

## 115TH CONGRESS 1ST SESSION

# H. R. 4114

To require Federal agencies to address environmental justice, to require consideration of cumulative impacts in certain permitting decisions, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

OCTOBER 24, 2017

Mr. Ruiz (for himself, Ms. Barragán, Ms. Jackson Lee, Ms. Roybal-Allard, Mr. Evans, Mr. Thompson of Mississippi, Ms. Jayapal, Mr. McEachin, Mr. Hastings, Mr. Payne, Mr. Gutiérrez, Mr. Carbajal, and Mr. Kihuen) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Natural Resources, Transportation and Infrastructure, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

## A BILL

To require Federal agencies to address environmental justice, to require consideration of cumulative impacts in certain permitting decisions, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Environmental Justice
- 5 Act of 2017".

## 1 SEC. 2. PURPOSES.

2	The purposes of this Act are—
3	(1) to require Federal agencies to address and
4	eliminate the disproportionate environmental and
5	human health impacts on communities of color, in-
6	digenous communities, and low-income communities;
7	(2) to ensure that all Federal agencies develop
8	and enforce rules, regulations, guidance, standards,
9	policies, plans, and practices that promote environ-
10	mental justice;
11	(3) to increase cooperation and require coordi-
12	nation among Federal agencies in achieving environ-
13	mental justice;
14	(4) to provide to communities of color, indige-
15	nous communities, and low-income communities
16	greater access to public information and opportuni-
17	ties for participation in decisionmaking affecting
18	human health and the environment;
19	(5) to mitigate the inequitable distribution of
20	the burdens and benefits of Federal programs hav-
21	ing significant impacts on human health and the en-
22	vironment;
23	(6) to require consideration of cumulative im-
24	pacts in permitting decisions;

- 1 (7) to clarify congressional intent to afford 2 rights of action pursuant to certain statutes and common law claims; and 3
- 4 (8) to allow a private right of action under title 5 VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d 6 et seq.) to challenge discriminatory practices.

#### 7 SEC. 3. DEFINITIONS.

8 In this Act:

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- 9 ADMINISTRATOR.—The term "Adminis-10 trator" means the Administrator of the Environmental Protection Agency.
  - CITIZEN SCIENCE.—The term "citizen science" means voluntary public participation in the scientific process and the incorporation of data and information generated outside of traditional institutional boundaries to address real-world problems in ways that may include formulating research questions, conducting scientific experiments, collecting and analyzing data, interpreting results, making new discoveries, developing technologies and applications, and solving complex problems, with an emphasis on the democratization of science and the engagement of diverse people and communities.
  - (3) COMMUNITY OF COLOR.—The term "community of color" means any geographically distinct

- population with a substantial number of individuals who identify as black, African-American, Hispanic, Latino, Asian, Pacific Islander, or any other nonwhite race.
  - (4) Environmental justice" means the fair treatment and meaningful involvement of all individuals, regardless of race, color, national origin, educational level, or income, with respect to the development, implementation, and enforcement of environmental laws, regulations, and policies to ensure that—
    - (A) communities of color, indigenous communities, and low-income communities have access to public information and opportunities for meaningful public participation relating to human health and environmental planning, regulations, and enforcement;
    - (B) no community of color, indigenous community, or low-income community shall be exposed to a disproportionate burden of the negative human health and environmental impacts of pollution or other environmental hazards; and
    - (C) the 17 Principles of Environmental

      Justice written and adopted at the First Na-

1	tional People of Color Environmental Leader-
2	ship Summit held on October 24 through 27,
3	1991, in Washington, DC, are upheld.
4	(5) FEDERAL AGENCY.—The term "Federal
5	agency" means—
6	(A) each Federal agency represented on
7	the Working Group; and
8	(B) any other Federal agency that the
9	President may designate that carries out a Fed-
10	eral program or activity that substantially af-
11	fects human health or the environment.
12	(6) Infrastructure.—The term "infrastruc-
13	ture" means any system for safe drinking water,
14	sewer collection, solid waste disposal, electricity gen-
15	eration, communication, or transportation access (in-
16	cluding highways, airports, marine terminals, rail
17	systems, and residential roads) that is used to effec-
18	tively and safely support housing, an educational fa-
19	cility, a medical provider, a park or recreational fa-
20	cility, or local businesses.
21	(7) Publish.—The term "publish" means to
22	make publicly available in a form that is—
23	(A) generally accessible, including on the
24	Internet and in public libraries; and
25	(B) accessible for—

