111TH CONGRESS 1ST SESSION H.R. 500

To establish a collaborative program to protect the Great Lakes, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 14, 2009

Mr. EHLERS (for himself, Mr. DINGELL, Mr. KIRK, Ms. SLAUGHTER, Mr. LEVIN, Mr. KILDEE, Mr. ROGERS of Michigan, Mr. STUPAK, Mr. MCCOTTER, Mr. PETERS, Mr. HOEKSTRA, Mr. UPTON, Mr. KUCINICH, Ms. SUTTON, Ms. MOORE of Wisconsin, Ms. BALDWIN, Ms. SCHAKOWSKY, Ms. KAPTUR, Mr. SENSENBRENNER, Mr. HIGGINS, and Mr. CONYERS) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committees on Natural Resources, Science and Technology, and House Administration, 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 establish a collaborative program to protect the Great Lakes, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Great Lakes Collaboration Implementation Act".

1 (b) TABLE OF CONTENTS.—The table of contents of

2 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Findings.

Sec. 3. Definitions.

TITLE I—INVASIVE SPECIES PREVENTION

Subtitle A—National Aquatic Invasive Species

Chapter 1—Prevention of Introduction of Aquatic Invasive Species Into Waters of the United States by Vessels

- Sec. 101. Prevention of introduction of aquatic Invasive Species into waters of the United States by vessels.
- Sec. 102. Armed Services whole vessel management program.

Chapter 2—Prevention of the Introduction of Aquatic Invasive Species by Other Pathways

- Sec. 106. Priority pathway management program.
- Sec. 107. Screening process for planned importations of live aquatic organisms.

Chapter 3—Early Detection; Rapid Response; Control and Outreach

- Sec. 111. Early detection.
- Sec. 112. Rapid response.
- Sec. 113. Environmental soundness.
- Sec. 114. Information, education, and outreach.

Chapter 4—Coordination

- Sec. 116. Program coordination.
- Sec. 117. International coordination.

CHAPTER 5—AUTHORIZATION OF APPROPRIATIONS

Sec. 121. Authorization of appropriations.

CHAPTER 6—CONFORMING AMENDMENTS

Sec. 126. Conforming amendments.

Subtitle B—Aquatic Invasive Species Research

- Sec. 141. Findings.
- Sec. 142. Definitions.
- Sec. 143. Coordination and implementation.
- Sec. 144. Ecological and pathway research.
- Sec. 145. Analysis.
- Sec. 146. Dissemination.
- Sec. 147. Technology development, demonstration, and verification.
- Sec. 148. Research to support the setting and implementation of ship pathway standards.
- Sec. 149. Research in systematics and taxonomy.

Sec. 150. State programs.

Subtitle C—Invasive Species Council

- Sec. 161. Short title.
- Sec. 162. Statement of policy regarding Federal duties.
- Sec. 163. National Invasive Species Council.
- Sec. 164. Duties.
- Sec. 165. National Invasive Species Management Plan.
- Sec. 166. Invasive Species Advisory Committee.
- Sec. 167. Budget crosscut.
- Sec. 168. Definitions.
- Sec. 169. Existing Executive Order.
- Sec. 170. Authorization of appropriations.

TITLE II—COASTAL HEALTH

- Sec. 201. Technical assistance.
- Sec. 202. Sewer overflow control grants.
- Sec. 203. Water pollution control revolving loan funds.
- Sec. 204. Allotment of funds.
- Sec. 205. Authorization of appropriations.

TITLE III—AREAS OF CONCERN

Sec. 301. Great Lakes.

TITLE IV—CLEAN WATER AUTHORITY

- Sec. 401. Definition of waters of the United States.
- Sec. 402. Conforming amendments.

TITLE V—TOXIC SUBSTANCES

Sec. 501. Mercury reduction grants.

TITLE VI—INDICATORS AND INFORMATION

Subtitle A—Research Program

- Sec. 601. Research reauthorizations.
- Sec. 602. Great Lakes Environmental Research Laboratory.
- Sec. 603. Great Lakes Science Center.
- Sec. 604. Center for sponsored coastal ocean research.

Subtitle B—Ocean and Coastal Observation System

- Sec. 611. Definitions.
- Sec. 612. Integrated ocean and coastal observing system.
- Sec. 613. Research, development, and education.
- Sec. 614. Interagency financing.
- Sec. 615. Application with Outer Continental Shelf Lands Act.
- Sec. 616. Authorization of appropriations.
- Sec. 617. Reporting requirement.

Subtitle C-Great Lakes Water Quality Indicators and Monitoring

Sec. 621. Great Lakes water quality indicators and monitoring.

TITLE VII—SUSTAINABLE DEVELOPMENT

- Sec. 701. Waterfront restoration and remediation projects.
- Sec. 702. Authority of Secretary to restore and remediate waterfront and related areas.
- Sec. 703. Authorization of appropriations.

TITLE VIII—COORDINATION AND OVERSIGHT

- Sec. 801. Definitions.
- Sec. 802. Great Lakes Interagency Task Force.
- Sec. 803. Executive Committee.
- Sec. 804. Great Lakes Regional Collaboration.

1 SEC. 2. FINDINGS.

2 Congress finds that—

3 (1) the Great Lakes, with about 20 percent of
4 the Earth's fresh surface water, is a treasure of
5 global significance, supporting drinking water for
6 millions of people, providing for commerce, and pro7 viding recreation for people from across the Nation
8 and around the world;

9 (2) renewed efforts and investments are critical
10 to aid in fulfilling the goals and objectives of the
11 Great Lakes Water Quality Agreement between the
12 United States and Canada;

(3) in a report issued in December 2005, a
group of leading scientists from top institutions in
the Great Lakes area found that—

16 (A) the Great Lakes are on the brink of an17 ecological catastrophe;

18 (B) the primary stressors straining the
19 health of the Great Lakes are—

(i) toxic chemicals; 1 2 (ii) the overloading of human waste and urban and agricultural runoff; 3 4 (iii) physical changes to the shorelines and wetlands; 5 6 (iv) invasive plant and animal species; 7 (v) changes in water patterns; and 8 (vi) overfishing; 9 (C) the deterioration of the Great Lakes 10 ecosystem is accelerating dramatically; and 11 (D) if the pattern of deterioration is not 12 reversed immediately, the damage could be ir-13 reparable; 14 (4) as a result of the stressors described in 15 paragraph (3)(B)— (A) more than 1,800 beaches were closed 16 17 in 2003; 18 (B) Lake Erie has developed a 6,300 19 square mile dead zone that forms every sum-20 mer; 21 (C) the zebra mussel, an aquatic invasive 22 species, causes \$500,000,000 per year in eco-23 nomic and environmental damage in the Great 24 Lakes;

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(D) there is no appreciable natural repro-
duction of lake trout in the lower 4 Great
Lakes; and
(E) wildlife habitats have been destroyed,
which has diminished fishing, hunting, and
other outdoor recreation opportunities in the
Great Lakes;
(5) because of the patchwork approach to fixing
the problems facing the Great Lakes, the problems
have not only persisted in, but have also gotten
worse in some areas of, the Great Lakes;
(6) rather than dealing with 1 problem or loca-
tion of the Great Lakes at a time, a comprehensive
restoration of the system is needed to prevent the
Great Lakes from collapsing;
(7) in December 2004, work began on the
Great Lakes Regional Collaboration, a unique part-
nership that was—
(A) formed for the purpose of developing a
strategic action plan for Great Lakes restora-
tion; and
(B) composed of—
(i) key members from the Federal
Government, State and local governments,
and Indian tribes; and

(ii) other stakeholders;

2 3 4 5 6	 (8) over 1,500 people throughout the Great Lakes region participated in this collaborative process, with participants working on 1 or more of the 8 strategy teams that focused on different issues af-
4 5	ess, with participants working on 1 or more of the
5	
	8 strategy teams that focused on different issues af-
6	
	fecting the Great Lakes basin;
7	(9) the recommendations of the Great Lakes
8	Regional Collaboration, which were released on De-
9	cember 12, 2005, identify actions to address the
10	issues affecting the Great Lakes basin on the Fed-
11	eral, State, local, and tribal level; and
12	(10) comprehensive restoration must be adapt-
13	ive, and ongoing efforts are needed continually to
14	implement the recommendations of the Great Lakes
15	Regional Collaboration relating to buffers, river res-
16	toration, wetlands, emerging toxic pollutants, and
17	other issues affecting the Great Lakes basin.
18 s	SEC. 3. DEFINITIONS.
19	Section 1003 of the Nonindigenous Aquatic Nuisance
20 I	Prevention and Control Act of 1990 (16 U.S.C. 4702) is
21 a	amended to read as follows:
22 "	SEC. 1003. DEFINITIONS.

23 "In this Act:

1	"(1) Administrator.—The term 'Adminis-
2	trator' means the Administrator of the Environ-
3	mental Protection Agency.
4	"(2) Aquatic ecosystem.—The term 'aquatic
5	ecosystem' means a freshwater, marine, or estuarine
6	environment (including inland waters and wetlands),
7	located wholly in the United States.
8	"(3) Aquatic organism.—
9	"(A) IN GENERAL.—The term 'aquatic or-
10	ganism' means a living animal, plant, fungus,
11	or microorganism inhabiting or reproducing in
12	an aquatic ecosystem.
13	"(B) Inclusions.—The term 'aquatic or-
14	ganism' includes—
15	"(i) seeds;
16	"(ii) eggs;
17	"(iii) spores; and
18	"(iv) any other viable biological mate-
19	rial.
20	"(4) Assistant secretary.—The term 'As-
21	sistant Secretary' means the Assistant Secretary of
22	the Army for Civil Works.
23	"(5) BALLAST WATER.—The term 'ballast
24	water' means any water (with its suspended matter)
25	used to maintain the trim and stability of a vessel.

