



Committee on Transportation and Infrastructure
U.S. House of Representatives
Washington, DC 20515

Sam Graves
Chairman

Nick Christensen, Staff Director

Rick Larsen
Ranking Member

Katherine W. Dedrick, Democratic Staff Director

June 26, 2025

The Committee on Transportation and Infrastructure met at 10:00 a.m. on June 25, 2025, in 2167 Rayburn House Office Building, pursuant to notice, in an open session, with a quorum present, and considered the following items:

- Amendment in the Nature of a Substitute (ANS) to H.R. 3898, the *Promoting Efficient Review for Modern Infrastructure Today Act (PERMIT Act)*; and
- Other matters cleared for consideration.

The Committee took the following actions:

H.R. 3898, the “*Promoting Efficient Review for Modern Infrastructure Today Act (PERMIT Act)*”. The Subcommittee on Water Resources and Environment was discharged from further consideration of H.R. 3898 on June 25, 2025. The legislation was AGREED TO and ordered to be favorably reported to the House, as amended, by a recorded vote of 34 Yeas and 30 Nays (RC#60)

The vote was as follows:

Full Committee			
Vote: 60		Measure: H.R. 3898	
On: final passage: H.R. 3898, as amended			
Yea	34	Nay	30
Present	0	Not Voting	3
Member		Vote	
Mr. Graves of MO		Y	
Mr. Crawford		Y	
Mr. Larsen of WA		N	
Ms. Norton		N	

Mr. Webster of FL	Y	Mr. Nadler	N
Mr. Massie		Mr. Cohen	N
Mr. Perry	Y	Mr. Garamendi	N
Mr. Babin	Y	Mr. Johnson of GA	N
Mr. Rouzer	Y	Mr. Carson	N
Mr. Bost	Y	Ms. Titus	N
Mr. LaMalfa	Y	Mr. Huffman	N
Mr. Westerman	Y	Ms. Brownley	N
Mr. Mast	Y	Ms. Wilson of FL	N
Mr. Stauber	Y	Mr. DeSaulnier	N
Mr. Burchett	Y	Mr. Carbajal	N
Mr. Johnson of SD	Y	Mr. Stanton	N
Mr. Van Drew	Y	Ms. Davids of KS	N
Mr. Nehls	Y	Mr. García of IL	N
Mr. Mann	Y	Mr. Pappas	N
Mr. Owens	Y	Mr. Moulton	N
Mr. Burlison	Y	Ms. Strickland	N
Mr. Collins	Y	Mr. Ryan	N
Mr. Ezell	Y	Ms. Hoyle of OR	N
Mr. Kiley	Y	Mrs. Sykes	N
Mr. Fong	Y	Ms. Scholten	N
Mr. Wied	Y	Mrs. Foushee	N
Mr. Barrett	Y	Mr. Deluzio	N
Mr. Begich	Y	Mr. Garcia of CA	
Mr. Bresnahan	Y	Ms. Pou	N
Mr. Hurd	Y	Ms. McDonald Rivet	N
Mr. Shreve		Ms. Friedman	N
Mr. McDowell	Y	Ms. Gillen	N
Mr. Taylor	Y	Mr. Figures	N
Mr. Knott	Y		
Ms. King-Hinds	Y		
Mr. Kennedy	Y		
Mr. Onder	Y		
Mr. Patronis	Y		

The following amendments were offered:

An Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Collins of Georgia;
was AGREED TO by voice vote.

