters of a pesticide authorized for sale, distribution,

1	or use under the Federal Insecticide, Fungicide, and
2	Rodenticide Act, or the residue of such a pesticide, re-
3	sulting from the application of such pesticide.
4	"(2) Exceptions.—Paragraph (1) shall not
5	apply to the following discharges of a pesticide or pes-
6	ticide residue:
7	"(A) A discharge resulting from the appli-
8	cation of a pesticide in violation of a provision
9	of the Federal Insecticide, Fungicide, and
10	Rodenticide Act that is relevant to protecting
11	water quality, if—
12	"(i) the discharge would not have oc-
13	curred but for the violation; or
14	"(ii) the amount of pesticide or pes-
15	ticide residue in the discharge is greater
16	than would have occurred without the viola-
17	tion.
18	"(B) Stormwater discharges subject to regu-
19	lation under subsection (p).
20	"(C) The following discharges subject to reg-
21	ulation under this section:
22	"(i) Manufacturing or industrial efflu-
23	ent.
24	"(ii) Treatment works effluent.

1	"(iii) Discharges incidental to the nor-
2	mal operation of a vessel, including a dis-
3	charge resulting from ballasting operations
4	or vessel biofouling prevention.".
5	SEC. 12. REDUCING PERMITTING UNCERTAINTY.
6	(a) In General.—Section 404(c) of the Federal Water
7	Pollution Control Act (33 U.S.C. 1344(c)) is amended—
8	(1) by striking "(c) The Administrator" and in-
9	serting the following:
10	"(c) Specification or Use of Defined Area.—
11	"(1) In general.—The Administrator";
12	(2) in paragraph (1), as so designated, by insert-
13	ing "during the period described in paragraph (2)
14	and" before "after notice and opportunity for public
15	hearings"; and
16	(3) by adding at the end the following:
17	"(2) Period of prohibition.—The period dur-
18	ing which the Administrator may prohibit the speci-
19	fication (including the withdrawal of specification) of
20	any defined area as a disposal site, or deny or re-
21	strict the use of any defined area for specification (in-
22	cluding the withdrawal of specification) as a disposal
23	site, under paragraph (1) shall—
24	"(A) begin on the date on which an appli-
25	cant submits all the information required to

1	complete an application for a permit under this
2	section; and
3	"(B) end on the date on which the Secretary
4	issues the permit.".
5	(b) APPLICABILITY.—The amendments made by sub-
6	section (a) shall apply to a permit application submitted
7	under section 404 of the Federal Water Pollution Control
8	Act (33 U.S.C. 1344) after the date of enactment of this
9	Act.
10	SEC. 13. NATIONWIDE PERMITTING IMPROVEMENT.
11	(a) In General.—Section 404(e) of the Federal Water
12	Pollution Control Act (33 U.S.C. 1344) is amended—
13	(1) by striking "(e)(1) In carrying" and insert-
14	ing the following:
15	"(e) General Permits.—
16	"(1) Permits authorized.—In carrying";
17	(2) in paragraph (2)—
18	(A) by striking "(2) No general" and insert-
19	ing the following:
20	"(2) TERM.—No general"; and
21	(B) by striking "five years" and inserting
22	"ten years"; and
23	(3) by adding at the end the following:

1	"(3) Considerations.—In determining the en-
2	vironmental effects of an activity under paragraph
3	(1) or (2), the Secretary—
4	"(A) shall consider only the effects of any
5	discharge of dredged or fill material resulting
6	from such activity;
7	"(B) shall consider any effects of a dis-
8	charge of dredged or fill material into less than
9	3 acres of navigable waters to be a minimal ad-
10	verse environmental effect; and
11	"(C) may consider any effects of a discharge
12	of dredged or fill material into 3 acres or more
13	of navigable waters to be a minimal adverse en-
14	vironmental effect.
15	"(4) Nationwide permits for linear
16	PROJECTS.—
17	"(A) In General.—Notwithstanding any
18	other provision of this section, the Secretary
19	shall maintain general permits on a nationwide
20	basis for—
21	"(i) linear infrastructure projects that
22	result in a discharge of dredged or fill mate-
23	rial into less than 3 acres of navigable
24	waters for each single and complete project;
25	and

1	"(ii) linear pipeline projects that do
2	not result in the loss of navigable waters in
3	an amount that is greater than 0.5 acres for
4	each single and complete project.
5	"(B) Definitions.—In this paragraph:
6	"(i) Linear infrastructure
7	PROJECT.—The term linear infrastructure
8	project' means a project to carry out any
9	activity required for the construction, ex-
10	pansion, maintenance, modification, or re-
11	moval of infrastructure and associated fa-
12	cilities for the transmission from a point of
13	origin to a terminal point of communica-
14	tions or electricity, or for the transportation
15	from a point of origin to a terminal point
16	of people, water, or wastewater.
17	"(ii) Linear pipeline project.—The
18	term 'linear pipeline project' means a
19	project to carry out any activity required
20	for the construction, expansion, mainte-
21	nance, modification, or removal of infra-
22	structure and associated facilities for the
23	transportation from a point of origin to a
24	terminal point of carbon dioxide, fuel, or
25	hydrocarbons, in the form of a liquid, li-