1	(i) individuals who are limited in
2	English proficiency, in accordance with Ex-
3	ecutive Order 13166 (65 Fed. Reg. 50121
4	(August 16, 2000)); and
5	(ii) individuals with disabilities.
6	(8) Working Group.—The term "Working
7	Group" means the interagency Federal Working
8	Group on Environmental Justice convened under
9	section 1–102 of Executive Order 12898 (42 U.S.C.
10	4321 note; relating to Federal actions to address en-
11	vironmental justice in minority populations and low-
12	income populations), as amended by Executive Order
13	12948 (60 Fed. Reg. 6381 (January 30, 1995)) and
14	modified by section 4.
15	SEC. 4. INTERAGENCY FEDERAL WORKING GROUP ON EN-
16	VIRONMENTAL JUSTICE.
17	(a) In General.—Not later than 90 days after the
18	date of enactment of this Act, the Administrator shall con-
19	vene, as appropriate to carry out this section, the Working
20	Group.
21	(b) Requirements.—
22	(1) Composition.—The Working Group shall
23	be comprised of the following (or a designee):
24	(A) The Secretary of Agriculture.
25	(B) The Secretary of Commerce.

1	(C) The Secretary of Defense.
2	(D) The Secretary of Energy.
3	(E) The Secretary of Health and Human
4	Services.
5	(F) The Secretary of Homeland Security.
6	(G) The Secretary of Housing and Urban
7	Development.
8	(H) The Secretary of the Interior.
9	(I) The Secretary of Labor.
10	(J) The Secretary of Transportation.
11	(K) The Attorney General.
12	(L) The Administrator.
13	(M) The Director of the Office of Environ-
14	mental Justice.
15	(N) The Chairman of the Consumer Prod-
16	uct Safety Commission.
17	(O) The Chairperson of the Chemical Safe-
18	ty Board.
19	(P) The Director of the Office of Manage-
20	ment and Budget.
21	(Q) The Director of the Office of Science
22	and Technology Policy.
23	(R) The Chair of the Council on Environ-
24	mental Quality.

1	(S) The Assistant to the President for Do-
2	mestic Policy.
3	(T) The Director of the National Economic
4	Council.
5	(U) The Chairman of the Council of Eco-
6	nomic Advisers.
7	(V) Such other Federal officials as the
8	President may designate.
9	(2) Functions.—The Working Group shall—
10	(A) report to the President through the
11	Chair of the Council on Environmental Quality
12	and the Assistant to the President for Domestic
13	Policy;
14	(B) provide guidance to Federal agencies
15	regarding criteria for identifying disproportion-
16	ately high and adverse human health or envi-
17	ronmental effects—
18	(i) on communities of color, indige-
19	nous communities, and low-income commu-
20	nities; and
21	(ii) on the basis of race, color, na-
22	tional origin, or income;
23	(C) coordinate with, provide guidance to,
24	and serve as a clearinghouse for, each Federal
25	agency with respect to the implementation and

- updating of an environmental justice strategy required under this Act, in order to ensure that the administration, interpretation, and enforcement of programs, activities, and policies are carried out in a consistent manner; (D) assist in coordinating research by, and
  - (D) assist in coordinating research by, and stimulating cooperation among, the Environmental Protection Agency, the Department of Health and Human Services, the Department of Housing and Urban Development, and other Federal agencies conducting research or other activities in accordance with this Act;
  - (E) identify, based in part on public recommendations contained in Federal agency progress reports, important areas for Federal agencies to take into consideration and address, as appropriate, in environmental justice strategies and other efforts;
  - (F) assist in coordinating data collection and maintaining and updating appropriate databases, as required by this Act;
  - (G) examine existing data and studies relating to environmental justice;

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1	(H) hold public meetings and otherwise so-
2	licit public participation under paragraph (3);
3	and
4	(I) develop interagency model projects re-
5	lating to environmental justice that demonstrate
6	cooperation among Federal agencies.
7	(3) Public Participation.—The Working
8	Group shall—
9	(A) hold public meetings or otherwise so-
10	licit public participation and citizen science for
11	the purpose of fact-finding with respect to the
12	implementation of this Act; and
13	(B) prepare for public review and publish
14	a summary of any comments and recommenda-
15	tions provided.
16	(c) Judicial Review and Rights of Action.—
17	Any person may commence a civil action—
18	(1) to seek relief from, or to compel, an agency
19	action under this section (including regulations pro-
20	mulgated pursuant to this section); or
21	(2) otherwise to ensure compliance with this
22	section (including regulations promulgated pursuant
23	to this section)

### SEC. 5. FEDERAL AGENCY ACTIONS TO ADDRESS ENVIRON-

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,	TA /T T 7 TA T T T A T T	JUSTICE.
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- (a) Federal Agency Responsibilities.—
- the maximum extent practicable and permitted by applicable law, each Federal agency shall make achieving environmental justice part of the mission of the Federal agency by identifying, addressing, and mitigating disproportionately high and adverse human health or environmental effects of the programs, policies, and activities of the Federal agency on communities of color, indigenous communities, and low-income communities in the United States (including the territories and possessions of the United States and the District of Columbia).
  - (2) Nondiscrimination.—Each Federal agency shall conduct any program, policy, or activity that substantially affects human health or the environment in a manner that ensures that the program, policy, or activity does not have the effect of excluding any individual or group from participation in, denying any individual or group the benefits of, or subjecting any individual or group to discrimination under, the program, policy, or activity because of race, color, or national origin.
  - (3) Strategies.—