A Manager's Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Chairman Graves of Missouri (Graves 01): Page 3, line 4, insert "(including whether the technologies have been demonstrated at an applicable scale)" after "treatment technologies". Page 3, line 15, strike "availability of treatment technologies" and insert "availability in the United States of treatment technologies (including whether the technologies have been demonstrated at an applicable scale)". Page 4, line 19, strike "comparable" and insert "an applicable". Page 4, line 24, strike "comparable" and insert "an applicable". Page 5, line 4, strike "comparable" and insert "an applicable". Page 8, strike lines 3 through 7 and insert the following: (ii) in the third sentence— (I) by striking "any water quality requirement in such State" and inserting "any water quality standard in effect for the State under section 303"; and (II) by inserting before the period "at a time that is agreed to by such State and the applicant"; After section 13, insert the following: SEC. 119. DEADLINE FOR REQUEST FOR SUBMISSION OF ADDITIONAL INFORMATION FOR PERMIT PROGRAMS FOR DREDGED OR FILL MATERIAL. Section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344) is amended— (1) in subsection (g)— (A) by redesignating paragraph (3) as paragraph (4); and (B) by inserting after paragraph (2) the following: "(3) If the Administrator determines that additional information is necessary for the description of a program submitted by a State to be full and complete under paragraph (1), the Administrator shall, not later than 45 days after the date of the receipt of the program and statement submitted by the State under such paragraph, submit to the State a written request for all such information."; and (2) in subsection (h)(1), by striking "paragraph (1) of this subsection" and inserting "subsection (g)(1)". Strike section 19 and insert the following: SEC. ____ . COORDINATION WITH FEDERAL PERMITTING IMPROVEMENT STEERING COUNCIL. With respect to any covered project (as defined under section 41001 of the FAST Act (42 U.S.C. 4370m)) for which a certification or permit from a State under section 401, 402, or 404 of the Federal Water Pollution Control Act is required, the State is encouraged to choose to participate, to the maximum extent practicable, in the environmental review and authorization process under section 41003(c) of the FAST Act (42 U.S.C. 4370m–2(c)), pursuant to paragraph (3)(A) of such section.; was AGREED TO by voice vote.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ranking Member Larsen of Washington (Larsen 01): Strike sections 2, 3, and 5.; was NOT AGREED TO by a recorded vote of 30 Yeas and 35 Nays (RC#45).

The vote was as follows:

Full Committee			
Vote: 45		Measure: H.R. 3898	
On: Amdt. 01, offered by Mr. Larsen			
Yea	30	Nay	35
Present	0	Not Voting	2
Member		Member	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y

Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve	N	Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
<i>Ms. King-Hinds</i>	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Garamendi of California (Garamendi 036): Strike section 7 and insert the following: SEC. 7. NATIONAL POLLUTANT DISCHARGE ELIMINATION SYSTEM TERMS. (a) IN GENERAL.—Section 402(b)(1)(B) of the Federal Water Pollution Control Act (33 U.S.C. 1342(b)(1)(B)) is amended to read as follows: “(B) are for fixed terms— (i) not exceeding 10 years, for a permit issued to a State or municipality; and (ii) not exceeding 5 years, for a permit issued to any person not described in clause (i); and”. (b) TECHNICAL CORRECTIONS.—Section 402(l)(3) of the Federal Water Pollution Control Act (33 U.S.C. 1342(l)(3)) is amended— (1) in subparagraph (B)— (A) by striking “section 402” and inserting “this section”; and (B) by striking “federal” and inserting “Federal”; and (2) in subparagraph (C)— (A) by striking “Section” and inserting “section”; (B) by striking “402(p)(6)” and inserting “subsection (p)(6)”;

(C) by striking “402(l)(3)(A),” and inserting “subparagraph (A),”; and (D) by striking “402(l)(3)(A).” and inserting “such subparagraph.”; was **WITHDRAWN**.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Titus of Nevada (Titus 173): Page 34, line 2, strike “Section 502(7)” and insert “(a) IN GENERAL.—Section 502(7)”. Page 36, after line 12, insert the following: (b) SAVINGS CLAUSE.— This section, including the amendments made by this section, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this section, including the amendments made by this section, will not result in 70 percent or more of the waters in any State losing any protection that such waters were provided under the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) before May 25, 2023.; was **NOT AGREED TO** by a recorded vote of 30 Yeas and 35 Nays (RC#46).