1	"(6) Best performing treatment tech-
2	NOLOGY.—The term 'best performing treatment
3	technology' means the ballast water treatment tech-
4	nology that is, as determined by the Secretary—
5	"(A) the most biologically effective;
6	"(B) the most environmentally sound; and
7	"(C) suitable, available, and economically
8	practicable.
9	"(7) COASTAL VOYAGE.—The term 'coastal voy-
10	age' means a voyage conducted entirely within the
11	exclusive economic zone.
12	"(8) DIRECTOR.—The term 'Director' means
13	the Director of the United States Fish and Wildlife
14	Service.
15	"(9) Environmentally sound.—The term
16	'environmentally sound', refers to an activity that
17	prevents or reduces introductions, or controls infes-
18	tations, of aquatic invasive species in a manner that
19	minimizes adverse effects on—
20	"(A) the structure and function of an eco-
21	system; and
22	"(B) nontarget organisms and ecosystems.
23	"(10) Exclusive economic zone.—The term
24	'exclusive economic zone' means the area comprised
25	of—

1	"(A) the Exclusive Economic Zone of the
2	United States established by Proclamation
3	Number 5030, dated March 10, 1983; and
4	"(B) the equivalent zones of Canada and
5	Mexico.
6	"(11) EXISTING VESSEL.—The term 'existing
7	vessel' means any vessel that enters service on or be-
8	fore December 31, 2011.
9	"(12) GREAT LAKES.—The term 'Great Lakes'
10	means—
11	"(A) Lake Erie;
12	"(B) Lake Huron (including Lake Saint
13	Clair);
14	"(C) Lake Michigan;
15	"(D) Lake Ontario;
16	"(E) Lake Superior;
17	"(F) the connecting channels of those
18	Lakes, including—
19	"(i) the Saint Mary's River;
20	"(ii) the Saint Clair River;
21	"(iii) the Detroit River;
22	"(iv) the Niagara River; and
23	"(v) the Saint Lawrence River to the
24	Canadian border; and

1	"(G) any other body of water located with-
2	in the drainage basin of a Lake, River, or con-
3	necting channel described in any of subpara-
4	graphs (A) through (F).
5	"(13) Great lakes region.—The term 'Great
6	Lakes region' means the region comprised of the
7	States of Illinois, Indiana, Michigan, Minnesota,
8	New York, Ohio, Pennsylvania, and Wisconsin.
9	"(14) IN TRADE.—The term 'in trade', with re-
10	spect to a species, means a species that has a docu-
11	mented history of repeatedly being commercially im-
12	ported into the United States during the period be-
13	ginning on January 1, 1990, and ending on January
14	1, 2009.
15	"(15) Indian Tribe.—The term 'Indian tribe'
16	has the meaning given the term in section 4 of the
17	Indian Self-Determination and Education Assistance
18	Act (25 U.S.C. 450b).
19	"(16) INTERBASIN WATERWAY.—The term
20	'interbasin waterway' means a waterway that con-
21	nects 2 distinct water basins.
22	"(17) INTRODUCTION.—The term 'introduction'
23	means the transfer of an organism to an ecosystem
24	outside the historic range of the species of which the
25	organism is a member.

1	"(18) INVASION.—The term 'invasion' means
2	an infestation of an aquatic invasive species.
3	"(19) Invasive species.—The term 'invasive
4	species' means a nonindigenous species the introduc-
5	tion of which into an ecosystem may cause harm to
6	the economy, environment, human health, recreation,
7	or public welfare.
8	"(20) NATIONAL INVASIVE SPECIES COUNCIL.—
9	The term 'National Invasive Species Council' means
10	the interagency council established by section 3 of
11	Executive Order No. 13112 (42 U.S.C. 4321 note).
12	"(21) New Vessel.—The term 'new vessel'
13	means any vessel that enters service on or after Jan-
14	uary 1, 2012.
15	"(22) Nonindigenous species.—The term
16	'nonindigenous species' means any species in an eco-
17	system the range of which exceeds the historic range
18	of the species in that ecosystem.
19	"(23) Organism transfer.—The term 'orga-
20	nism transfer' means the movement of an organism
21	of any species from 1 ecosystem to another eco-
22	system outside the historic range of the species.
23	"(24) PATHWAY.—The term 'pathway' means 1
24	or more vectors by which an invasive species is
25	transferred from 1 ecosystem to another.

1	"(25) PLANNED IMPORTATION.—The term
2	'planned importation' means the purposeful move-
3	ment of 1 or more nonindigenous organisms for use
4	in the territorial limits of the United States.
5	"(26) REGIONAL PANEL.—The term 'regional
6	panel' means a panel convened in accordance with
7	section 1203.
8	"(27) Saltwater flushing.—The term 'salt-
9	water flushing' means the process of—
10	"(A) adding midocean water to a ballast
11	water tank that contains residual quantities of
12	ballast water;
13	"(B) mixing the midocean water with the
14	residual ballast water and sediment in the tank
15	through the motion of a ship; and
16	"(C) discharging the mixed water so that
17	the salinity of the resulting residual ballast
18	water in the tank exceeds 30 parts per thou-
19	sand.
20	"(28) SECRETARY.—The term 'Secretary'
21	means the Secretary of Homeland Security.
22	"(29) Species.—The term 'species' means any
23	fundamental category of taxonomic classification
24	below the level of genus or subgenus, including a

1	species, subspecies, or any recognized variety of ani-
2	mal, plant, fungus, or microorganism.
3	"(30) TASK FORCE.—The term 'Task Force'
4	means the Aquatic Nuisance Species Task Force es-
5	tablished by section 1201(a).
6	"(31) TREATMENT.—The term 'treatment'
7	means a mechanical, physical, chemical, biological,
8	or other process or method of killing, removing, or
9	rendering inviable organisms.
10	"(32) Type Approval.—The term 'type ap-
11	proval' means an approval procedure under which a
12	type of system is initially certified as meeting a
13	standard established by law (including a regulation)
14	for a particular application if the system is operated
15	correctly.
16	"(33) UNDER SECRETARY.—The term 'Under
17	Secretary' means the Under Secretary of Commerce
18	for Oceans and Atmosphere.
19	"(34) UNDESIRABLE IMPACT.—The term 'unde-
20	sirable impact' means economic, human health, aes-
21	thetic, or environmental degradation that is not nec-
22	essary for, and is not clearly outweighed by, public
23	health, environmental, or welfare benefits.
24	"(35) WATERS OF THE UNITED STATES.—

1	"(A) IN GENERAL.—The term 'waters of
2	the United States' means the navigable waters
3	and territorial sea of the United States.
4	"(B) INCLUSION.—The term 'waters of the
5	United States' includes the Great Lakes.".
6	TITLE I—INVASIVE SPECIES
7	PREVENTION
8	Subtitle A—National Aquatic
9	Invasive Species
10	CHAPTER 1—PREVENTION OF INTRODUC-
11	TION OF AQUATIC INVASIVE SPECIES
12	INTO WATERS OF THE UNITED STATES
13	BY VESSELS
14	SEC. 101. PREVENTION OF INTRODUCTION OF AQUATIC
15	INVASIVE SPECIES INTO WATERS OF THE
16	UNITED STATES BY VESSELS.
17	(a) IN GENERAL.—Section 1101 of the Nonindige-
18	nous Aquatic Nuisance Prevention and Control Act of
19	1990 (16 U.S.C. 4711) is amended to read as follows:
20	"SEC. 1101. PREVENTION OF INTRODUCTION OF AQUATIC
21	INVASIVE SPECIES INTO WATERS OF THE
22	UNITED STATES BY VESSELS.
23	"(a) Requirements for Vessels Operating in
24	WATERS OF THE UNITED STATES.—
25	"(1) Invasive species management plan.—

- "(A) IN GENERAL.—Effective beginning on 1 2 the date that is 180 days after the issuance of 3 guidelines pursuant to subparagraph (D) and 4 promulgation of any regulations under this sec-5 tion, each vessel that is equipped with a ballast 6 tank, and any towed vessel or structure, oper-7 ating in waters of the United States shall have 8 in effect, and have available for inspection, an 9 aquatic invasive species management plan. "(B) SPECIFICITY.—The management plan 10 11 shall be specific to the vessel (or group of ves-12 sels with characteristics similar to that of the 13 vessel, as determined by the Secretary). 14 "(C) REQUIREMENTS.—The management 15 plan shall— "(i) prescribe a safe and effective 16 17 minimize introductions means to and 18 transfers of invasive species; and 19 "(ii) include, at a minimum, such in-20 formation as is requested by the Secretary 21 pursuant to subparagraph (D), including— 22 "(I) operational requirements to 23 safely and effectively comply with the 24 applicable ballast water management
 - requirements under paragraph (4);

	11
1	"(II) operational requirements to
2	safely and effectively carry out any
3	actions consistent with a rapid re-
4	sponse contingency strategy required
5	by States and approved by the Sec-
6	retary under section 1211;
7	"(III) at the discretion of the
8	Secretary, other operational require-
9	ments that are specified in guidelines
10	adopted by the International Maritime
11	Organization;
12	"(IV) a description of all report-
13	ing requirements and a copy of each
14	form necessary to meet those require-
15	ments;
16	"(V) the position of the officer
17	responsible for implementation of bal-
18	last water management and reporting
19	procedures on board;
20	"(VI) documents relevant to
21	aquatic invasive species management
22	equipment or procedures;
23	"(VII) a description of the loca-
24	tion of access points for sampling bal-

	10
1	last or sediments pursuant to para-
2	graph $(3)(B)(vi);$
3	"(VIII) a description of require-
4	ments relating to compliance with any
5	approved rapid response strategy rel-
6	evant to the voyage of the vessel;
7	"(IX) a contingency strategy ap-
8	plicable under section 1211, if appro-
9	priate; and
10	"(X) such requirements described
11	in subsection (b) as are applicable to
12	the vessel.
13	"(D) GUIDELINES.—Not later than 18
14	months after the date of enactment of the
15	Great Lakes Collaboration Implementation Act,
16	the Secretary shall issue final guidelines for the
17	development of invasive species management
18	plans, including guidelines that—
19	"(i) identify types of vessels for which
20	plans are required;
21	"(ii) establish processes for updating
22	and revising the plans; and
23	"(iii) establish criteria for compliance
24	with this subsection.
25	"(2) Records.—The master of a vessel shall—