1	(A) AGENCYWIDE STRATEGIES.—Each
2	Federal agency shall implement and update, not
3	less frequently than annually, an agencywide
4	environmental justice strategy that identifies
5	and addresses disproportionally high and ad-
6	verse human health or environmental effects of
7	the programs, policies, spending, and other ac-
8	tivities of the Federal agency with respect to
9	communities of color, indigenous communities,
10	and low-income communities, including, as ap-
11	propriate for the mission of the Federal agency,
12	with respect to the following areas:
13	(i) Implementation of the National
14	Environmental Policy Act of 1969 (42)
15	U.S.C. 4321 et seq.).
16	(ii) Implementation of title VI of the
17	Civil Rights Act of 1964 (42 U.S.C. 2000d
18	et seq.) (including regulations promulgated
19	pursuant to that title).
20	(iii) Implementation of the Robert T.
21	Stafford Disaster Relief and Emergency
22	Assistance Act (42 U.S.C. 5121 et seq.).
23	(iv) Impacts from the lack of infra-
24	structure, or from deteriorated infrastruc-
25	ture

1	(v) Impacts from land use.
2	(vi) Impacts from climate change.
3	(vii) Impacts from commercial trans-
4	portation.
5	(B) Revisions.—
6	(i) In general.—Each strategy de-
7	veloped and updated pursuant to subpara-
8	graph (A) shall identify programs, policies
9	planning and public participation proc-
10	esses, rulemaking, agency spending, and
11	enforcement activities relating to human
12	health or the environment that may be re-
13	vised, at a minimum—
14	(I) to promote enforcement of all
15	health, environmental, and civil rights
16	laws and regulations in areas con-
17	taining communities of color, indige-
18	nous communities, and low-income
19	communities;
20	(II) to ensure greater public par-
21	ticipation;
22	(III) to provide increased access
23	to infrastructure;
24	(IV) to improve research and
25	data collection relating to the health

1	and environment of communities of
2	color, indigenous communities, and
3	low-income communities, including
4	through the increased use of citizen
5	science; and
6	(V) to identify differential pat-
7	terns of use of natural resources
8	among communities of color, indige-
9	nous communities, and low-income
10	communities.
11	(ii) Timetables.—Each strategy im-
12	plemented and updated pursuant to sub-
13	paragraph (A) shall include a timetable for
14	undertaking revisions identified pursuant
15	to clause (i).
16	(C) Progress reports.—Not later than
17	1 year after the date of enactment of this Act,
18	and not less frequently than once every 5 years
19	thereafter, each Federal agency shall submit to
20	Congress and the Working Group, and shall
21	publish, a progress report that includes, with
22	respect to the period covered by the report—
23	(i) a description of the current envi-
24	ronmental justice strategy of the Federal
25	agency;

1	(ii) an evaluation of the progress
2	made by the Federal agency at national
3	and regional levels regarding implementa-
4	tion of the environmental justice strategy,
5	including—
6	(I) metrics used by the Federal
7	agency to measure performance; and
8	(II) the progress made by the
9	Federal agency toward—
10	(aa) the achievement of the
11	metrics described in subclause
12	(I); and
13	(bb) mitigating identified in-
14	stances of environmental injus-
15	tice;
16	(iii) a description of the participation
17	by the Federal agency in interagency col-
18	laboration;
19	(iv) responses to recommendations
20	submitted by members of the public to the
21	Federal agency relating to the environ-
22	mental justice strategy of the Federal
23	agency and the implementation by the
24	Federal agency of this Act; and

1	(v) any updates or revisions to the en-
2	vironmental justice strategy of the Federal
3	agency, including those resulting from pub-
4	lic comments.
5	(4) Public Participation.—Each Federal
6	agency shall—
7	(A) ensure that meaningful opportunities
8	exist for the public to submit comments and
9	recommendations relating to the environmental
10	justice strategy, progress reports, and ongoing
11	efforts of the Federal agency to incorporate en-
12	vironmental justice principles into the pro-
13	grams, policies, and activities of the Federal
14	agency;
15	(B) hold public meetings or otherwise so-
16	licit public participation and citizen science
17	from communities of color, indigenous commu-
18	nities, and low-income communities for the pur-
19	pose of fact-finding and policy development, re-
20	ceiving public comments, and conducting inquir-
21	ies concerning environmental justice; and
22	(C) prepare for public review and publish
23	a summary of the comments and recommenda-
24	tions provided.