The vote was as follows:

Full Committee			
Vote: 46		Measure: H.R. 3898	
On: Amdt. 173, offered by Ms. Titus			
Yea	30	Nay	35
Present	0	Not Voting	2
Member		Member	
Vote		Vote	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y

Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve	N	Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Wilson of Florida (Wilson 037): Add at the end the following: SEC. ____ STUDY ON DISPARATE IMPACTS. Not later than 60 days after the date of enactment of this Act, the Administrator of the Environmental Protection Agency and the Secretary of the Army, acting through the Chief of Engineers, shall submit to Congress a report on any disparate impacts on minority, rural, disadvantaged, and Tribal communities, including impacts to human health, environmental quality, and local economies, that may result from the implementation of this Act, including the amendments made by this Act.; WAS NOT AGREED TO by voice vote.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Titus of Nevada on behalf of Mr. Stanton of Arizona (Stanton 031): Add at the end the following: SEC. ____ DETERMINATION ON WATER SUPPLY SOURCES. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not— (1) result in a surface water body failing to meet its State-designated uses under the Federal Water Pollution Control Act, including use as a source of public water supply; or (2) adversely affect the availability and quality of surface water for communities in arid regions or drought-prone areas.; was NOT AGREED TO by a recorded vote of 30 Yeas and 35 Nays (RC#47).

The vote was as follows:

Full Committee	
Vote: 47	Measure: H.R. 3898
On: Amdt. 031, offered by Ms. Titus	

Yea

30 Nay

35

Present

0 Not Voting

2

Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve	N	Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		

Mr. Patronis	N	
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An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Garamendi of California, on behalf of Ms. Hoyle of Oregon (Hoyle 013): Strike section 9 and insert the following: SEC. 9. SAFE HARBOR FOR CERTAIN DISCHARGES OF WILDLAND FIRE CHEMICALS. (a) IN GENERAL.—Subject to subsection (b), no court may enjoin under the Federal Water Pollution Control Act (33 U.S.C. 1251 et seq.) a covered entity from conducting an aerial application of a covered fire retardant and water enhancer for wildfire suppression, control, or prevention activities that results in a discharge, if such aerial application is conducted in accordance with the requirements of the Federal Facility Compliance Agreement between the Environmental Protection Agency and the U.S. Forest Service, as agreed to on February 16, 2023. (b) PERIOD OF APPLICATION.—Subsection (a) shall apply to any aerial application described in such subsection that is conducted before the effective date of a permit issued by the Administrator of the Environmental Protection Agency or a State, as applicable, under section 402 of the Federal Water Pollution Control Act (33 U.S.C. 1342) that authorizes the discharge, from such aerial application, of a covered fire retardant and water enhancer for wildfire suppression, control, or prevention activities. (c) EFFECT.—Nothing in this section affects the authority of any court under the Federal Water Pollution Control Act with respect to any discharge resulting from an aerial application not conducted in accordance with the requirements described in subsection (a). (d) DEFINITIONS.—In this section: (1) COVERED ENTITY.—The term “covered entity” means— (A) any Federal agency, agency of a State or political subdivision thereof, or Tribal agency, authorized by law to conduct an aerial application of fire retardants and water enhancers for wildfire suppression, control, or prevention activities; and (B) any contractor, subcontractor, or other agent of an agency described in subparagraph (A). (2) COVERED FIRE RETARDANT AND WATER ENHANCER.—The term “covered fire retardant and water enhancer” means a fire retardant and water enhancer that— (A) has been evaluated, qualified, and approved by the Secretary of Agriculture; and (B) appears on the most current Forest Service Qualified Products List. (3) DISCHARGE; STATE.—The terms “discharge” and “State” have the meanings given those terms in section 502 of the Federal Water Pollution Control Act (33 U.S.C. 1362). (e) SUNSET.—This section shall cease to be effective on the date that is 5 years after the date of enactment of this section.; WAS NOT AGREED TO by a recorded vote of 30 Yeas and 35 Nays (RC#48).

