[~117H9119]

(Original Signature of Member)

118TH CONGRESS 1ST SESSION

H.R. 1473

To provide for a program within the Forest Service to detect, document, monitor, and remediate the environmental damages caused by trespass cultivation on National Forest Lands, and amend the Federal Insecticide, Fungicide, and Rodenticide Act to include criminal penalties for illegal pesticide application on Government property, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	Peters introduced	the	following	bill;	which	was	referred	to	the
	Committee on								

A BILL

To provide for a program within the Forest Service to detect, document, monitor, and remediate the environmental damages caused by trespass cultivation on National Forest Lands, and amend the Federal Insecticide, Fungicide, and Rodenticide Act to include criminal penalties for illegal pesticide application on Government property, 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,

SECTION 1. SHORT TITLE.

- This Act may be cited as the "Targeting and Offset-
- 3 ting Existing Illegal Contaminants Act".
- 4 SEC. 2. TRESPASS CANNABIS CULTIVATION SITE REMEDI-
- 5 ATION PROGRAM ESTABLISHED.
- 6 (a) Trespass Cannabis Cultivation Site Reme-
- 7 DIATION PROGRAM.—
- 8 (1) In General.—The Secretary of the Agri-
- 9 culture shall carry out a program of environmental
- remediation on land under the jurisdiction of the
- 11 Forest Service. The program shall be known as the
- 12 "Trespass Cannabis Cultivation Site Remediation
- 13 Program".
- 14 (2) Application of Section 120 of
- 15 CERCLA.—Activities of the program described in
- subsection (b) shall be carried out subject to, and in
- a manner consistent with, section 120 (relating to
- Federal facilities) of CERCLA (42 U.S.C. 9620).
- 19 (3) Administrative office within the de-
- 20 PARTMENT OF AGRICULTURE.—The Secretary shall
- 21 identify a branch within the Forest Service which
- shall have the experience, expertise, and responsi-
- bility for carrying out the program successfully.
- 24 (b) Program Goals.—The goals of the program
- 25 shall include the detection, identification, assessment, in-
- 26 vestigation, monitoring, and development of solutions to,

and remediation of, contamination resulting from the cultivation of cannabis on under the jurisdiction of the Forest 3 Service. 4 (c) Responsibility for Response Actions.— 5 Basic responsibility.—The Secretary shall, with respect to releases or threats of releases 6 7 of hazardous substances, pollutants, contaminants, 8 improper pesticides or other wastes, or refuse result-9 ing from the cultivation of cannabis, carry out (in 10 accordance with the provisions of this Act and 11 CERCLA) all necessary response actions at each lo-12 cation which is under the jurisdiction of the Forest Service. 13 14 (2) Other responsible parties.—Paragraph 15 (1) shall not apply to a removal or remedial action 16 if the Secretary has provided for response action by 17 a potentially responsible person in accordance with 18 section 122 (relating to settlements) of CERCLA 19 (42 U.S.C. 9622). 20 (3) STATE FEES AND CHARGES.—The Sec-21 retary shall pay fees and charges imposed by State 22 authorities for permit services for the disposal of 23 hazardous substances, pollutants, contaminants, im-24 proper pesticides or other wastes on lands described 25 in paragraph (1) to the same extent that nongovern-

1	mental entities are required to pay fees and charges
2	imposed by State authorities for permit services.
3	The preceding sentence shall not apply with respect
4	to a payment that is the responsibility of a lessee,
5	contractor, or other private person.
6	(d) Services of Other Entities.—
7	(1) In General.—Subject to paragraph (3),
8	the Secretary may enter into agreements on a reim-
9	bursable or other basis with any other Federal agen-
10	cy, any State or local government agency, any In-
11	dian tribe, any owner of covenant property, or any
12	nonprofit conservation organization to obtain the
13	services of the agency, Indian tribe, owner, or orga-
14	nization to assist the Secretary in carrying out any
15	of the Secretary's responsibilities under this section.
16	Services which may be obtained under this sub-
17	section include the detection, identification, assess-
18	ment, monitoring, and cleanup of any hazardous
19	substances, pollutants, contaminants, improper pes-
20	ticides, or other wastes or refuse resulting from the
21	cultivation of cannabis on land described in sub-
22	section $(e)(1)$.
23	(2) Data and safety.—Agreements with an
24	agency under paragraph (1) may require approval
25	and adherence to agency program safety, data collec-

1	tion, monitoring, assessment, and reporting param-
2	eters set forth by the Secretary.
3	(3) Cross-fiscal year agreements.—An
4	agreement with an agency under paragraph (1) may
5	be for a period that begins in one fiscal year and
6	ends in another fiscal year so long as the period of
7	the agreement does not exceed three years.
8	(4) Limitation on reimbursable agree-
9	MENTS.—An agreement with an agency under para-
10	graph (1) may not provide for reimbursement of the
11	agency for regulatory enforcement activities. An
12	agreement under such paragraph with respect to a
13	site also may not change the cleanup standards se-
14	lected for the site pursuant to law or establish a
15	cleanup level inconsistent with the Forest Service's
16	future intended land use.
17	(5) Definitions.—In this subsection:
18	(A) The term "Indian tribe" has the
19	meaning given such term in section 101 of
20	CERCLA (42 U.S.C. 9601).
21	(B) The term "nonprofit conservation or-
22	ganization" means any 501(c)(3) non-govern-
23	mental nonprofit organization whose primary
24	purpose is conservation of open space or nat-
25	ural resources.