1	(5) Access to information.—Each Federal
2	agency shall—
3	(A) publish public documents, notices, and
4	hearings relating to the programs, policies, and
5	activities of the Federal agency that affect
6	human health or the environment; and
7	(B) translate and publish any public docu-
8	ments, notices, and hearings relating to an ac-
9	tion of the Federal agency as appropriate for
10	the affected population, specifically in any case
11	in which a limited English-speaking population
12	may be disproportionately affected by that ac-
13	tion.
14	(6) Codification of Guidance.—
15	(A) COUNCIL ON ENVIRONMENTAL QUAL-
16	ITY.—Notwithstanding any other provision of
17	law, sections II and III of the guidance issued
18	by the Council on Environmental Quality enti-
19	tled "Environmental Justice Guidance Under
20	the National Environmental Policy Act" and
21	dated December 10, 1997, are enacted into law.
22	(B) Environmental protection agen-
23	cy.—Notwithstanding any other provision of
24	law, the guidance issued by the Environmental
25	Protection Agency entitled "EPA Policy on

1	Consultation and Coordination with Indian
2	Tribes: Guidance for Discussing Tribal Treaty
3	Rights" and dated February 2016 is enacted
4	into law.
5	(b) Human Health and Environmental Re-
6	SEARCH, DATA COLLECTION, AND ANALYSIS.—
7	(1) Research.—Each Federal agency, to the
8	maximum extent practicable and permitted by appli-
9	cable law, shall—
10	(A) in conducting environmental or human
11	health research, include diverse segments of the
12	population in epidemiological and clinical stud-
13	ies, including segments at high risk from envi-
14	ronmental hazards, such as—
15	(i) communities of color, indigenous
16	communities, and low-income communities;
17	and
18	(ii) workers who may be exposed to
19	substantial environmental hazards;
20	(B) in conducting environmental or human
21	health analyses, identify multiple and cumu-
22	lative exposures; and
23	(C) actively encourage and solicit citizen
24	science, and provide to communities of color, in-
25	digenous communities, and low-income commu-

- nities the opportunity to comment regarding the
  development and design of research strategies
  carried out pursuant to this Act.
  - (2) DISPROPORTIONATE IMPACT.—To the maximum extent practicable and permitted by applicable law (including section 552a of title 5, United States Code (commonly known as the "Privacy Act")), each Federal agency shall—
    - (A) collect, maintain, and analyze information assessing and comparing environmental and human health risks borne by populations identified by race, national origin, or income; and
    - (B) use that information to determine whether the programs, policies, and activities of the Federal agency have disproportionally high and adverse human health or environmental effects on communities of color, indigenous communities, and low-income communities.
  - (3) Information relating to non-federal facilities.—In connection with the implementation of Federal agency strategies under subsection (a)(3), each Federal agency, to the maximum extent practicable and permitted by applicable law, shall collect, maintain, and analyze information relating to the

race, national origin, and income level, and other readily accessible and appropriate information, for areas surrounding any facility or site expected to have a substantial environmental, human health, or economic effect on the surrounding populations, if the facility or site becomes the subject of a substantial Federal environmental administrative or judicial action.

(4) IMPACT FROM FEDERAL FACILITIES.—Each Federal agency, to the maximum extent practicable and permitted by applicable law, shall collect, maintain, and analyze information relating to the race, national origin, and income level, and other readily accessible and appropriate information, for areas surrounding any facility of the Federal agency that is—

(A) subject to the reporting requirements under the Emergency Planning and Community Right-to-Know Act of 1986 (42 U.S.C. 11001 et seq.), as required by Executive Order 12898 (42 U.S.C. 4321 note; relating to Federal actions to address environmental justice in minority populations and low-income populations); and

1	(B) expected to have a substantial environ-
2	mental, human health, or economic effect on
3	surrounding populations.
4	(c) Consumption of Fish and Wildlife.—
5	(1) In general.—Each Federal agency shall
6	develop, publish (unless prohibited by law), and re-
7	vise, as practicable and appropriate, guidance on ac-
8	tions of the Federal agency that will impact fish and
9	wildlife consumed by populations that principally
10	rely on fish or wildlife for subsistence.
11	(2) REQUIREMENT.—The guidance described in
12	paragraph (1) shall—
13	(A) reflect the latest scientific information
14	available concerning methods for evaluating the
15	human health risks associated with the con-
16	sumption of pollutant-bearing fish or wildlife;
17	and
18	(B) publish the risks of such consumption
19	patterns.
20	(d) Mapping and Screening Tool.—The Adminis-
21	trator shall continue to make available to the public an
22	environmental justice mapping and screening tool (such
23	as EJScreen or an equivalent tool) that includes, at a min-
24	imum, the following features:
25	(1) Nationally consistent data.