The vote was as follows:

Full Committee	
Vote: 48	Measure: H.R. 3898

**On: Amdt. 013, offered
by Mr. Garamendi**

Yea	30	Nay	35
Present	0	Not Voting	2

Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y

Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve	N	Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
<i>Ms. King-Hinds</i>	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Sykes of Ohio (Sykes 046): Strike section 17 and insert the following: SEC. 17. NO NET-LOSS OF WETLANDS. Not later than 180 days after the date of enactment of this Act, the Administrator of the Environmental Protection Agency and the Secretary of the Army shall reinstate the no-net loss of wetlands policy, as outlined in the Executive Order 11990, titled “Protection of Wetlands”, issued on May 24, 1977 (42 Fed. Reg. 26961), and reaffirmed by the Presidential administrations of President George Herbert Walker Bush, William J. Clinton, George W. Bush, and Barack H. Obama, through the implementation of the Federal Water Pollution Control Act and other Federal programs. The Administrator and the Secretary shall reinstate such policy through public notice and comment procedures that provide for a minimum of 30 days public comment and shall publish the final policy in

the Federal Register. The Administrator and the Secretary shall consider all available measures to ensure that there is a no net loss of wetlands in the United States and shall jointly report annually to the Congress on the implementation of such policy.; was NOT AGREED TO by a recorded vote of 30 Yeas and 35 Nays (RC#49).

The vote was as follows:

Full Committee			
Vote: 49		Measure: H.R. 3898	
On: Amdt. 046, offered by Ms. Sykes			
Yea	30	Nay	35
Present	0	Not Voting	2
Member		Member	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	

Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve	N	Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Scholten of Michigan (Scholten 027): Page 22, line 11, strike the closed quotation mark and final period. Page 22, after line 11, add the following: “(D) Any discharge with respect to which there is evidence, based on peer-reviewed science, that the pesticide is known or suspected to— (i) cause adverse health effects on pregnant women; (ii) cause adverse effects to fetal growth or development; (iii) harm the neurological or physiological development of infants or children; or (iv) cause adverse effects on early childhood development. (E) Any discharge in a geographic area in which there is the occurrence of a greater than expected number of cancer cases among infants or children over a specific time period”.; was NOT AGREED TO by a recorded vote of 30 Yeas and 34 Nays (RC#50).

The vote was as follows:

Full Committee

Vote: 50

Measure: H.R. 3898

**On: Amdt. 027, offered
by Ms. Scholten**

Yea 30 Nay 34

Present 0 Not Voting 3

Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y

Mr. Mast	N	Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. Garcia of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. McDonald Rivet of Michigan (McDonald Rivet 015): Add at the end the following: SEC. 20. DETERMINATION ON INCREASE IN DISCHARGES TO GREAT LAKES AND OTHER WATERBODIES. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not result in an increase in the discharge of pollutants (within the meaning of the Federal Water Pollution Control Act), to the navigable waters contained within the geographic programs of the Federal Water Pollution Control Act, such as those within the Great Lakes System, as defined in section 118 of the Federal Water Pollution Control Act (33 U.S.C. 1268), including an increase in the discharge of— (1) any emerging contaminant, toxic pollutant, or forever chemical, as determined by the Administrator, such as a perfluoroalkyl substance or polyfluoroalkyl substance; or (2) any nutrient, including those associated with excessive algae growth and harmful algal blooms.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#51).

The vote was as follows:

Full Committee

Vote: 51

Measure: H.R. 3898

**On: Amdt. 015, offered
by Ms. McDonald Rivet**

Yea 30 Nay 33
Present 0 Not Voting 4

Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. Garcia of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y

Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Friedman of California (Friedman 011): Add at the end the following: SEC. 20. DETERMINATION ON RISK OF POLLUTANT DISCHARGE. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not result in an increase in the discharge of any pollutant into waters that are used (or are likely to be used) for water recapture, water recycling, or groundwater recharge.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#52).