1	"(A) maintain records of all ballast oper-
2	ations, for such period of time and including
3	such information as the Secretary may specify;
4	"(B) permit inspection of the records by
5	representatives of the Secretary and of the
6	State in which the port is located; and
7	"(C) transmit records to the National Bal-
8	last Information Clearinghouse established
9	under section 1102(f).
10	"(3) Best management practices.—
11	"(A) IN GENERAL.—Not later than 18
12	months after the date of enactment of the
13	Great Lakes Collaboration Implementation Act,
14	the Secretary shall issue guidelines on best
15	management practices to eliminate or minimize
16	and monitor organism transfer by vessels.
17	"(B) PRACTICES TO BE INCLUDED.—The
18	best management practices shall include—
19	"(i) sediment management in trans-
20	oceanic vessels;
21	"(ii) minimization of ballast water up-
22	take in areas in which there is a greater
23	risk of harmful organisms entering ballast
24	tanks (such as areas with toxic algal

1	blooms or known outbreaks of aquatic
2	invasive species);
3	"(iii) avoidance of unnecessary dis-
4	charge of ballast water in a port that was
5	taken up in another port;
6	"(iv) to the maximum extent prac-
7	ticable, collection and the proper disposal
8	of debris from the cleaning of the hull;
9	"(v) proper use of anti-fouling coat-
10	ing; and
11	"(vi) provision of sample access ports
12	in ballast piping for sampling of ballast in-
13	take and discharge.
14	"(4) Ballast water management.—
15	"(A) IN GENERAL.—Effective beginning on
16	the date that is 180 days after the Secretary
17	promulgates regulations to carry out this sec-
18	tion, and except as provided in subparagraph
19	(B), each vessel equipped with a ballast water
20	tank that enters a United States port shall
21	comply with the regulations relating to ballast
22	water management.
23	"(B) EXCEPTIONS.—
24	"(i) VESSELS OPERATING ENTIRELY
25	WITHIN EXCLUSIVE ECONOMIC ZONE.—Be-

 with a ballast tank, and any towed ves or structure, that operates entirely with the exclusive economic zone shall not be a quired to comply with the regulations of scribed in subsection (b)(2). "(ii) VESSELS OPERATING IN E 	nin
 4 the exclusive economic zone shall not be a 5 quired to comply with the regulations of 6 scribed in subsection (b)(2). 	
quired to comply with the regulations ofscribed in subsection (b)(2).	re-
6 scribed in subsection (b)(2).	
	de-
7 "(ii) VESSELS OPERATING IN E	
	N-
8 CLOSED AQUATIC ECOSYSTEMS.—	
9 "(I) IN GENERAL.—Subject	to
10 subclause (II), an existing ves	sel
11 equipped with a ballast tank, and a	ny
12 towed vessel or structure, that ope	er-
13 ates exclusively in the upper 4 Gre	eat
14 Lakes (Lake Superior, Lake Mic	hi-
15 gan, Lake Huron, and Lake Erie, a	nd
16 the connecting channels), or in a	ın-
17 other enclosed aquatic ecosystem sh	all
18 not be required to comply with t	he
19 regulations described in subsecti	on
20 (b)(1).	
21 "(II) Additional enclose	ED
22 AQUATIC ECOSYSTEMS.—The Adm	in-
23 istrator and the Under Secretary,	in
24 consultation with regional panels	of
25 the Task Force, may determine ad	4:

1	tional enclosed aquatic ecosystems in
2	which the potential for movement of
3	organisms by natural and anthropo-
4	genic means is not significantly al-
5	tered by the movement of the vessels
6	equipped with ballast tanks.
7	"(b) Invasive Species Management Regula-
8	TIONS AND CERTIFICATION PROCEDURES.—
9	"(1) REGULATIONS.—Not later than 18 months
10	after the date of enactment of the Great Lakes Col-
11	laboration Implementation Act, the Secretary, with
12	the concurrence of the Administrator and in con-
13	sultation with the Task Force, shall promulgate final
14	regulations establishing performance requirements
15	for vessels to reduce or eliminate introduction by the
16	vessels of invasive species to waters of the United
17	States, including—
18	"(A) ballast water management operations
19	(including relevant contingency procedures in
20	instances in which a safety exemption is used
21	pursuant to subsection (h)); and
22	"(B) management of other vessel path-
23	ways, including the hull and sea chest of a ves-
24	sel.

1	"(2) Ballast water exchange.—The regula-
2	tions promulgated pursuant to paragraph (1)—
3	"(A) shall apply only to existing vessels;
4	"(B) shall expire not later than December
5	31, 2013; and
6	"(C) shall include—
7	"(i) a provision for ballast water ex-
8	change that requires—
9	((I) at least 1 empty-and-refill
10	cycle, outside the exclusive economic
11	zone or in an alternative exchange
12	area designated by the Secretary, of
13	each ballast tank that contains ballast
14	water to be discharged into waters of
15	the United States; or
16	"(II) for a case in which the
17	master of a vessel determines that
18	compliance with the requirement
19	under subclause (I) is impracticable, a
20	sufficient number of flow-through ex-
21	changes of ballast water, outside the
22	exclusive economic zone or in an alter-
23	native exchange area designated by
24	the Secretary, to achieve replacement
25	of at least 95 percent of ballast water

2mined by a certification of conducted or model develop4cordance with protocols5under paragraph (5)(B) and of6in the management plan of pursuant to set7pursuant to set8(a)(1)(C)(ii)(I); and9"(ii) if a ballast water excha10undertaken pursuant to subsecti11contingency procedure that req master of a vessel to use the ballast discharge.13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regular17mulgated pursuant to paragraph (1)18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the red	= -
3conducted or model develop4cordance with protocols5under paragraph (5)(B) and6in the management plan of7pursuant8(a)(1)(C)(ii)(I); and9"(ii) if a ballast water exchance10undertaken pursuant to subsection11contingency procedure that require12master of a vessel to use the ballast discharge.13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulate17mulgated pursuant to paragraph (1)18quire a vessel to which this section and20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the regulation	in ballast tanks of the vessel, as deter-
4cordance with protocols5under paragraph (5)(B) and6in the management plan of7pursuant8(a)(1)(C)(ii)(I); and9"(ii) if a ballast water exchance10undertaken pursuant to subsection11contingency procedure that require12master of a vessel to use the ballast discharge.13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulated17mulgated pursuant to paragraph (1)18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before discharging21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the regular	mined by a certification dye study
5under paragraph (5)(B) and in the management plan of pursuant to subsection7pursuant to subsection8(a)(1)(C)(ii)(I); and9"(ii) if a ballast water exchanol10undertaken pursuant to subsection11contingency procedure that require12master of a vessel to use the ballast discharge.13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulation17mulgated pursuant to paragraph (1)18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the red	conducted or model developed in ac-
6in the management plan of7pursuanttos8(a)(1)(C)(ii)(I); andg9"(ii) if a ballast water exchance10undertaken pursuant to subsecting11contingency procedure that requires12master of a vessel to use the ballast discharge.13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regular17mulgated pursuant to paragraph (1)18quire a vessel to which this section and a section and	cordance with protocols developed
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8 (a)(1)(C)(ii)(I); and 9 "(ii) if a ballast water exchanology 10 undertaken pursuant to subsecting 11 contingency procedure that requires 12 master of a vessel to use the box ticable technology or practice to 13 ticable technology or practice to 14 last discharge. 15 "(3) BALLAST WATER TREATMENT.— 16 "(A) IN GENERAL.—The regulation of the paragraph (1) of the paragraph (1) of the paragraph (1) of the paragraph before discharging the paragraph (C)(ii), the paragraph (C)(iii), the paragraph (C)(iii), the paragraph (C)(iii), the	in the management plan of a vessel
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12master of a vessel to use the k13ticable technology or practice to14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulat17mulgated pursuant to paragraph (1)18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the regular	undertaken pursuant to subsection (h), a
13ticable technology or practice to last discharge.14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulat mulgated pursuant to paragraph (1) quire a vessel to which this section 1918quire a vessel to which this section conduct ballast water treatment in a with this paragraph before dischargin vater.20with this paragraph before dischargin giet to subparagraph (C)(ii), the regulation	contingency procedure that requires the
14last discharge.15"(3) BALLAST WATER TREATMENT.—16"(A) IN GENERAL.—The regulat17mulgated pursuant to paragraph (1)18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the regulation	master of a vessel to use the best prac-
 15 "(3) BALLAST WATER TREATMENT.— 16 "(A) IN GENERAL.—The regulat 17 mulgated pursuant to paragraph (1) 18 quire a vessel to which this section 19 conduct ballast water treatment in a 20 with this paragraph before dischargin 21 water. 22 "(B) PERFORMANCE STANDARD 23 ject to subparagraph (C)(ii), the regulation 	ticable technology or practice to treat bal-
 16 "(A) IN GENERAL.—The regulat 17 mulgated pursuant to paragraph (1) 18 quire a vessel to which this section 19 conduct ballast water treatment in a 20 with this paragraph before dischargin 21 water. 22 "(B) PERFORMANCE STANDARD 23 ject to subparagraph (C)(ii), the regulation 	last discharge.
 17 mulgated pursuant to paragraph (1) 18 quire a vessel to which this section 19 conduct ballast water treatment in a 20 with this paragraph before dischargin 21 water. 22 "(B) PERFORMANCE STANDARD 23 ject to subparagraph (C)(ii), the rest 	"(3) Ballast water treatment.—
18quire a vessel to which this section19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the rest	"(A) IN GENERAL.—The regulations pro-
19conduct ballast water treatment in a20with this paragraph before dischargin21water.22"(B) PERFORMANCE STANDARD23ject to subparagraph (C)(ii), the rest	mulgated pursuant to paragraph (1) shall re-
 with this paragraph before dischargination water. "(B) PERFORMANCE STANDARD ject to subparagraph (C)(ii), the rest 	quire a vessel to which this section applies to
 21 water. 22 "(B) PERFORMANCE STANDARI 23 ject to subparagraph (C)(ii), the rest 	conduct ballast water treatment in accordance
 22 "(B) PERFORMANCE STANDARD 23 ject to subparagraph (C)(ii), the rest 	with this paragraph before discharging ballast
23 ject to subparagraph (C)(ii), the re-	water.
	"(B) Performance standards.—Sub-
24 shall require that ballast water of	ject to subparagraph (C)(ii), the regulations
	shall require that ballast water discharged
25 shall—	shall—