1	(2) Environmental data.
2	(3) Demographic data, including data relating
3	to race, ethnicity, and income.
4	(4) Capacity to produce maps and reports by
5	geographical area.
6	(e) Judicial Review and Rights of Action.—
7	Any person may commence a civil action—
8	(1) to seek relief from, or to compel, an agency
9	action under this section (including regulations pro-
10	mulgated pursuant to this section); or
11	(2) otherwise to ensure compliance with this
12	section (including regulations promulgated pursuant
13	to this section).
14	(f) Information Sharing.—In carrying out this
15	section, each Federal agency, to the maximum extent
16	practicable and permitted by applicable law, shall share
17	information and eliminate unnecessary duplication of ef-
18	forts through the use of existing data systems and cooper-
19	ative agreements among Federal agencies and with State,
20	local, and Tribal governments.
21	SEC. 6. NATIONAL ENVIRONMENTAL JUSTICE ADVISORY
22	COUNCIL.
23	(a) Establishment.—The establishment by the Ad-
24	ministrator on September 30, 1993, by charter pursuant
25	to the Federal Advisory Committee Act (5 U.S.C. App.)

of the National Environmental Justice Advisory Council (referred to in this section as the "Advisory Council") is 3 enacted into law. 4 (b) Duties.—The Advisory Council may carry out 5 such duties as were carried out by the Advisory Council on the day before the date of enactment of this Act, sub-6 ject to modification by the Administrator, by regulation. 8 (c) Membership.—The membership of the Advisory Council shall— 10 (1) be determined and appointed in accordance 11 with, as applicable— 12 (A) the charter described in subsection (a) 13 (or any subsequent amendment or revision of 14 that charter); or 15 (B) other appropriate bylaws or documents 16 of the Advisory Council, as determined by the 17 Administrator; and 18 (2) continue in effect as in existence on the day 19 before the date of enactment of this Act until modi-20 fied in accordance with paragraph (1). 21 (d) Designated Federal Officer.—The Director of the Office of Environmental Justice of the Environ-23 mental Protection Agency is designated as the Federal officer required under section 10(e) of the Federal Advisory

Committee Act (5 U.S.C. App.) for the Advisory Council.

1	(e) Meetings.—
2	(1) In General.—The Advisory Council shall
3	meet not less frequently than 3 times each calendar
4	year.
5	(2) Open to public.—Each meeting of the
6	Advisory Council shall be held open to the public.
7	(3) Designated federal officer.—The des-
8	ignated Federal officer described in subsection (d)
9	(or a designee) shall—
10	(A) be present at each meeting of the Ad-
11	visory Council;
12	(B) ensure that each meeting is conducted
13	in accordance with an agenda approved in ad-
14	vance by the designated Federal officer;
15	(C) provide an opportunity for interested
16	persons—
17	(i) to file comments before or after
18	each meeting of the Advisory Council; or
19	(ii) to make statements at such a
20	meeting, to the extent that time permits;
21	(D) ensure that a representative of the
22	Working Group and a high-level representative
23	from each regional office of the Environmental
24	Protection Agency are invited to, and encour-

- aged to attend, each meeting of the Advisory
  Council; and

  (E) provide technical assistance to States
  seeking to establish State-level environmental
  justice advisory councils or implement other environmental justice policies or programs.
  - (f) Responses From Administrator.—
  - (1) Public comment inquires.—The Administrator shall provide a written response to each inquiry submitted to the Administrator by a member of the public before or after each meeting of the Advisory Council by not later than 120 days after the date of submission.
  - (2) RECOMMENDATIONS FROM ADVISORY COUN-CIL.—The Administrator shall provide a written response to each recommendation submitted to the Administrator by the Advisory Council by not later than 120 days after the date of submission.
- than 120 days after the date of submission.

  (g) TRAVEL EXPENSES.—A member of the Advisory

  Council may be allowed travel expenses, including per

  diem in lieu of subsistence, at such rate as the Adminis
  trator determines to be appropriate while away from the

  home or regular place of business of the member in the

  performance of the duties of the Advisory Council.

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- 1 (h) Duration.—The Advisory Council shall remain
- 2 in existence unless otherwise provided by law.
- 3 SEC. 7. ENVIRONMENTAL JUSTICE GRANT PROGRAMS.
- 4 (a) In General.—The Administrator shall continue
- 5 to carry out the Environmental Justice Small Grants Pro-
- 6 gram and the Environmental Justice Collaborative Prob-
- 7 lem-Solving Cooperative Agreement Program, as those
- 8 programs are in existence on the date of enactment of this
- 9 Act.
- 10 (b) CARE Grants.—The Administrator shall con-
- 11 tinue to carry out the Community Action for a Renewed
- 12 Environment grant programs I and II, as in existence on
- 13 January 1, 2012.
- (c) AUTHORIZATION OF APPROPRIATIONS.—There is
- 15 authorized to be appropriated to carry out the programs
- 16 described in subsections (a) and (b) \$10,000,000 for each
- 17 of fiscal years 2018 through 2027.
- 18 SEC. 8. CONSIDERATION OF CUMULATIVE IMPACTS AND
- 19 PERSISTENT VIOLATIONS IN CERTAIN PER-
- 20 MITTING DECISIONS.
- 21 (a) Federal Water Pollution Control Act.—
- 22 Section 402 of the Federal Water Pollution Control Act
- 23 (33 U.S.C. 1342) is amended—