The vote was as follows:

Full Committee

Vote: 52

Measure: H.R. 3898

**On: Amdt. 011, offered
by Ms. Friedman**

Yea 30 Nay 33

Present 0 Not Voting 4

Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y

Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. Garcia of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Gillen of New York (Gillen 024): Add at the end the following: SEC. 20. DETERMINATION ON INCREASE IN RISK OF DISCHARGE OF POLLUTANTS ASSOCIATED WITH CANCER. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not result in an increase in the discharge of any pollutant (as such term is defined in section 502 of the Federal Water Pollution Control Act (33 U.S.C. 1362)) that is associated with cancer risk in humans, including (1) perfluoroalkyl and polyfluoroalkyl substances; (2) arsenic; (3) nitrates, nitrites, and any other byproduct associated with pesticides; (4) chromium; (5) radium; and (6) uranium.; was NOT AGREED TO by voice vote.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Perry of Pennsylvania (Perry 040): Add at the end the following: SEC. ___. SENSE OF CONGRESS ON CHESAPEAKE BAY WATERSHED AGREEMENT. It is the sense of Congress that the Chesapeake Bay Watershed Agreement is a voluntary, cooperative agreement between the Federal Government, the State of Delaware, the District of Columbia, the State of Maryland, the Commonwealth of Pennsylvania, the State of New York, the Commonwealth of Virginia, and the State of West Virginia. As such, the Federal Government should take a collaborative and cooperative approach to the parties with regard to their compliance with the Chesapeake Bay Total Maximum Daily Load outlined in such agreement.; was AGREED TO by voice vote.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. DeSaulnier of California (DeSaulnier 010): Add at the end the following: SEC. ____.

REPORT AND CERTIFICATION ON HARMFUL ALGAL BLOOMS. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency publishes (1) a report on the estimated effects of the implementation of this Act, including the amendments made by this Act, on harmful algal blooms; and (2) a certification that the implementation of this Act, including the amendments made by this Act, will not cause an increase in harmful algal blooms.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#53).

The vote was as follows:

Full Committee			
Vote: 53		Measure: H.R. 3898	
On: Amdt. 010, offered by Mr. DeSaulnier			
Yea	30	Nay	33
Present	0	Not Voting	4
Member		Member	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y

Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Sykes of Ohio (Sykes 047): Add at the end the following: SEC. 20. DETERMINATION ON POTENTIAL INCREASED POLLUTANT LOADINGS AND COSTS TO RATEPAYERS. This Act, and the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not result in an (1) increase in the volume, toxicity, or concentration of pollutants in a waterbody that has been designated by a State or an Indian Tribe for use supplying, or supporting the supply of, public water; or (2) increase in rates charged for wastewater treatment services (including in rural, tribal, or economically disadvantaged communities) as a result of removing any pollutants, or treating such waterbody, to protect the public health or welfare.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#54).

The vote was as follows:

Full Committee			
Vote: 54		Measure: H.R. 3898	
On: Amdt. 047, offered by Ms. Sykes			
Yea	30	Nay	33
Present	0	Not Voting	4
Member		Vote	
Mr. Graves of MO		N	
Mr. Larsen of WA		Y	
Mr. Crawford		N	
Ms. Norton		Y	

Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Figures of Alabama (Figures 028): Add at the end the following: SEC. ____.

DETERMINATION ON RISKS OF FLOODING AND POLLUTION. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including

the amendments made by this Act, will not worsen the risks of flooding or pollution in low-income or rural communities.; was NOT AGREED TO by voice vote.

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Huffman of California (Huffman 024): Add at the end the following: SEC.____. NO EFFECT ON TRIBAL RIGHTS. Nothing in this Act, or the amendments made by this Act, shall be construed to affect any Tribal rights or authorities under the Federal Water Pollution Control Act, including any review by a Tribal Government of a discharge or activity under a Federal permit in order to protect treaty rights, including water rights, fishing rights, and cultural resources.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#55).