1	quescent, gaseous, or slurry substance or
2	supercritical fluid, including oil and gas
3	$pipeline\ facilities.$
4	"(iii) Single and complete
5	PROJECT.—The term 'single and complete
6	project' has the meaning given that term in
7	section 330.2 of title 33, Code of Federal
8	Regulations (as in effect on the date of en-
9	actment of this paragraph).
10	"(5) Reissuance of nationwide permits.—In
11	determining whether to reissue a general permit
12	issued under this subsection on a nationwide basis—
13	"(A) no consultation with an applicable
14	State pursuant to section 6(a) of the Endangered
15	Species Act of 1973 (16 U.S.C. 1535(a)) is re-
16	quired;
17	"(B) no consultation with a Federal agency
18	pursuant to section $7(a)(2)$ of such Act (16
19	$U.S.C.\ 1536(a)(2))$ is required; and
20	"(C) the requirements of section $102(2)(C)$
21	of the National Environmental Policy Act of
22	1969 (42 U.S.C. 4332(2)(C)) shall be satisfied by
23	preparing an environmental assessment with re-
24	spect to such general permit.".

1	(b) REGULATORY REVISIONS REQUIRED.—The Sec-
2	retary of the Army, acting through the Chief of Engineers,
3	shall expeditiously revise the regulations applicable to car-
4	rying out section 404(e) of the Federal Water Pollution
5	Control Act (33 U.S.C. 1344) in order to streamline the
6	processes for issuing general permits under such section to
7	promote efficient and consistent implementation of such sec-
8	tion.
9	(c) Administration of Nationwide Permit Pro-
10	GRAM.—In carrying out section 404(e) of the Federal Water
11	Pollution Control Act (33 U.S.C. 1344), including in revis-
12	ing regulations under subsection (b) of this section, the Sec-
13	retary of the Army, acting through the Chief of Engineers,
14	may not finalize or implement any modification to—
15	(1) general condition 15 (relating to single and
16	complete projects), as included in the final rule titled
17	"Reissuance and Modification of Nationwide Per-
18	mits" and published on January 13, 2021, by the De-
19	partment of the Army, Corps of Engineers (86 Fed.
20	Reg. 2868);
21	(2) the definition of the term "single and com-
22	plete linear project", as included in such final rule
23	(86 Fed. Reg. 2877); or
24	(3) the definition of the term "single and com-
25	plete project", as included in section 330.2 of title 33,

1	Code of Federal Regulations (as in effect on the date
2	of enactment of this Act).
3	SEC. 14. DEADLINE FOR REQUEST FOR SUBMISSION OF AD-
4	DITIONAL INFORMATION FOR PERMIT PRO-
5	GRAMS FOR DREDGED OR FILL MATERIAL.
6	Section 404 of the Federal Water Pollution Control Act
7	(33 U.S.C. 1344) is amended—
8	(1) in subsection (g)—
9	(A) by redesignating paragraph (3) as
10	paragraph (4); and
11	(B) by inserting after paragraph (2) the fol-
12	lowing:
13	"(3) If the Administrator determines that additional
14	information is necessary for the description of a program
15	submitted by a State to be full and complete under para-
16	graph (1), the Administrator shall, not later than 45 days
17	after the date of the receipt of the program and statement
18	submitted by the State under such paragraph, submit to
19	the State a written request for all such information."; and
20	(2) in subsection (h)(1), by striking "paragraph
21	(1) of this subsection" and inserting "subsection
22	(g)(1)".
23	SEC. 15. JUDICIAL REVIEW TIMELINE CLARITY.
24	Section 404 of the Federal Water Pollution Control Act
25	(33 U.S.C. 1344) is amended—

1	(1) by redesignating subsection (t) as subsection
2	(u);
3	(2) in subsection (u), as so redesignated, by
4	striking "Nothing in the section" and inserting "SAV-
5	INGS PROVISION.—Nothing in this section"; and
6	(3) by inserting after subsection (s) the following:
7	"(t) Judicial Review.—
8	"(1) Statute of Limitations.—Notwith-
9	standing any applicable provision of law relating to
10	statutes of limitations—
11	"(A) an action seeking judicial review of the
12	approval by the Administrator of a State permit
13	program pursuant to this section shall be filed
14	not later than the date that is 60 days after the
15	date on which the approval was issued;
16	"(B) an action seeking judicial review of an
17	individual permit or general permit issued
18	under this section shall be filed not later than
19	the date that is 60 days after the date on which
20	the permit was issued; and
21	"(C) an action seeking judicial review of a
22	verification that an activity involving a dis-
23	charge of dredged or fill material is authorized
24	by a general permit issued under this section
25	shall be filed not later than the date that is 60