1	(C) The term "owner of covenant prop-
2	erty' means an owner of property subject to a
3	covenant provided by the United States in ac-
4	cordance with the requirements of paragraphs
5	(3) and (4) of section $120(h)$ of CERCLA (42)
6	U.S.C. 9620(h)), so long as the covenant prop-
7	erty is the site at which the services procured
8	under paragraph (1) are to be performed.
9	(6) SAVINGS CLAUSE.—Nothing in this sub-
10	section affects the applicability of section 120 of
11	CERCLA (42 U.S.C. 9620) to the Department of
12	Agriculture or the obligations and responsibilities of
13	the Department of Agriculture under subsection (h)
14	of such section.
15	(e) RESPONSE ACTION CONTRACTORS.—The provi-
16	sions of section 119 of CERCLA (42 U.S.C. 9619) apply
17	to response action contractors (as defined in that section)
18	who carry out response actions under this section.
19	(f) Surety-Contractor Relationship.—Any sur-
20	ety which provides a bid, performance, or payment bond
21	in connection with any direct Federal procurement for a
22	response action contract under the Trespass Cannabis
23	Cultivation Site Remediation Program and begins activi-
24	ties to meet its obligations under such bond, shall, in con-
25	nection with such activities or obligations, be entitled to

any indemnification and the same standard of liability to which its principal was entitled under the contract or 3 under any applicable law or regulation. 4 (g) Surety Bonds.— 5 (1) Applicability of Sections 3131 and 3133 6 OF TITLE 40.—If under sections 3131 and 3133 of 7 title 40, United States Code, surety bonds are re-8 quired for any direct Federal procurement of any re-9 sponse action contract under the Trespass Cannabis 10 Cultivation Site Remediation Program and are not 11 waived pursuant to section 3134 of title 40, the sur-12 ety bonds shall be issued in accordance with sections 13 3131 and 3133. 14 (2) Limitation of accrual of rights of ac-15 TION UNDER BONDS.—If, under applicable Federal 16 law, surety bonds are required for any direct Federal 17 procurement of any response action contract under 18 the Trespass Cannabis Cultivation Site Remediation 19 Program, no right of action shall accrue on the per-20 formance bond issued on such contract to or for the 21 use of any person other than an obligee named in 22 the bond. 23 (3) Liability of sureties under bonds.— 24 If, under applicable Federal law, surety bonds are 25 required for any direct Federal procurement of any 1

1	response action contract under the Trespass Can-
2	nabis Cultivation Site Remediation Program, unless
3	otherwise provided for by the Secretary in the bond,
4	in the event of a default, the surety's liability on a
5	performance bond shall be only for the cost of com-
6	pletion of the contract work in accordance with the
7	plans and specifications of the contract less the bal-
8	ance of funds remaining to be paid under the con-
9	tract, up to the penal sum of the bond. The surety
10	shall in no event be liable on bonds to indemnify or
11	compensate the obligee for loss or liability arising
12	from personal injury or property damage whether or
13	not caused by a breach of the bonded contract.
14	(4) Nonpreemption.—Nothing in this section
15	shall be construed as—
16	(A) preempting, limiting, superseding, af-
17	fecting, applying to, or modifying any State
18	laws, regulations, requirements, rules, practices,
19	or procedures; or
20	(B) affecting, applying to, modifying, lim-
21	iting, superseding, or preempting any rights,
22	authorities, liabilities, demands, actions, causes
23	of action, losses, judgment, claims, statutes of
24	limitation, or obligations under Federal or State
25	law, which do not arise on or under the bond.

1	(h) Applicability.—
2	(1) Bonds executed before december 5,
3	1991.—Subsections (f) and (g) shall not apply to
4	bonds executed before December 5, 1991.
5	(2) Other Bonds.—Subsections (f) and (g)
6	shall not apply to bonds to which section 119(g) of
7	CERCLA (42 U.S.C. 9619(g)) applies.
8	(i) Establishment of Accounts.—
9	(1) Trespass cannabis cultivation site re-
10	MEDIATION ACCOUNT, AGRICULTURE.—There is
l 1	hereby established in the Treasury of the United
12	States an account to be known as the "Trespass
13	Cannabis Cultivation Site Remediation Account, Ag-
14	riculture" which shall consist of, with respect to land
15	under the jurisdiction of the Forest Service—
16	(A) amounts appropriated with respect to
17	such land under subsection (l);
18	(B) amounts recovered from trespassers
19	for response actions on such land under
20	CERCLA; and
21	(C) any other amounts recovered from a
22	contractor, insurer, surety, or other person to
23	reimburse the Department of Agriculture for
24	environmental response activities on such land.