1	"(i) contain—
2	((I) less than 1 living organism
3	per 10 cubic meters that is 50 or
4	more micrometers in minimum dimen-
5	sion;
6	((II) less than 1 living organism
7	per 10 milliliters that is—
8	"(aa) less than 50 microm-
9	eters in minimum dimension; and
10	"(bb) more than 10 microm-
11	eters in minimum dimension;
12	"(III) concentrations of indicator
13	microbes that are less than—
14	"(aa)(AA) 1 colony-forming
15	unit of toxicogenic Vibrio cholera
16	(serotypes O1 and O139) per
17	100 milliliters; or
18	"(BB) 1 colony-forming unit
19	of that microbe per gram of wet
20	weight of zoological samples;
21	"(bb) 126 colony-forming
22	units of escherichia coli per 100
23	milliliters; and

	_ `
1	"(cc) 33 colony-forming
2	units of intestinal enterococci per
3	100 milliliters; and
4	"(IV) concentrations of such ad-
5	ditional indicator microbes as may be
6	specified in regulations promulgated
7	by the Secretary, in consultation with
8	the Administrator, that are less than
9	the quantities specified in those regu-
10	lations; or
11	"(ii) comply with an alternative stand-
12	ard that is at least as protective as the
13	standards under clause (i), as determined
14	by the Secretary.
15	"(C) Best performing treatment.—
16	"(i) IN GENERAL.—Not later than
17	December 31, 2012, the Secretary, in con-
18	sultation with the Administrator, based on
19	technology assessments implemented before
20	July 31, 2012, shall determine whether
21	technologies exist that provide for the
22	achievement of the standards described in
23	subparagraph (B).
24	"(ii) Modification of stand-
25	ARDS.—If the Secretary, in consultation

1	with the Administrator, determines under
2	clause (i) that no technology exists that
3	provides for the achievement of the stand-
4	ards described in subparagraph (B), the
5	Secretary shall modify the standards to re-
6	quire vessels to discharge ballast water
7	that has been treated with a treatment sys-
8	tem that is among the best-performing 25
9	percent of treatment systems that meet the
10	applicable ballast discharge standard of the
11	International Maritime Organization.
12	"(D) RECEPTION FACILITY EXCEPTION.—
13	"(i) IN GENERAL.—The requirements
14	of this paragraph shall not apply to a ves-
15	sel that discharges ballast water into a
16	land-based or water-based facility for the
17	reception of ballast water that meets each
18	applicable standard under clause (ii).
19	"(ii) Applicable standards.—Not
20	later than 1 year after the date of enact-
21	ment of the Great Lakes Collaboration Im-
22	plementation Act, the Administrator and
23	the Secretary shall jointly promulgate
24	standards for—

1	"(I) the reception of ballast
2	water in land-based and water-based
3	reception facilities; and
4	"(II) the disposal or treatment of
5	received ballast water in a manner
6	that does not damage the environ-
7	ment, human health, property, or re-
8	sources.
9	"(4) REVIEW AND REVISION.—The Secretary,
10	in concurrence with the Administrator, shall review
11	and revise, not less frequently than once every 3
12	years—
13	"(A) any determination relating to the de-
14	termination under paragraph (3)(C)(i); and
15	"(B) any modification of a standard under
16	paragraph (3)(C)(ii).
17	"(5) CERTIFICATION OF TREATMENTS AND
18	PRACTICES.—
19	"(A) IN GENERAL.—Not later than the
20	date on which regulations are promulgated pur-
21	suant to paragraphs (2) and (3), the Secretary
22	shall, with the concurrence of the Adminis-
23	trator, promulgate regulations for—

"(i) the certification of treatments or 1 2 practices the performances of which comply with the regulations; and 3 "(ii) on-going enforcement of the ef-4 fective use of the certified treatments or 5 6 practices. 7 "(B) CERTIFICATION OF BALLAST WATER 8 EXCHANGE PROCEDURES.—The certification of 9 ballast water exchange procedures in compli-10 ance with the regulations promulgated pursuant 11 to paragraph (2) shall be based on a qualified 12 type-approval process, including a protocol in-13 volving dye studies or models detailing flow dy-14 namics of a vessel or class of vessels described 15 in paragraph (2)(A)(ii) for demonstrating the 16 number of flow-through exchanges necessary for 17 such a vessel to meet the percentage purge re-18 quirements associated with the flow-through 19 technique for ballast water exchange. 20 "(C) CERTIFICATION OF ALL OTHER BAL-

LAST WATER DISCHARGE TREATMENTS.—The certification of treatments in compliance with the regulations promulgated pursuant to paragraph (1)(B) shall be based on a qualified typeapproval process that—

1	"(i) is capable of estimating the ex-
2	tent to which ballast water discharge treat-
3	ed by a ballast water treatment system is
4	likely to comply with applicable standards,
5	including any restrictions relating to—
6	"(I) biological, chemical, or phys-
7	ical conditions of water taken into bal-
8	last; and
9	"(II) conditions encountered dur-
10	ing a voyage;
11	"(ii) is capable of determining the ex-
12	tent to which a ballast water treatment
13	method—
14	"(I) is environmentally sound,
15	based on criteria promulgated by the
16	Administrator under paragraph
17	(8)(A); and
18	"(II) is safe for vessel and crew;
19	"(iii) may be used in estimating the
20	expected useful life of the ballast water
21	treatment system, as determined on the
22	basis of voyage patterns and normal use
23	conditions;

1	"(iv) includes a ship-boarding testing
2	component (and may include a shore-based
3	testing component);
4	"(v) provides for appropriate moni-
5	toring, as determined by the Adminis-
6	trator;
7	"(vi) provides for revocation by the
8	Administrator of approval pending the re-
9	sults of the monitoring; and
10	"(vii) is cost-effective.
11	"(D) Expiration of ballast water ex-
12	CHANGE OPTION.—On the date of expiration of
13	the ballast water exchange option under para-
14	graph (2), the certification process shall apply
15	to all methods of ballast water management,
16	treatment, and system design.
17	"(E) REVIEW AND REVISION.—Not less
18	frequently than once every 3 years, the Sec-
19	retary, in conjunction with the Administrator,
20	shall review and, if necessary, revise the certifi-
21	cation process pursuant to subsection $(d)(1)$.
22	"(F) Application for approval.—
23	"(i) IN GENERAL.—The Secretary and
24	the Administrator shall approve an appli-
25	cation for certification of a ballast water

1	treatment system only if the application is
2	in such form and contains such informa-
3	tion as the Secretary and Administrator
4	may require.
5	"(ii) Approval and disapproval.—
6	"(I) IN GENERAL.—On receipt of
7	an application under clause (i)—
8	"(aa) the Administrator
9	shall, not later than 90 days
10	after the date of receipt of the
11	application—
12	"(AA) review the appli-
13	cation for compliance and
14	consistency with environ-
15	mental soundness criteria
16	promulgated under para-
17	graph (8)(A); and
18	"(BB) approve those
19	ballast water treatment sys-
20	tems that meet those cri-
21	teria; and
22	"(bb) the Secretary, in con-
23	sultation with the Task Force,
24	shall, not later than 180 days

1	after the date of receipt of the
2	application—
3	"(AA) determine
4	whether the ballast water
5	treatment system covered by
6	the application meets the re-
7	quirements of this sub-
8	section, as appropriate;
9	"(BB) approve or dis-
10	approve the application; and
11	"(CC) provide the ap-
12	plicant written notice of ap-
13	proval or disapproval.
14	"(II) LIMITATIONS.—An applica-
15	tion approved under subclause (I)
16	shall—
17	"(aa) be qualified with any
18	limitations relating to voyage
19	pattern, duration, or any other
20	characteristic that may affect the
21	effectiveness or environmental
22	soundness of the ballast water
23	treatment system covered by the
24	application, as determined by the

	-
1	Secretary in consultation with
2	the Administrator;
3	"(bb) be applicable to a spe-
4	cific vessel or group of vessels, as
5	determined by the Secretary;
6	"(cc) be valid for the least
7	of—
8	"(AA) the expected use-
9	ful life of the ballast water
10	treatment system;
11	"(BB) 10 years; or
12	"(CC) such period of
13	time for which the Secretary
14	or Administrator (as appro-
15	priate) determines that
16	(based on available informa-
17	tion, including information
18	developed pursuant to para-
19	graph $(6)(B)(iii))$ there ex-
20	ists a serious deficiency in
21	performance or environ-
22	mental soundness of the sys-
23	tem relative to anticipated
24	performance or environ-
25	mental soundness; and

	50
1	"(dd) be renewed if—
2	"(AA) the Secretary de-
3	termines that the ballast
4	water treatment system re-
5	mains in compliance with
6	applicable standards as of
7	the date of application for
8	renewal; or
9	"(BB) the remaining
10	useful life of the vessel is
11	less than 10 years.
12	"(6) EXPERIMENTAL APPROVAL FOR BALLAST
13	WATER TREATMENT.—
14	"(A) IN GENERAL.—The owner or operator
15	of a vessel may submit to the Secretary an ap-
16	plication to test or evaluate a promising ballast
17	water treatment technology that—
18	"(i) has the potential to achieve the
19	standards required under paragraph (3);
20	and
21	"(ii) is likely to achieve a minimum
22	performance that is the same as or more
23	stringent than a standard required under

paragraph (3)(C)(ii), as applicable.