The vote was as follows:

Full Committee			
Vote: 55		Measure: H.R. 3898	
On: Amdt. 024, offered by Mr. Huffman			
Yea	30	Nay	33
Present	0	Not Voting	4
Member		Member	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y

Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Huffman of California (Huffman 01): Page 22, line 22, insert ", if applicable," after "(2)". Page 23, line 1, strike "The period" and insert "Except as provided in paragraph (3), the period". Page 23, line 13, strike the closed quotation mark and final period and insert the following: Page 23, after line 13, insert the following: "(3) EXCEPTION.—Paragraph (2) shall not apply with respect to any application for a permit under this section for the discharge of dredged or fill material at a disposal site in a defined area the specification of which has been prohibited (including the withdrawal of specification) by the Administrator before the date of enactment of this paragraph"; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#56).

The vote was as follows:

Full Committee			
Vote: 56		Measure: H.R. 3898	
On: Amdt. 01, offered by Mr. Huffman			
Yea	30	Nay	33
Present	0	Not Voting	4
Member		Vote	
Mr. Graves of MO		N	
Mr. Crawford		N	
Mr. Larsen of WA		Y	
Ms. Norton		Y	

Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Johnson of Georgia (Johnson 027): Add at the end the following: SEC. ___. SENSE OF CONGRESS RELATING TO INFRASTRUCTURE FUNDING. It is the sense of Congress that (1) clean water infrastructure supports the health of our ecosystems and keeps our water resources available for swimming, fishing, and drinking; (2) Federal funding for clean water infrastructure is critical to

municipalities to update and modernize this infrastructure, keeping it fully operational and effective; (3) the Administration's fiscal year 2026 Presidential Budget Request significantly underfunds programs that support clean water infrastructure, and if enacted, would substantially impede, or stop altogether, clean water infrastructure projects nationwide; (4) rural, small, and economically disadvantaged communities would be disproportionately impacted by funding cuts, and those with affordability concerns would be unable to address their aging water infrastructure or forced to significantly raise rates on communities already struggling financially; and (5) funds for clean water infrastructure programs should be appropriated in the full Congressionally authorized amounts.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#57).

The vote was as follows:

Full Committee			
Vote: 57		Measure: H.R. 3898	
On: Amdt. 027, offered by Mr. Johnson of GA			
Yea	30	Nay	33
Present	0	Not Voting	4
Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y

Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Ms. Pou of New Jersey (Pou 005): Add at the end the following: SEC. ____ DETERMINATION ON INCREASE IN RISK OF SEWER OVERFLOWS, STORMWATER, AND FLOODING. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not (1) result in an increase in the discharge of pollutants (within the meaning of the Federal Water Pollution Control Act), including an increase in the discharge of raw or partially treated sewage associated with combined sewer overflows or sanitary sewer overflows; (2) result in an increase in the discharge of municipal or industrial stormwater; or (3) exacerbate the risk or consequence of flooding, including flooding associated with precipitation events, to (A) public or private property; (B) private businesses (including small businesses); (C) local, regional, or national economies; (D) critical public infrastructure or essential public services; or (E) human life or safety.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#58).

The vote was as follows:

Full Committee			
Vote: 58		Measure: H.R. 3898	
On: Amdt. 005, offered by Mr. Pou			
Yea	30	Nay	33
Present	0	Not Voting	4
Member	Vote	Member	Vote
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y

Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y
Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
Ms. King-Hinds	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

An Amendment to the Amendment in the Nature of a Substitute to H.R. 3898, offered by Mr. Ryan of New York (Ryan 042): Add at the end the following: SEC. ___. DETERMINATION ON INCREASE IN DISCHARGES. This Act, including the amendments made by this Act, shall not take effect until the date on which the Administrator of the Environmental Protection Agency issues a determination that the implementation of this Act, including the amendments made by this Act, will not

result in an increase in the discharge of pollutants (within the meaning of the Federal Water Pollution Control Act), including an increase in the discharge of (1) any emerging contaminant or forever chemical, as determined by the Administrator, such as a perfluoroalkyl substance or polyfluoroalkyl substance; or (2) any nutrient, including those associated with excessive algae growth and harmful algal blooms.; was NOT AGREED TO by a recorded vote of 30 Yeas and 33 Nays (RC#59).