1	days after the date on which such verification
2	was issued.
3	"(2) Limitation on commencement of cer-
4	TAIN ACTIONS.—Notwithstanding any other provision
5	of law, no action described in subparagraph (A) or
6	(B) of paragraph (1) may be commenced unless the
7	action—
8	"(A) is filed by a party that submitted a
9	comment—
10	"(i) during the public comment period
11	for the administrative proceedings related to
12	the action; and
13	"(ii) which was sufficiently detailed to
14	put the Administrator, the Secretary, or the
15	State, as applicable, on notice of the issue
16	upon which the party seeks judicial review;
17	and
18	"(B) is related to such comment.
19	"(3) Remedies.—
20	"(A) ACTIONS RELATING TO PERMIT PRO-
21	GRAMS.—If a court determines that the Adminis-
22	trator did not comply with the requirements of
23	this section in issuing an approval of a State
24	permit program pursuant to this section—

1	"(i) the court shall remand the matter
2	to the Administrator for further proceedings
3	consistent with the determination of the
4	court; and
5	"(ii) the court may not vacate, revoke,
6	enjoin, or otherwise limit the authority of
7	the State to issue permits under such State
8	permit program.
9	"(B) Actions relating to permits.—If a
10	court determines that the Secretary or the State,
11	as applicable, did not comply with the require-
12	ments of this section in issuing an individual or
13	general permit under this section, or in verifying
14	that an activity involving a discharge of dredged
15	or fill material is authorized by a general permit
16	issued under this section, as applicable—
17	"(i) the court shall remand the matter
18	to the Secretary or the State, as applicable,
19	for further proceedings consistent with the
20	determination of the court;
21	"(ii) with respect to a determination
22	regarding the issuance of an individual or
23	general permit under this section, the court
24	may not vacate, revoke, enjoin, or otherwise
25	limit the permit, unless the court finds that

1	activities authorized under the permit
2	would present an imminent and substantial
3	danger to human health or the environment
4	for which there is no other equitable remedy
5	available under the law; and
6	"(iii) with respect to a determination
7	regarding a verification that an activity in-
8	volving a discharge of dredged or fill mate-
9	rial is authorized by a general permit
10	issued under this section, the court may not
11	enjoin or otherwise limit the discharge un-
12	less the court finds that the activity would
13	present an imminent and substantial dan-
14	ger to human health or the environment for
15	which there is no other equitable remedy
16	available under the law.
17	"(4) Timeline to act on court order.—If a
18	court remands a matter under paragraph (3), the
19	court shall set and enforce a reasonable schedule and
20	deadline, which may not exceed 180 days from the
21	date on which the court remands such matter, except
22	as otherwise required by law, for the Administrator,
23	the Secretary, or the State, as applicable, to take such
24	actions as the court may order.".

1	SEC. 16. RESTORING FEDERALISM IN CLEAN WATER PER-
2	MITTING.
3	Not later than 180 days after the date of enactment
4	of this Act, the Administrator of the Environmental Protec-
5	tion Agency shall complete a review of the regulations ap-
6	plicable to the approval of State permit programs under
7	section 404 of the Federal Water Pollution Control Act (33
8	U.S.C. 1344) in order to identify revisions to such regula-
9	tions necessary to streamline the approval process, reduce
10	administrative burdens, and encourage additional States to
11	administer a permit program under such section, and the
12	Administrator shall implement any such revisions as ap-
13	propriate.
14	SEC. 17. JURISDICTIONAL DETERMINATION BACKLOG RE-
15	DUCTION.
16	Not later than 60 days after the date of enactment of
17	this Act, the Secretary of the Army, acting through the Chief
18	of Engineers, shall expedite such procedures and reallocate
19	or augment such personnel and resources of the Corps of
20	Engineers as the Secretary determines necessary to elimi-
21	nate any backlog existing as of June 5, 2025, of—
22	(1) applications for permits under section 404 of
23	the Federal Water Pollution Control Act (33 U.S.C.
24	1344); or