"(B) APPROVAL.—The Secretary shall ap-1 2 prove an application under subparagraph (A) 3 if— "(i) the Secretary and the Adminis-4 trator determine that the treatment tech-5 nologies have the potential to achieve the 6 7 standards required under paragraph (3); 8 and "(ii) the Administrator determines, 9 10 based on independent and peer-reviewed 11 information provided to the Secretary by 12 the owner or operator of the vessel or 13 other applicable parties, that the treatment 14 technologies-"(I) comply with environmental 15 16 requirements (including regulations); 17 and 18 "(II) have the potential to meet 19 environmental soundness criteria es-20 tablished under paragraph (8)(A)(i). "(C) WAIVER.—If the Secretary approves 21 22 an application under subparagraph (B), the 23 Secretary and the Administrator may waive the

requirements under subsection (a)(4)(A) with

1	respect to the vessel that is subject to the appli-
2	cation approved.
3	"(D) Limitations.—
4	"(i) PERIOD OF TESTING.—Testing of
5	the treatment system approved under this
6	section may cease prior to the termination
7	of the approval period described in clause
8	(ii).
9	"(ii) Period of Approval.—Ap-
10	proval granted under subparagraph (B)
11	shall be for the least of—
12	"(I) the expected useful life of
13	the ballast water treatment system;
14	"(II) a period of 10 years; or
15	"(III) a period ending on the
16	date that the Secretary and Adminis-
17	trator (as appropriate) determines
18	that there exists a serious deficiency
19	in performance or human safety or
20	environmental soundness of the sys-
21	tem relative to anticipated perform-
22	ance or environmental soundness.
23	"(iii) INFORMATION.—As a condition
24	of receiving experimental approval for a
25	treatment under subparagraph (B), the

1	owner or operator of a vessel shall agree to
2	collect and report such information regard-
3	ing the operational and biological effective-
4	ness of the treatment through sampling of
5	the intake and discharge ballast as the
6	Secretary may request.
7	"(iv) RENEWAL.—An experimental
8	approval may be renewed in accordance
9	with paragraph $(5)(F)(ii)$.
10	"(7) Incentives for use of treatment sys-
11	TEMS.—
12	"(A) IN GENERAL.—The Secretary, the
13	Secretary of Transportation, and the Adminis-
14	trator shall assist owners or operators of vessels
15	that seek to obtain experimental approval for
16	installation of ballast water treatment systems,
17	including through providing guidance on—
18	"(i) a sampling protocol and test pro-
19	gram for cost effective treatment evalua-
20	tion;
21	"(ii) sources of sampling equipment
22	and field biological expertise; and
23	"(iii) examples of shipboard evalua-
24	tion studies.

1 "(B) SELECTION OF TECHNOLOGIES AND 2 PRACTICES.—In selecting technologies and 3 practices for shipboard demonstration under 4 section 1104(b), the Secretary of the Interior 5 and the Secretary of Commerce shall give pri-6 ority consideration to technologies and practices that have received or are in the process of re-7 8 ceiving certification under paragraph (5). "(C) ANNUAL SUMMARIES.—The Secretary 9 10 shall annually summarize, and make available 11 to interested parties, all available information 12 on the performance of technologies proposed for 13 ballast treatment to facilitate the application 14 process for experimental approval for ballast 15 water treatment under paragraph (6). "(8) Environmental soundness criteria 16 17 FOR BALLAST TREATMENTS.— 18 "(A) IN GENERAL.—The Administrator 19 shall include in criteria promulgated under sec-20 tion 1202(k)(1)(A) specific criteria— "(i) to ensure environmental sound-21 22 ness of ballast treatment systems; and 23 "(ii) to grant environmental sound-

24 ness exceptions under subparagraph (B).

25 "(B) EXCEPTIONS.—

1	"(i) IN GENERAL.—In reviewing appli-
2	cations under paragraph $(5)(F)(ii)(I)(aa)$
3	in an emergency situation to achieve reduc-
4	tions in significant and acute risk of trans-
5	fers of invasive species by vessels, the Sec-
6	retary and the Administrator may jointly
7	determine to make an exception to criteria
8	described in subparagraph (A)(i).
9	"(ii) QUALIFICATION OF APPROV-
10	ALS.—To be eligible for an exception under
11	clause (i), an approval under paragraph
12	(5)(F)(ii)(I)(aa) shall be qualified under
13	paragraph (5)(F)(ii)(II).
14	"(c) Great Lakes Program.—
15	"(1) REGULATIONS.—
16	"(A) IN GENERAL.—Until such time as
17	regulations are promulgated to implement the
18	amendments made by the Great Lakes Collabo-
19	ration Implementation Act, regulations promul-
20	gated to carry out this Act shall remain in ef-
21	fect until revised or replaced pursuant to the
22	Great Lakes Collaboration Implementation Act.
23	"(B) NO BALLAST ON BOARD.—Not later
24	than 180 days after the date of enactment of
25	the Great Lakes Collaboration Implementation

2to minimize the discharge of invasive species3from ships that claim no ballast on board, or4that claim to be carrying only unpumpable5quantities of ballast, including, at a minimum,6a requirement that—7"(i) such a ship shall conduct salt-8water flushing of ballast water tanks—9"(I) outside the exclusive eco-10nomic zone; or11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-25ment technology that is as effective as bal-	1	Act, the Secretary shall promulgate regulations
4that claim to be carrying only unpumpable5quantities of ballast, including, at a minimum,6a requirement that—7"(i) such a ship shall conduct salt-8water flushing of ballast water tanks—9"(I) outside the exclusive eco-10nomic zone; or11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	2	to minimize the discharge of invasive species
5quantities of ballast, including, at a minimum, a requirement that—7"(i) such a ship shall conduct salt- water flushing of ballast water tanks—9"(I) outside the exclusive eco- nomic zone; or10nomic zone; or11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be- yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require- ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of the Great Lakes Collaboration Implemen- tation Act, the Secretary shall promulgate regulations allowing ships entering the 24	3	from ships that claim no ballast on board, or
6a requirement that—7"(i) such a ship shall conduct salt- water flushing of ballast water tanks—9"(I) outside the exclusive eco- nomic zone; or10nomic zone; or11"(II) at a designated alternative exchange site; and13"(ii) before being allowed entry be- yond the St. Lawrence Seaway, the master of such a ship shall certify that the ship has complied with each applicable require- inf16has complied with each applicable require- ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than 180 days after the date of enactment of the Great Lakes Collaboration Implemen- tation Act, the Secretary shall promulgate regulations allowing ships entering the Great Lakes to use a ballast water treat-	4	that claim to be carrying only unpumpable
7"(i) such a ship shall conduct salt- water flushing of ballast water tanks—9"(I) outside the exclusive eco- nomic zone; or10nomic zone; or11"(II) at a designated alternative exchange site; and13"(ii) before being allowed entry be- l414yond the St. Lawrence Seaway, the master of such a ship shall certify that the ship has complied with each applicable require- ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than 180 days after the date of enactment of the Great Lakes Collaboration Implemen- tation Act, the Secretary shall promulgate regulations allowing ships entering the 24	5	quantities of ballast, including, at a minimum,
8water flushing of ballast water tanks—9"(I) outside the exclusive eco-10nomic zone; or11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	6	a requirement that—
9 ((I) outside the exclusive eco- 10 nomic zone; or 11 ((II) at a designated alternative 12 exchange site; and 13 ((ii) before being allowed entry be- 14 yond the St. Lawrence Seaway, the master 15 of such a ship shall certify that the ship 16 has complied with each applicable require- 17 ment under this subsection. 18 ((C) EARLY TECHNOLOGY.— 19 ((i) IN GENERAL.—Not later than 20 180 days after the date of enactment of 21 the Great Lakes Collaboration Implemen- 22 tation Act, the Secretary shall promulgate 23 regulations allowing ships entering the 24 Great Lakes to use a ballast water treat-	7	"(i) such a ship shall conduct salt-
10nomic zone; or11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	8	water flushing of ballast water tanks—
11"(II) at a designated alternative12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	9	"(I) outside the exclusive eco-
12exchange site; and13"(ii) before being allowed entry be-14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	10	nomic zone; or
 "(ii) before being allowed entry be- yond the St. Lawrence Seaway, the master of such a ship shall certify that the ship has complied with each applicable require- ment under this subsection. "(C) EARLY TECHNOLOGY.— "(i) IN GENERAL.—Not later than 180 days after the date of enactment of the Great Lakes Collaboration Implemen- tation Act, the Secretary shall promulgate regulations allowing ships entering the Great Lakes to use a ballast water treat- 	11	"(II) at a designated alternative
14yond the St. Lawrence Seaway, the master15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	12	exchange site; and
15of such a ship shall certify that the ship16has complied with each applicable require-17ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	13	"(ii) before being allowed entry be-
 has complied with each applicable requirement under this subsection. ment under this subsection. "(C) EARLY TECHNOLOGY.— "(i) IN GENERAL.—Not later than 180 days after the date of enactment of the Great Lakes Collaboration Implementation tation Act, the Secretary shall promulgate regulations allowing ships entering the Great Lakes to use a ballast water treat- 	14	yond the St. Lawrence Seaway, the master
1717171717ment under this subsection.18"(C) EARLY TECHNOLOGY.—19"(i) IN GENERAL.—Not later than20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	15	of such a ship shall certify that the ship
 18 "(C) EARLY TECHNOLOGY.— 19 "(i) IN GENERAL.—Not later than 20 180 days after the date of enactment of 21 the Great Lakes Collaboration Implemen- 22 tation Act, the Secretary shall promulgate 23 regulations allowing ships entering the 24 Great Lakes to use a ballast water treat- 	16	has complied with each applicable require-
 19 "(i) IN GENERAL.—Not later than 20 180 days after the date of enactment of 21 the Great Lakes Collaboration Implemen- 22 tation Act, the Secretary shall promulgate 23 regulations allowing ships entering the 24 Great Lakes to use a ballast water treat- 	17	ment under this subsection.
20180 days after the date of enactment of21the Great Lakes Collaboration Implemen-22tation Act, the Secretary shall promulgate23regulations allowing ships entering the24Great Lakes to use a ballast water treat-	18	"(C) Early technology.—
 the Great Lakes Collaboration Implemen- tation Act, the Secretary shall promulgate regulations allowing ships entering the Great Lakes to use a ballast water treat- 	19	"(i) IN GENERAL.—Not later than
 tation Act, the Secretary shall promulgate regulations allowing ships entering the Great Lakes to use a ballast water treat- 	20	180 days after the date of enactment of
 regulations allowing ships entering the Great Lakes to use a ballast water treat- 	21	the Great Lakes Collaboration Implemen-
24 Great Lakes to use a ballast water treat-	22	tation Act, the Secretary shall promulgate
	23	regulations allowing ships entering the
25 ment technology that is as effective as bal-	24	Great Lakes to use a ballast water treat-
	25	ment technology that is as effective as bal-