1	(1) by striking the section designation and
2	heading and all that follows through "Except as" in
3	subsection $(a)(1)$ and inserting the following:
4	"SEC. 402. NATIONAL POLLUTANT DISCHARGE ELIMI-
5	NATION SYSTEM.
6	"(a) Permits Issued by Administrator.—
7	"(1) IN GENERAL.—Except as";
8	(2) in subsection (a)—
9	(A) in paragraph (1)—
10	(i) by striking "upon condition that
11	such discharge will meet either (A) all"
12	and inserting the following: "subject to the
13	conditions that—
14	"(A) the discharge will achieve compliance
15	with, as applicable—
16	"(i) all";
17	(ii) by striking "403 of this Act, or
18	(B) prior" and inserting the following:
19	"403; or
20	"(ii) prior"; and
21	(iii) by striking "this Act." and insert-
22	ing the following: "this Act; and
23	"(B) with respect to the issuance or re-
24	newal of the permit—

"(i) based on an analysis by the Ad-ministrator of existing water quality and the potential cumulative impacts (as de-fined in section 501 of the Clean Air Act (42 U.S.C. 7661)) of the discharge, consid-ered in conjunction with the designated and actual uses of the impacted navigable water, there exists a reasonable certainty of no harm to the health of the general population, or to any potentially exposed or susceptible subpopulation; or "(ii) if the Administrator determines 

that, due to those potential cumulative impacts, there does not exist a reasonable certainty of no harm to the health of the general population, or to any potentially exposed or susceptible subpopulation, the permit or renewal includes such terms and conditions as the Administrator determines to be necessary to ensure a reasonable certainty of no harm."; and

(B) in paragraph (2), by striking "assure compliance with the requirements of paragraph (1) of this subsection, including conditions on data and information collection, reporting, and

1	such other requirements as he deems appro-
2	priate." and inserting the following: "ensure
3	compliance with the requirements of paragraph
4	(1), including—
5	"(A) conditions relating to—
6	"(i) data and information collection;
7	"(ii) reporting; and
8	"(iii) such other requirements as the
9	Administrator determines to be appro-
10	priate; and
11	"(B) additional controls or pollution pre-
12	vention requirements."; and
13	(3) in subsection (b)—
14	(A) in each of paragraphs (1)(D), (2)(B),
15	and (3) through (7), by striking the semicolon
16	at the end and inserting a period;
17	(B) in paragraph (8), by striking "; and"
18	at the end and inserting a period; and
19	(C) by adding at the end the following:
20	"(10) To ensure that no permit will be issued
21	or renewed if, with respect to an application for the
22	permit, the State determines, based on an analysis
23	by the State of existing water quality and the poten-
24	tial cumulative impacts (as defined in section 501 of
25	the Clean Air Act (42 U.S.C. 7661)) of the dis-

1	charge, considered in conjunction with the des-
2	ignated and actual uses of the impacted navigable
3	water, that the terms and conditions of the permit
4	or renewal would not be sufficient to ensure a rea-
5	sonable certainty of no harm to the health of the
6	general population, or to any potentially exposed or
7	susceptible subpopulation.".
8	(b) CLEAN AIR ACT.—
9	(1) Definitions.—Section 501 of the Clean
10	Air Act (42 U.S.C. 7661) is amended—
11	(A) in the matter preceding paragraph (1),
12	by striking "As used in this title—" and insert-
13	ing "In this title:";
14	(B) by redesignating paragraphs (2), (3),
15	and (4) as paragraphs (3), (5), and (4), respec-
16	tively, and moving the paragraphs so as to ap-
17	pear in numerical order; and
18	(C) by inserting after paragraph (1) the
19	following:
20	"(2) CUMULATIVE IMPACTS.—The term 'cumu-
21	lative impacts' means any exposure, public health or
22	environmental risk, or other effect occurring in a
23	specific geographical area, including from an emis-
24	sion or release—
25	"(A) including—

1	"(i) environmental pollution re-
2	leased—
3	"(I)(aa) routinely;
4	"(bb) accidentally; or
5	"(cc) otherwise; and
6	"(II) from any source, whether
7	single or multiple; and
8	"(ii) as assessed based on the com-
9	bined past, present, and reasonably fore-
10	seeable emissions and discharges affecting
11	the geographical area; and
12	"(B) evaluated taking into account sen-
13	sitive populations and socioeconomic factors,
14	where applicable.".
15	(2) Permit programs.—Section 502(b) of the
16	Clean Air Act (42 U.S.C. 7661a(b)) is amended—
17	(A) in paragraph (5)—
18	(i) in subparagraphs (A) and (C), by
19	striking "assure" each place it appears and
20	inserting "ensure"; and
21	(ii) by striking subparagraph (F) and
22	inserting the following:
23	"(F) ensure that no permit will be issued or re-
24	newed, as applicable, if—