1	(2) Obligation of authorized amounts.—
2	Funds authorized for deposit in an account under
3	paragraph (1)—
4	(A) may be obligated or expended from the
5	account only to carry out the environmental re-
6	mediation functions of the Secretary of Agri-
7	culture; and
8	(B) shall remain available until expended.
9	(3) Payments of fines and penalties.—
10	None of the funds appropriated to the Trespass
11	Cannabis Cultivation Site Remediation Account, Ag-
12	riculture may be used for the payment of a fine or
13	penalty (including any supplemental environmental
14	project carried out as part of such penalty) imposed
15	against the Department of Agriculture unless the act
16	or omission for which the fine or penalty is imposed
17	arises out of an activity funded by the environmental
18	remediation account concerned and the payment of
19	the fine or penalty has been specifically authorized
20	by law.
21	(4) Environmental remedy defined.—In
22	this subsection, the term "environmental remedy"
23	has the meaning given the term "remedy" in section
24	101 of CERCLA (42 U.S.C. 9601).

1	(j) Budget Reports.—In proposing the budget for
2	any fiscal year pursuant to section 1105 of title 31, United
3	States Code, the President shall set forth separately the
4	amounts requested for environmental remediation pro-
5	grams of the Forest Service.
6	(k) Definitions.—In this section:
7	(1) CERCLA.—The term "CERCLA" means
8	the Comprehensive Environmental Response, Com-
9	pensation, and Liability Act of 1980 (42 U.S.C.
10	9601 et seq.).
11	(2) Improper pesticide.—The term "im-
12	proper pesticide" means a pesticide that is—
13	(A) at the time of application, cancelled by
14	the Environmental Protection Agency under the
15	Federal Insecticide, Fungicide, and Rodenticide
16	Act (7 U.S.C. 136 et seq.);
17	(B) improperly applied; or
18	(C) intentionally misused.
19	(3) Improperly applied.—The term "improp-
20	erly applied" means, with respect to a pesticide
21	using a pesticide product in conflict with the product
22	labeling or applying a pesticide in a manner that
23	could pose a risk to environmental or human health.
24	(4) Intentionally misused.—The term "in-
25	tentionally misused" means, with respect to a pes-

1	ticide, the storage or application of a pesticide on a
2	cultivation site on Federal land which poses an indi-
3	rect or direct risk to wildlife, fish, or pollinators.
4	(l) Authorization of Appropriations.—To carry
5	out this section, there is authorized to be appropriated
6	\$250,000,000 for the period of fiscal years 2024 through
7	2033.
8	SEC. 3. CRIMINAL PENALTIES FOR ILLEGAL PESTICIDE AP-
9	PLICATION.
10	Section 14(b)(2) of the Federal Insecticide, Fun-
11	gicide, and Rodenticide Act (7 U.S.C. 136l(b)(2)) is
12	amended to read as follows:
13	"(2) Private applicator.—
14	"(A) In general.—Any private applicator
15	or other person not included in paragraph (1)
16	who knowingly violates any provision of this Act
17	shall be guilty of a misdemeanor and shall on
18	conviction be fined not more than \$1,000, or
19	imprisoned for not more than 30 days, or both.
20	"(B) During the commission of a fed-
21	ERAL OFFENSE.—Any private applicator or
22	other person not included in paragraph (1) who
23	knowingly violates any provision of this Act
24	during the commission of a Federal offense
25	under section 1361 of title 18, United States

1	Code, shall, in addition to the punishment pro-
2	vided under such section, on conviction be im-
3	prisoned for not more than 10 years.".
4	SEC. 4. PROTECTION OF NATIONAL FORESTS; RULES AND
5	REGULATIONS.
6	The Act of June 4, 1897 (16 U.S.C. 551; 30 Stat.
7	35) is amended by inserting "Any violation of the provi-
8	sions of this section, the sections referenced in the pre-
9	ceding sentence, or such rules and regulations, which in-
10	volves the illegal cultivation of cannabis on public lands
11	using pesticides which are not in compliance with the Fed-
12	eral Insecticide, Fungicide, and Rodenticide Act (7 U.S.C.
13	136 et seq.) shall be punished by a fine of not more than
14	\$250,000 or imprisoned for not more than 20 years, or
15	both." before "Any person charged".