1	last water exchange, as determined by the
2	Secretary.
3	"(ii) REQUIREMENT.—The regulations
4	under clause (i) shall include a provision
5	that a ballast water treatment technology
6	used for purposes of complying with the
7	regulations shall be permitted for the
8	shorter of—
9	"(I) the 10-year period beginning
10	on the date of initial use of the tech-
11	nology; and
12	"(II) the life of the ship on which
13	the technology is used.
14	"(iii) TREATMENT EQUIVALENCY TO
15	BALLAST WATER EXCHANGE.—For pur-
16	poses of the regulations under clause (i),
17	the discharge standard of the International
18	Maritime Organization shall be considered
19	to be as effective as ballast water ex-
20	change.
21	"(2) Relationship to other programs.—
22	On implementation of a national mandatory ballast
23	management program that is at least as comprehen-
24	sive as the Great Lakes program (as determined by

1	the Secretary, in consultation with the Governors of
2	Great Lakes States)—
3	"(A) the program regulating vessels and
4	ballast water in Great Lakes under this section
5	shall terminate; and
6	"(B) the national program shall apply to
7	such vessels and ballast water.
8	"(3) REVIEW AND REVISION.—
9	"(A) IN GENERAL.—Not later than the
10	date that is 18 months after the date of enact-
11	ment of the Great Lakes Collaboration Imple-
12	mentation Act, the Secretary shall—
13	"(i) review and revise regulations pro-
14	mulgated under this section to ensure the
15	regulations provide the maximum prac-
16	ticable protection of the Great Lakes eco-
17	system from introduction by vessels (in-
18	cluding vessels in the unballasted condi-
19	tion) of aquatic invasive species; and
20	"(ii) promulgate the revised regula-
21	tions.
22	"(B) CONTENTS.—The revised regulations
23	shall include, at a minimum, requirements
24	under subsections (a) and (b) (as amended by
25	that Act).

"(d) PERIODIC REVIEW AND REVISION OF REGULA TIONS.—

3	"(1) IN GENERAL.—Not later than 3 years
4	after the date of enactment of the Great Lakes Col-
5	laboration Implementation Act, and not less often
6	than every 3 years thereafter, the Secretary shall
7	(with the concurrence of the Administrator, based on
8	recommendations of the Task Force, and informa-
9	tion collected and analyzed under this title and in
10	accordance with criteria developed by the Task
11	Force under paragraph (3))—
12	"(A) assess the compliance by vessels with
13	regulations promulgated under this section;
14	"(B) assess the effectiveness of the regula-
15	tions referred to in subparagraph (A) in reduc-
16	ing the introduction and spread of aquatic
17	invasive species by vessels; and
18	"(C) as necessary, on the basis of the best
19	scientific information available—
20	"(i) revise the regulations referred to
21	in subparagraph (A); and
22	"(ii) promulgate additional regula-
23	tions.
24	"(2) Special review and revision.—Not
25	later than 90 days after the date on which the Task

1	Force makes a request to the Secretary for a special
2	review and revision of the Program, the Secretary
3	shall (with the concurrence of the Administrator)—
4	"(A) conduct a special review of regula-
5	tions in accordance with paragraph (1) ; and
6	"(B) as necessary, in the same manner as
7	provided under paragraph (1)(C)—
8	"(i) revise those guidelines; or
9	"(ii) promulgate additional regula-
10	tions.
11	"(3) CRITERIA FOR EFFECTIVENESS.—Not
12	later than 1 year after the date of enactment of the
13	Great Lakes Collaboration Implementation Act, and
14	every 3 years thereafter, the Task Force shall sub-
15	mit to the Secretary criteria for determining the
16	adequacy and effectiveness of all regulations promul-
17	gated under this section.
18	"(e) SANCTIONS.—
19	"(1) Civil penalties.—
20	"(A) IN GENERAL.—Any person that vio-
21	lates a regulation promulgated under this sec-
22	tion shall be liable for a civil penalty in an

amount not to exceed \$50,000.

1	"(B) SEPARATE VIOLATIONS.—Each day
2	of a continuing violation constitutes a separate
3	violation.
4	"(C) LIABILITY OF VESSELS.—A vessel op-
5	erated in violation of a regulation promulgated
6	under this Act shall be liable in rem for any
7	civil penalty assessed under this subsection for
8	that violation.
9	"(2) CRIMINAL PENALTIES.—Any person that
10	knowingly violates the regulations promulgated
11	under subsection (b) is guilty of a class C felony.
12	"(3) Revocation of clearance.—On request
13	of the Secretary, the Secretary of the Treasury shall
14	withhold or revoke the clearance of a vessel required
15	by section 4197 of the Revised Statutes (46 U.S.C.
16	App. 91), if the owner or operator of that vessel is
17	in violation of the regulations promulgated under
18	subsection (b).
19	"(4) EXCEPTION TO SANCTIONS.—This sub-
20	section does not apply to a failure to exchange bal-
21	last water if—
22	"(A) the master of a vessel, acting in good
23	faith, decides that the exchange of ballast water
24	will threaten the safety or stability of the vessel
25	or the crew or passengers of the vessel; and

1	"(B) the vessel complies with—
2	"(i) recordkeeping requirements of
3	this Act;
4	"(ii) contingency requirements of sec-
5	tion 1211; and
6	"(iii) reporting requirements of this
7	Act.
8	"(f) Coordination With Other Agencies.—The
9	Secretary is encouraged to use (with consent) the exper-
10	tise, facilities, members, or personnel of, appropriate Fed-
11	eral and State agencies and organizations that have rou-
12	tine contact with vessels, as determined by the Secretary.
13	"(g) Consultation With Canada, Mexico, and
14	OTHER FOREIGN GOVERNMENTS.—In developing the
15	guidelines issued and regulations promulgated under this
16	section, the Secretary is encouraged to consult with the
17	Government of Canada, the Government of Mexico, and
18	any other government of a foreign country that the Sec-
19	retary, in consultation with the Task Force, determines
20	to be necessary to develop and implement an effective
21	international program for preventing the unintentional in-
22	troduction and spread of nonindigenous species.
23	"(h) SAFETY EXEMPTION.—

24 "(1) MASTER DISCRETION.—The Master of a25 vessel is not required to conduct a ballast water ex-

1	change if the Master determines that the exchange
2	would threaten the safety or stability of the vessel,
3	or the crew or passengers of the vessel, because of
4	adverse weather, vessel architectural design, equip-
5	ment failure, or any other extraordinary conditions.
6	"(2) OTHER REQUIREMENTS.—A vessel that
7	does not exchange ballast water on the high seas
8	under paragraph (1) shall not discharge ballast
9	water in any harbor, except in accordance with a
10	contingency strategy approved by the Secretary (and
11	included in the invasive species management plan of
12	the vessel) to reduce the risk of organism transfer
13	by the discharge (using the best practicable tech-
14	nology and practices pursuant to regulations promul-
15	gated under subsection $(b)(1)$).

16 "(i) NON-DISCRIMINATION.—The Secretary shall en-17 sure that vessels registered outside of the United States 18 do not receive more favorable treatment than vessels reg-19 istered in the United States in any case in which the Sec-20 retary performs studies, reviews compliance, determines 21 effectiveness, establishes requirements, or performs any 22 other responsibilities under this Act.

23 "(j) EFFECT ON OTHER LAW.—Nothing in this sec24 tion or any regulation promulgated under this section su25 persedes or otherwise affects any requirement or prohibi-

tion relating to the discharge of ballast water under the
 Federal Water Pollution Control Act (33 U.S.C. 1251 et
 seq.).".

- 4 (b) Conforming Amendments.—
- 5 (1) Section 1102(c)(1) of the Nonindigenous
 6 Aquatic Nuisance Prevention and Control Act of
 7 1990 (16 U.S.C. 4712(c)(1)) is amended by striking
 8 "issued under section 1101(b)" and inserting "pro9 mulgated under section 1101(e)".

10 (2) Section 1102(f)(1)(B) of the Nonindigenous
11 Aquatic Nuisance Prevention and Control Act of
12 1990 (16 U.S.C. 4712(f)(1)(B)) is amended by
13 striking "guidelines issued pursuant to section
14 1101(c)" and inserting "regulations promulgated
15 under section 1101(e)".

16 SEC. 102. ARMED SERVICES WHOLE VESSEL MANAGEMENT

17 **PROGRAM.**

18 Section 1103 of the Nonindigenous Aquatic Nuisance
19 Prevention and Control Act of 1990 (16 U.S.C. 4713) is
20 amended—

(1) by striking the section heading and insert-ing the following:

23 "SEC. 1103. ARMED SERVICES WHOLE VESSEL MANAGE-

24 MENT PROGRAM.";

25 and

1	(2) in subsection (a)—
2	(A) by striking "Subject to" and inserting
3	the following:
4	"(1) BALLAST WATER.—Subject to"; and
5	(B) by adding at the end the following:
6	"(2) Towed vessel management pro-
7	GRAM.—
8	"(A) IN GENERAL.—Subject to operational
9	conditions, the Secretary of Defense, in con-
10	sultation with the Secretary and the Task
11	Force, shall implement a towed vessel manage-
12	ment program for Department of Defense ves-
13	sels to minimize the risk of introductions of
14	aquatic invasive species through hull and asso-
15	ciated hull aperture transfers by towed vessels.
16	"(B) CURRENT BALLAST PROGRAM.—Ex-
17	cept as provided in subparagraph (A), this Act
18	does not affect the ballast program for Depart-
19	ment of Defense vessels in effect on the date of
20	enactment of the Great Lakes Collaboration
21	Implementation Act.
22	"(3) REPORTS.—Not later than 3 years after
23	the date of enactment of the Great Lakes Collabora-
24	tion Implementation Act, and every 3 years there-
25	after, the Secretary of Defense shall submit to Con-

gress a report that includes a summary and analysis of the program carried out under this section.". **CHAPTER 2—PREVENTION OF THE INTRO- DUCTION OF AQUATIC INVASIVE SPE- CIES BY OTHER PATHWAYS**

7 Subtitle C of title I of the Nonindigenous Aquatic
8 Nuisance Prevention and Control Act of 1990 (16 U.S.C.
9 4721 et seq.) is amended by adding at the end the fol10 lowing:

SEC. 106. PRIORITY PATHWAY MANAGEMENT PROGRAM.

11 "SEC. 1210. PRIORITY PATHWAY MANAGEMENT PROGRAM.