1	"(i) with respect to an application for a
2	permit or renewal of a permit for a major
3	source, the permitting authority determines
4	under paragraph $(9)(A)(i)(II)(bb)$ that the
5	terms and conditions of the permit or renewal
6	would not be sufficient to ensure a reasonable
7	certainty of no harm to the health of the gen-
8	eral population, or to any potentially exposed or
9	susceptible subpopulation, of the applicable cen-
10	sus tracts or Tribal census tracts (as those
11	terms are defined by the Director of the Bureau
12	of the Census); or
13	"(ii) the Administrator objects to the
14	issuance of the permit in a timely manner
15	under this title."; and
16	(B) in paragraph (9)—
17	(i) in the fourth sentence, by striking
18	"Such permit revision" and inserting the
19	following:
20	"(iii) Treatment as renewal.—A
21	permit revision under this paragraph";
22	(ii) in the third sentence, by striking
23	"No such revision shall" and inserting the
24	following:

1	"(ii) Exception.—A revision under
2	this paragraph shall not";
3	(iii) in the second sentence, by strik-
4	ing "Such revisions" and inserting the fol-
5	lowing:
6	"(B) REVISION REQUIREMENTS.—
7	"(i) Deadline.—A revision described
8	in subparagraph (A)(ii)"; and
9	(iv) by striking the paragraph des-
10	ignation and all that follows through "shall
11	require" in the first sentence and inserting
12	the following:
13	"(9) Major sources.—
14	"(A) In general.—With respect to any
15	permit or renewal of a permit, as applicable, for
16	a major source, a requirement that the permit-
17	ting authority shall—
18	"(i) in determining whether to issue
19	or renew the permit—
20	"(I) evaluate the potential cumu-
21	lative impacts of the proposed major
22	source, as described in the applicable
23	cumulative impacts analysis submitted
24	under section 503(b)(3);

1	"(II) if, due to those potential
2	cumulative impacts, the permitting
3	authority cannot determine that there
4	exists a reasonable certainty of no
5	harm to the health of the general pop-
6	ulation, or to any potentially exposed
7	or susceptible subpopulation, of any
8	census tracts or Tribal census tracts
9	(as those terms are defined by the Di-
10	rector of the Bureau of the Census)
11	located in, or immediately adjacent to,
12	the area in which the major source is,
13	or is proposed to be, located—
14	"(aa) include in the permit
15	or renewal such terms and condi-
16	tions (including additional con-
17	trols or pollution prevention re-
18	quirements) as the permitting
19	authority determines to be nec-
20	essary to ensure a reasonable cer-
21	tainty of no harm; or
22	"(bb) if the permitting au-
23	thority determines that terms
24	and conditions described in item
25	(aa) would not be sufficient to

1	ensure a reasonable certainty of
2	no harm, deny the issuance or re-
3	newal of the permit;
4	"(III) determine whether the ap-
5	plicant is a persistent violator, based
6	on such criteria relating to the history
7	of compliance by an applicant with
8	this Act as the Administrator shall es-
9	tablish by not later than 180 days
10	after the date of enactment of the En-
11	vironmental Justice Act of 2017;
12	"(IV) if the permitting authority
13	determines under subclause (III) that
14	the applicant is a persistent violator
15	and the permitting authority does not
16	deny the issuance or renewal of the
17	permit pursuant to subclause
18	(V)(bb)—
19	"(aa) require the applicant
20	to submit a redemption plan that
21	describes—
22	"(AA) if the applicant
23	is not compliance with this
24	Act, measures the applicant
25	will carry out to achieve that

1	compliance, together with an
2	approximate deadline for
3	that achievement;
4	"(BB) measures the
5	applicant will carry out, or
6	has carried out to ensure the
7	applicant will remain in
8	compliance with this Act,
9	and to mitigate the environ-
10	mental and health effects of
11	noncompliance; and
12	"(CC) the measures the
13	applicant has carried out in
14	preparing the redemption
15	plan to consult or negotiate
16	with the communities af-
17	fected by each persistent vio-
18	lation addressed in the plan;
19	and
20	"(bb) once such a redemp-
21	tion plan is submitted, determine
22	whether the plan is adequate to
23	ensuring that the applicant—

1	"(AA) will achieve com-
2	pliance with this Act expedi-
3	tiously;
4	"(BB) will remain in
5	compliance with this Act;
6	"(CC) will mitigate the
7	environmental and health ef-
8	fects of noncompliance; and
9	"(DD) has solicited and
10	responded to community
11	input regarding the redemp-
12	tion plan; and
13	"(V) deny the issuance or re-
14	newal of the permit if the permitting
15	authority determines that—
16	"(aa) the redemption plan
17	submitted under subclause
18	(IV)(aa) is inadequate; or
19	"(bb)(AA) the applicant has
20	submitted a redemption plan on
21	a prior occasion, but continues to
22	be a persistent violator; and
23	"(BB) no indication exists
24	of extremely exigent cir-