The vote was as follows:

Full Committee			
Vote: 59		Measure: H.R. 3898	
On: Amdt. 042, offered by Mr. Ryan			
Yea	30	Nay	33
Present	0	Not Voting	4
Member		Member	
Mr. Graves of MO	N	Mr. Larsen of WA	Y
Mr. Crawford	N	Ms. Norton	Y
Mr. Webster of FL	N	Mr. Nadler	Y
Mr. Massie		Mr. Cohen	Y
Mr. Perry	N	Mr. Garamendi	Y
Mr. Babin	N	Mr. Johnson of GA	Y
Mr. Rouzer	N	Mr. Carson	Y
Mr. Bost	N	Ms. Titus	Y
Mr. LaMalfa	N	Mr. Huffman	Y
Mr. Westerman	N	Ms. Brownley	Y
Mr. Mast		Ms. Wilson of FL	Y
Mr. Stauber	N	Mr. DeSaulnier	Y
Mr. Burchett	N	Mr. Carbajal	Y
Mr. Johnson of SD	N	Mr. Stanton	Y
Mr. Van Drew	N	Ms. Davids of KS	Y
Mr. Nehls	N	Mr. García of IL	Y
Mr. Mann	N	Mr. Pappas	Y
Mr. Owens	N	Mr. Moulton	Y
Mr. Burlison	N	Ms. Strickland	Y
Mr. Collins	N	Mr. Ryan	Y
Mr. Ezell	N	Ms. Hoyle of OR	Y
Mr. Kiley	N	Mrs. Sykes	Y
Mr. Fong	N	Ms. Scholten	Y
Mr. Wied	N	Mrs. Foushee	Y
Mr. Barrett	N	Mr. Deluzio	Y

Mr. Begich	N	Mr. Garcia of CA	
Mr. Bresnahan	N	Ms. Pou	Y
Mr. Hurd	N	Ms. McDonald Rivet	Y
Mr. Shreve		Ms. Friedman	Y
Mr. McDowell	N	Ms. Gillen	Y
Mr. Taylor	N	Mr. Figures	Y
Mr. Knott	N		
<i>Ms. King-Hinds</i>	N		
Mr. Kennedy	N		
Mr. Onder	N		
Mr. Patronis	N		

A unanimous consent request by Mr. Graves of Missouri that H.R. 3898, as amended, be reported as a single Amendment in the Nature of a Substitute incorporating any amendments adopted; was NOT OBJECTED TO.

A unanimous consent request by Mr. Graves of Missouri that staff be authorized to make all necessary technical, clarifying, and conforming changes to H.R. 3898, as amended; was NOT OBJECTED TO.

A motion by Mr. Graves of Missouri that, pursuant to Rule XXII, clause 1, the Committee authorizes the Chairman, or designee, to offer such motions as may be necessary in the House to go to conference with the Senate on H.R. 3898, as amended; was NOT OBJECTED TO.

A unanimous consent request by Mr. Graves of Missouri that, the Chairman, after consultation with the Ranking Member, has authority to strike or revise any provision of the bills ordered reported today that would cause a sequential referral to another committee, or that would cause the bills to concurrent resolutions to be subject to a Budget Act or a Rule 21 CUTGO point of order; was NOT OBJECTED TO.

Pursuant to Rule XI clause 2(1), of the Rules of the House of Representative, the Chairman notes that Members may have two calendar days in which to file any supplemental, minority, additional, or dissenting views on H.R. 3898, as amended; was NOT OBJECTED TO.

Pursuant to Rule 6 of the Rules of the Committee on Transportation and Infrastructure, the Chairman noted the presence of a quorum for actions taken on all Committee business today.