12 "(a) IDENTIFICATION OF HIGH PRIORITY PATH-13 WAYS.—Not later than 2 years after the date of enactment of the Great Lakes Collaboration Implementation Act, and 14 15 every 3 years thereafter, the Task Force, in coordination with the Invasive Species Council and in consultation with 16 representatives of States, industry, and other interested 17 parties, shall, based on pathway surveys and other avail-18 able research relating to the rates of introductions in wa-19 20 ters of the United States—

"(1) identify those pathways that pose the highest risk for introductions of invasive species, both
nationally and on a region-by-region basis unless
further managed;

1	((2) develop recommendations for management
2	strategies for those high-risk pathways;
3	"(3) include in the report to the Congress re-
4	quired under section $1201(f)(2)(B)$ a description of
5	the identifications, strategies, and recommendations;
6	and
7	"(4) identify aquatic invasive species not yet in-
8	troduced into waters of the United States that are
9	likely to be introduced into waters of the United
10	States unless preventative measures are taken.
11	"(b) Management of High Priority Path-
12	WAYS.—Not later than 3 years after the date of enactment
13	of the Great Lakes Collaboration Implementation Act, the
14	Task Force or agencies of jurisdiction shall, to the max-
15	imum extent practicable, implement the strategies de-
16	scribed in subsection (a)(2).".
17	SEC. 107. SCREENING PROCESS FOR PLANNED IMPORTA-
18	TIONS OF LIVE AQUATIC ORGANISMS.
19	Subtitle B of title I of the Nonindigenous Aquatic
20	Nuisance Prevention and Control Act of 1990 (16 U.S.C.

21 4711 et seq.) is amended by adding at the end the fol-22 lowing:

1 "SEC. 1105. SCREENING PROCESS FOR PLANNED IMPORTA-2 TIONS OF LIVE AQUATIC ORGANISMS.

3 "(a) IN GENERAL.—Not later than 3 years after the
4 date of enactment of the Great Lakes Collaboration Imple5 mentation Act, no live aquatic organism of a species not
6 in trade shall be imported into the United States without
7 screening and approval in accordance with subsections (c)
8 and (d).

9 "(b) GUIDELINES.—

"(1) IN GENERAL.—Not later than 30 months 10 11 after the date of enactment of the Great Lakes Col-12 laboration Implementation Act, in consultation with 13 regional panels convened under section 1203, States, 14 tribes, and other stakeholders, the Invasive Species 15 Council (in conjunction with the Task Force) shall 16 issue guidelines for screening proposed planned im-17 portations of live aquatic organisms into the United 18 States, that include—

19 "(A) guidelines for minimum information
20 requirements for determinations under sub21 section (c); and

"(B) guidelines for a simplified notification
procedure for any additional shipments of organisms that may occur after completion of an
initial screening process and determination
under subsection (c).

1	"(2) PURPOSE.—The purpose of the screening
2	process shall be to prevent the introduction or estab-
3	lishment of aquatic invasive species in waters of the
4	United States and contiguous waters of Canada and
5	Mexico.
6	"(3) FACTORS.—In developing guidelines under
7	this subsection and reviewing and revising the guide-
8	lines under subsection (j), the Invasive Species
9	Council and the Task Force shall consider—
10	"(A) the likelihood of the spread of species
11	by human or natural means;
12	"(B) species that may occur in association
13	with the species planned for importation, in-
14	cluding pathogens, parasites, and free-living or-
15	ganisms; and
16	"(C) regional differences in probability of
17	invasion and associated impacts.
18	"(c) CATEGORIES.—The screening process conducted
19	pursuant to subsection (d) shall require the identification,
20	to the maximum extent practicable, to the species level or,
21	at least, to the genus level, of live aquatic organisms pro-
22	posed for importation and shall list—
23	"(1) species with high or moderate probability
24	of undesirable impacts to areas within the bound-
25	aries of the United States and contiguous areas of

neighboring countries, to which the species is likely
 to spread; and

3 "(2) species on which there is insufficient infor4 mation to determine the risk category based on
5 guidelines issued pursuant to subsection (b)(1)(B).

6 "(d) EVALUATION.—

"(1) IN GENERAL.—Not later than 180 days 7 8 after the date of promulgation of guidelines under 9 subsection (b), in consultation with regional panels 10 convened under section 1203, States, tribes, and 11 other stakeholders, a Federal agency with authority 12 over an importation into the United States of a live 13 organism of a species not in trade shall screen the species in accordance with guidelines promulgated 14 15 under subsection (b).

16 "(2) DELEGATION AND AUTHORITY.—If no
17 agency has authority described in paragraph (1) or
18 an agency delegates the screening to the Director
19 under subsection (h)—

20 "(A) the Director shall screen the orga21 nisms in accordance with subsections (a) and
22 (b); and

23 "(B) the Director may prohibit the impor24 tation of an organism of a species not in trade
25 if the Director determines, based on evaluations

consistent with the screening requirements promulgated under subsection (f), that the species
has a high or moderate probability of undesirable impacts on areas within the boundaries of
the United States and contiguous areas of
neighboring countries to which the species may
spread.

8 "(3) MULTIPLE JURISDICTION.—If more than 1 9 agency has jurisdiction over the importation of a live 10 organism, the agencies shall conduct only 1 screen-11 ing process as determined by a memorandum of un-12 derstanding consistent with subsection (f), except 13 that the Secretary of Agriculture, shall conduct 14 screening of organisms imported to be cultured.

15 "(e) REQUIREMENTS.—A Federal agency of jurisdic-16 tion, or the Director, shall—

"(1) restrict or prohibit the importation into
the United States from outside the United States of
any species that is described in subsection (c)(1);

"(2) prohibit the importation of any species described in subsection (c)(2), unless the importation
is for the sole purpose of research that is conducted
in accordance with section 1202(f)(2); and

1	"(3) make a determination under this sub-
2	section not later than 60 days after receiving a re-
3	quest for permission to import a live aquatic species.
4	"(f) Memorandum of Understanding.—
5	"(1) IN GENERAL.—The Director of the United
6	States Fish and Wildlife Service shall enter into a
7	memorandum of understanding with the heads of
8	the agencies of jurisdiction regarding the screening
9	requirements contained in this section.
10	"(2) CONTENTS.—The memorandum of under-
11	standing shall contain, at a minimum—
12	"(A) a description of the relationship be-
13	tween and responsibilities of the agencies of ju-
14	risdiction, including a process designating a
15	lead agency in cases in which multiple agencies
16	may have jurisdiction over the screening of an
17	aquatic species;
18	"(B) the process by which the Director will
19	delegate screening duties to and receive delega-
20	tion from other agencies of jurisdiction; and
21	"(C) the process by which agencies of ju-
22	risdiction will coordinate and share information
23	required for the screening process.
24	"(g) DELEGATION TO DIRECTOR.—Any agency with
25	authority over the planned importation of a live aquatic

organism may delegate to the Director the screening proc ess carried out under this section.

3 "(h) CATALOG OF SPECIES IN TRADE.—Not later 4 than 1 year after the date of enactment of the Great 5 Lakes Collaboration Implementation Act, the Director of 6 the United States Geological Survey and the Director of 7 the Smithsonian Environmental Research Center, in co-8 operation with agencies with jurisdiction over planned im-9 portations of live organisms, shall—

10 "(1) develop and update as necessary a catalog11 of species in trade; and

12 "(2) include the list in the information provided13 to the public pursuant to section 1102(f).

14 "(i) REVIEW AND REVISION.—

15 "(1) IN GENERAL.—At least once every 3 years,
16 the Council, in conjunction with the Task Force,
17 shall use research on early detection and monitoring
18 under section 1106, among other information
19 sources, to review and revise the screening, guide20 lines, and process carried out under this section.

21 "(2) REPORT.—The Invasive Species Council
22 shall include in its report to Congress required pur23 suant to section 1201(f)(2)(B)—

1	"(A) an evaluation of the effectiveness of
2	the screening processes carried out under this
3	section;
4	"(B) an evaluation of the consistency of
5	the application of the screening by agencies;
6	and
7	"(C) recommendations for revisions of the
8	processes.
9	"(j) Prohibitions.—It shall be unlawful for any
10	person subject to the jurisdiction of the United States to
11	import an organism of a species described under sub-
12	section (c) or (d) or in violation of regulations promul-
13	gated under this section.
14	"(k) Penalties.—
15	"(1) Civil penalties.—Any person who vio-
16	lates subsection (j) shall be liable for a civil penalty
17	in an amount not to exceed \$50,000.
18	"(2) CRIMINAL PENALTIES.—Any person who
19	knowingly violates subsection (j) is guilty of a class
20	C felony.
21	"(l) FEES.—The head of any agency that has juris-
22	diction over a planned importation of a species subject to
23	screening under this Act may increase the amount of any
24	appropriate fee that is charged under an authority of law

1 to offset the cost of any screening process carried out2 under this section.

3 "(m) INFORMATION.—A Federal agency conducting 4 a screening process under this section shall make the re-5 sults of the process available to the public (including inter-6 national organizations).

7 "(n) REGULATIONS.—The Director may issue regula-8 tions to implement this section.

9 "(o) APPLICABILITY: EFFECT ON OTHER LAWS.—
10 Nothing in this section shall be construed as repealing,
11 superseding, or modifying any provision of Federal or
12 state law.".

13 CHAPTER 3—EARLY DETECTION; RAPID

14 **RESPONSE; CONTROL AND OUTREACH**

15 SEC. 111. EARLY DETECTION.

Subtitle B of title I of the Nonindigenous Aquatic
Nuisance Prevention and Control Act of 1990 (16 U.S.C.
4711 et seq.) (as amended by section 107) is amended
by adding at the end the following:

20 "SEC. 1106. EARLY DETECTION AND MONITORING.