1	cumstances excusing the per-
2	sistent violations; and
3	"(ii) in the case of such a permit with
4	a term of 3 years or longer, require in ac-
5	cordance with subparagraph (B).".
6	(3) Permit applications.—Section 503(b) of
7	the Clean Air Act (42 U.S.C. 7661b(b)) is amended
8	by adding at the end the following:
9	"(3) Major source analyses.—The regula-
10	tions required by section 502(b) shall include a re-
11	quirement that an applicant for a permit or renewal
12	of a permit for a major source shall submit, together
13	with the compliance plan required under this sub-
14	section, a cumulative impacts analysis for each cen-
15	sus tract or Tribal census tract (as those terms are
16	defined by the Director of the Bureau of the Cen-
17	sus) located in, or immediately adjacent to, the area
18	in which the major source is, or is proposed to be,
19	located that analyzes—
20	"(A) community demographics and loca-
21	tions of community exposure points, such as
22	schools, day care centers, nursing homes, hos-
23	pitals, health clinics, places of religious worship,
24	parks, playgrounds, and community centers;

1	"(B) air quality and the potential effect on
2	that air quality of emissions of air pollutants
3	(including pollutants listed under section 108 or
4	112) from the proposed major source, including
5	in combination with existing sources of pollut-
6	ants;
7	"(C) the potential effects on soil quality
8	and water quality of emissions of lead and other
9	air pollutants that could contaminate soil or
10	water from the proposed major source, includ-
11	ing in combination with existing sources of pol-
12	lutants; and
13	"(D) public health and any potential ef-
14	fects on public health of the proposed major
15	source.".
16	SEC. 9. IMPLIED RIGHTS OF ACTION AND COMMON LAW
17	CLAIMS.
18	Section 505 of the Federal Water Pollution Control
19	Act (33 U.S.C. 1365) is amended by adding at the end
20	the following:
21	"(i) Effect on Implied Rights of Action and
22	Common Law Claims.—
23	"(1) Definition of Covered Act.—In this
24	subsection:

1	"(A) In General.—The term 'covered
2	Act' means—
3	"(i) this Act;
4	"(ii) the Federal Insecticide, Fun-
5	gicide, and Rodenticide Act (7 U.S.C. 136
6	et seq.);
7	"(iii) the Surface Mining Control and
8	Reclamation Act of 1977 (30 U.S.C. 1201
9	et seq.);
10	"(iv) the Marine Protection, Research,
11	and Sanctuaries Act of 1972 (33 U.S.C.
12	1401 et seq.);
13	"(v) the Safe Drinking Water Act (42
14	U.S.C. 300f et seq.);
15	"(vi) the Solid Waste Disposal Act
16	(42 U.S.C. 6901 et seq.);
17	"(vii) the Clean Air Act (42 U.S.C.
18	7401 et seq.);
19	"(viii) the Comprehensive Environ-
20	mental Response, Compensation, and Li-
21	ability Act of 1980 (42 U.S.C. 9601 et
22	seq.); and
23	"(ix) any other Act administered by
24	the Administrator.

1	"(B) Inclusions.—The term 'covered
2	Act' includes any provision of an Act described
3	in subparagraph (A) the date of enactment of
4	which is after the date of enactment of this
5	subsection, unless that provision is specifically
6	excluded from this subsection.
7	"(2) Effect.—Nothing in a covered Act pre-
8	cludes the right to bring an action—
9	"(A) under section 1979 of the Revised
10	Statutes (42 U.S.C. 1983); or
11	"(B) that is implied under—
12	"(i) a covered Act; or
13	"(ii) common law.
14	"(3) APPLICATION.—Nothing in this section
15	precludes the right to bring an action under any
16	provision of law that is not a covered Act.".
17	SEC. 10. PRIVATE RIGHTS OF ACTION FOR DISCRIMINA-
18	TORY PRACTICES.
19	(a) RIGHT OF ACTION.—Section 602 of the Civil
20	Rights Act of 1964 (42 U.S.C. 2000d–1) is amended—
21	(1) by inserting "(a)" before "Each Federal de-
22	partment and agency which is empowered"; and
23	(2) by adding at the end the following:
24	"(b) Any person aggrieved by the failure of a covered
25	entity to comply with this title, including any regulation

- 1 promulgated pursuant to this title, may bring a civil action
- 2 in any Federal or State court of competent jurisdiction
- 3 to enforce such person's rights under this title.".
- 4 (b) Effective Date.—

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- 5 (1) IN GENERAL.—This section, including the 6 amendments made by this section, takes effect on 7 the date of enactment of this Act.
  - (2) APPLICATION.—This section, including the amendments made by this section, applies to all actions or proceedings pending on or after the date of enactment of this Act.

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