1	(2) requests for jurisdictional determinations or
2	wetlands delineations under the jurisdiction of the
3	Secretary.
4	SEC. 18. DEFINITION OF NAVIGABLE WATERS.
5	Section 502(7) of the Federal Water Pollution Control
6	Act (33 U.S.C. 1362(7)) is amended—
7	(1) by striking "(7) The term" and inserting the
8	following:
9	"(7) Navigable waters.—
10	"(A) In General.—The term"; and
11	(2) by adding at the end the following:
12	"(B) Exclusions.—The term 'navigable
13	waters' does not include the following:
14	"(i) Any component of a waste treat-
15	ment system, including any lagoon or treat-
16	ment pond (such as a settling or cooling
17	pond), designed to actively or passively—
18	"(I) convey or retain wastewater;
19	or
20	"(II) concentrate, settle, reduce, or
21	$remove\ pollutants\ from\ was tewater.$
22	"(ii) Ephemeral features that flow only
23	in direct response to precipitation.
24	"(iii) Any area that—

1 "(I)	prior to December 23, 1985,
2 was drai	ned or otherwise manipulated
3 for the p	urpose, or having the effect, of
4 making q	production of an agricultural
5 product g	possible, as determined by the
6 Administ	trator and the Secretary of the
7 Army, ac	eting through the Chief of En-
8 gineers, a	which determinations shall be
9 consisten	t with any designations of
10 prior con	nverted cropland made by the
11 Secretary	of Agriculture; and
12 "(II)) as determined by the Ad-
13 ministrat	tor—
14	"(aa) at least once in the im-
15 med	iately preceding five years has
16 been	used for, or in support of,
17 agri	cultural purposes, including
18 graz	ing, haying, idling land for
19 cons	ervation use (such as habitat
20 man	agement, pollinator and wild-
21 life	management, water storage
22 <i>and</i>	supply management, and
23 floor	l management), irrigation
24 taile	vater storage, farm-raised fish
25 prod	luction, cranberry production,

1	nutrient retention, and idling
2	land for soil recovery after nat-
3	ural disasters such as hurricanes
4	and drought; and
5	"(bb) has not reverted to wet-
6	lands (as defined in section 120.2
7	of title 40, Code of Federal Regu-
8	lations, as in effect on the date of
9	enactment of this clause).
10	"(iv) Groundwater.
11	"(v) Any other features determined to
12	be excluded by the Administrator and the
13	Secretary of the Army, acting through the
14	Chief of Engineers.".
15	SEC. 19. APPLICABILITY OF SPILL PREVENTION, CONTROL,
16	AND COUNTERMEASURE RULE.
17	Section 1049 of the Water Resources Reform and De-
18	velopment Act of 2014 (33 U.S.C. 1361 note) is amended—
19	(1) in subsection (b)—
20	(A) in paragraph $(1)(B)$, by striking
21	"20,000" and inserting "42,000";
22	(B) by amending paragraph (2)(A) to read
23	as follows:

1	"(A) an aggregate aboveground storage ca-
2	pacity greater than 10,000 gallons but less than
3	42,000 gallons; and";
4	(C) in paragraph (3)—
5	(i) by amending subparagraph (A) to
6	read as follows:
7	"(A) with an aggregate aboveground storage
8	capacity of less than or equal to 10,000 gallons;
9	and"; and
10	(ii) in subparagraph (B), by striking
11	"; and" and inserting a period; and
12	(D) by striking paragraph (4);
13	(2) in subsection $(c)(2)(A)$ —
14	(A) in clause (i), by striking "1,000" and
15	inserting "1,320"; and
16	(B) in clause (ii), by striking "2,500" and
17	inserting "3,000"; and
18	(3) by striking subsection (d).
19	SEC. 20. COORDINATION WITH FEDERAL PERMITTING IM-
20	PROVEMENT STEERING COUNCIL.
21	With respect to any covered project (as defined under
22	section 41001 of the FAST Act (42 U.S.C. 4370m)) for
23	which a certification or permit from a State under section
24	401, 402, or 404 of the Federal Water Pollution Control
25	Act is required, the State is encouraged to choose to partici-

- 1 pate, to the maximum extent practicable, in the environ-
- 2 mental review and authorization process under section
- 3 41003(c) of the FAST Act (42 U.S.C. 4370m-2(c)), pursu-
- 4 ant to paragraph (3)(A) of such section.
- 5 SEC. 21. SENSE OF CONGRESS ON CHESAPEAKE BAY WA-
- 6 TERSHED AGREEMENT.
- 7 It is the sense of Congress that the Chesapeake Bay
- 8 Watershed Agreement is a voluntary, cooperative agreement
- 9 between the Federal Government, the State of Delaware, the
- 10 District of Columbia, the State of Maryland, the Common-
- 11 wealth of Pennsylvania, the State of New York, the Com-
- 12 monwealth of Virginia, and the State of West Virginia. As
- 13 such, the Federal Government should take a collaborative
- 14 and cooperative approach to the parties with regard to their
- 15 compliance with the Chesapeake Bay Total Maximum
- 16 Daily Load outlined in such agreement.