21 "(a) EARLY DETECTION.—

"(1) IN GENERAL.—Not later than 18 months
after the date of enactment of the Great Lakes Collaboration Implementation Act, in conjunction with
the Council, the Task Force shall develop and pro-

1	mulgate a set of sampling protocols, a geographic
2	plan, and budget to support a national system of ec-
3	ological surveys to rapidly detect recently established
4	aquatic invasive species in waters of the United
5	States.
6	"(2) CONTENTS.—The protocols, plan, and
7	budget shall, at a minimum—
8	"(A) address a diversity of aquatic eco-
9	systems of the United States (including inland
10	and coastal waters);
11	"(B) encourage State, local, port, and trib-
12	al participation in monitoring;
13	"(C) balance scientific rigor with practica-
14	bility, timeliness, and breadth of sampling activ-
15	ity;
16	"(D) consider the pathways and/or orga-
17	nisms identified under section 1210;
18	"(E) include a capacity to evaluate the im-
19	pacts of permitted importations screened by the
20	processes established under section 1105; and
21	"(F) include clear lines of communication
22	with appropriate Federal, State, and regional
23	rapid response authorities.
24	"(3) IMPLEMENTATION.—Not later than 3
25	years after the date of enactment of the Great Lakes

1	Collaboration Implementation Act, the Director of
2	the United States Fish and Wildlife Service, the Ad-
3	ministrator of the National Oceanic and Atmos-
4	pheric Administration, and the Administrator (in
5	consultation with the Invasive Species Council and
6	in coordination with other agencies) shall implement
7	a national system of ecological surveys that is—
8	"(A) carried out in cooperation with State,
9	local, port, tribal authorities, and other non-
10	Federal entities (such as colleges and univer-
11	sities); and
12	"(B) based on the protocols, plan, and
13	budget published under subsection $(a)(1)$ and
14	any public comment.".
15	SEC. 112. RAPID RESPONSE.
16	Subtitle C of title I of the Nonindigenous Aquatic
17	Nuisance Prevention and Control Act of 1990 (16 U.S.C.
18	4721 et seq.) is further amended by adding at the end
19	the following:
20	"SEC. 1211. RAPID RESPONSE.
21	"(a) State Rapid Response Contingency Strat-
22	EGIES.—
23	"(1) Emergency funds for rapid re-
24	SPONSE.—A State that has in effect a rapid re-
25	sponse contingency strategy for invasive species in

1	the State, including rapid assessment capabilities,
2	that is approved under paragraph (2) shall be eligi-
3	ble to receive emergency funding to remain available
4	until expended to implement rapid response meas-
5	ures for aquatic invasive species under the strategy,
6	subject to renewal, as determined by the Secretary
7	of the Interior and the Secretary in accordance with
8	paragraph (2).
9	"(2) Approval of rapid response contin-
10	GENCY STRATEGIES.—The Task Force, in consulta-
11	tion with the Invasive Species Council, shall approve
12	a State rapid response contingency strategy de-
13	scribed in paragraph (1) if the strategy—
14	"(A) identifies all key governmental and
15	nongovernmental partners to be involved in car-
16	rying out the strategy;
17	"(B) clearly designates the authorities and
18	responsibilities of each partner, including the
19	authority of any State or government of an In-
20	dian tribe to distribute emergency funds;
21	"(C) specifies criteria for rapid response
22	measures, including a diagnostic system that—
23	"(i) distinguishes cases in which rapid
24	response has a likelihood of success and

1	cases in which rapid response has no likeli-
2	hood of success;
3	"(ii) distinguishes rapid response
4	measures from ongoing management and
5	control of established populations of aquat-
6	ic invasive species; and
7	"(iii) distinguishes instances in which
8	the rate and probability of organism dis-
9	persal is significantly altered by vessel
10	movements;
11	"(D) includes an early detection strategy
12	that supports or complements the early detec-
13	tion and monitoring system developed under
14	section 1106;
15	"(E) provides for a monitoring capability
16	to assess—
17	"(i) the extent of infestations; and
18	"(ii) the effectiveness of rapid re-
19	sponse efforts;
20	"(F) to the maximum extent practicable, is
21	integrated into the State aquatic invasive spe-
22	cies management plan approved under section
23	1204;
24	"(G) to the maximum extent possible, does
25	not use rapid response tools that do not meet

1	environmental criteria developed under sub-
2	section $(e)(4);$
3	"(H) includes a public education and out-
4	reach component directed at—
5	"(i) potential pathways for spread of
6	aquatic invasive species; and
7	"(ii) persons involved in industries
8	and recreational activities associated with
9	those pathways; and
10	"(I) to the extent that the strategy involves
11	vessels, conforms with guidelines issued by the
12	Secretary under subsection $(c)(2)$.
13	"(b) Regional Rapid Response Contingency
14	STRATEGIES.—The Task Force, with the concurrence of
15	the Invasive Species Council and in consultation with the
16	regional panels of the Task Force established under sec-
17	tion 1203, shall encourage the development of regional
18	rapid response contingency strategies that—
19	"(1) provide a consistent and coordinated ap-
20	proach to rapid response; and
21	"(2) are approved by—
22	"(A) the Secretary; and
23	"(B) the Governors and Indian tribes hav-
24	ing jurisdiction over areas within a region.

1	"(c) Model Rapid Response Contingency
2	STRATEGIES.—Not later than 18 months after the date
3	of enactment of the Great Lakes Collaboration Implemen-
4	tation Act—
5	"(1) the Task Force, with the concurrence of
6	the Invasive Species Council and the regional panels
7	of the Task Force established under section 1203,
8	shall develop—
9	"(A) a model State rapid response contin-
10	gency strategy for aquatic invasive species, in-
11	cluding rapid assessment capability, that in-
12	cludes, to the maximum extent practicable, the
13	components listed under subparagraphs (A)
14	through (H) of subsection $(a)(2)$; and
15	"(B) a model regional rapid response con-
16	tingency strategy for aquatic invasive species;
17	and
18	"(2) the Secretary, in concurrence with the
19	Task Force and the regional panels, shall issue
20	guidelines that describe vessel-related requirements
21	that may be used in a rapid response contingency
22	strategy, including specific requirements for strategy
23	approved under this section.
24	"(d) Cost Sharing.—

1	"(1) STATE RAPID RESPONSE CONTINGENCY
2	STRATEGIES.—The Federal share of the cost of ac-
3	tivities carried out under a State rapid response con-
4	tingency strategy approved under subsection (a)
5	shall be not less than 50 percent.
6	"(2) Regional rapid response contingency
7	STRATEGIES.—The Federal share of the cost of ac-
8	tivities carried out under a regional rapid response
9	contingency strategy approved under subsection (b)
10	shall be not less than 75 percent.
11	"(3) IN-KIND CONTRIBUTIONS.—States or re-
12	gions that receive Federal funds for rapid response
13	activities may provide matching funds in the form of
14	in-kind contributions.
15	"(e) Federal Rapid Response Teams.—
16	"(1) ESTABLISHMENT OF TEAMS.—Not later
17	than 1 year after the date of enactment of the Great
18	Lakes Collaboration Implementation Act, the
19	Invasive Species Council, in coordination with the
20	Task Force and the heads of appropriate Federal
21	agencies, shall establish a Federal rapid response
22	team for each of the 10 Federal regions that com-
23	prise the Standard Federal Regional Boundary Sys-
24	tem.

1	"(2) DUTIES OF TEAMS.—Each Federal rapid
2	response team shall, at a minimum—
3	"(A) implement rapid eradication or con-
4	trol responses for newly detected aquatic
5	invasive species on Federal and tribal land;
6	"(B) carry out, or assist in carrying out,
7	rapid responses for newly detected aquatic
8	invasive species on non-Federal land at the re-
9	quest of a State, Indian tribe, or group of
10	States or Indian tribes;
11	"(C) provide training and expertise for
12	State, tribal, or regional rapid responders;
13	"(D) provide central sources of informa-
14	tion for rapid responders;
15	"(E) maintain a list of researchers and
16	rapid response volunteers; and
17	"(F) in carrying out any rapid response
18	activity with respect to an aquatic noxious weed
19	listed under section 412(f) of the Plant Protec-
20	tion Act (7 U.S.C. 7712(f)), include representa-
21	tives of the Animal and Plant Health Inspection
22	Service.
23	"(3) CRITERIA FOR IDENTIFYING CASES OF
24	RAPID RESPONSE WARRANTING FEDERAL ASSIST-
25	ANCE.—Not later than 1 year after the date of en-

1	actment of the Great Lakes Collaboration Implemen-
2	tation Act, the Task Force, with the concurrence of
3	the Invasive Species Council, shall develop criteria to
4	identify cases of rapid response warranting Federal
5	assistance under this subsection, including criteria
6	relating to, at a minimum—
7	"(A) the extent to which infestations of
8	aquatic invasive species may be managed suc-
9	cessfully by rapid response;
10	"(B) the extent to which rapid response ef-
11	forts may differ from ongoing management and
12	control; and
13	"(C) the extent to which infestations of
14	nonindigenous aquatic invasive species are con-
15	sidered to be an acute or chronic threat to—
16	"(i) biodiversity of native fish and
17	wildlife;
18	"(ii) habitats of native fish and wild-
19	life; or
20	"(iii) human health.
21	"(4) Environmental criteria.—Not later
22	than 1 year after the date of enactment of the Great
23	Lakes Collaboration Implementation Act, the Ad-
24	ministrator, in consultation with the Invasive Spe-
25	cies Council, the Secretary of Transportation, the

Task Force (including regional panels of the Task
 Force established under section 1203), the Director,
 and the Director of the National Marine Fisheries
 Service, shall develop environmental criteria to mini mize nontarget environmental impacts of rapid re sponses carried out pursuant to this section.".

7 SEC. 113. ENVIRONMENTAL SOUNDNESS.

8 Section 1202(k) of the Nonindigenous Aquatic Nui9 sance Prevention and Control Act of 1990 (16 U.S.C.
10 4722) is amended to read as follows:

11 "(k) IMPROVEMENT OF TREATMENT METHODS FOR12 AQUATIC INVASIVE SPECIES.—

13 "(1) CRITERIA TO EVALUATE ENVIRONMENTAL
14 SOUNDNESS OF TREATMENT METHODS.—

"(A) IN GENERAL.—Not later than 1 year 15 16 after the date of enactment of the Great Lakes 17 Collaboration Implementation Act, the Adminis-18 trator, in consultation and cooperation with the 19 Secretary, the Invasive Species Council, and the 20 Task Force (including any regional panels of 21 the Task Force) shall promulgate criteria to 22 evaluate the treatment methods described in 23 subparagraph (B) for the purpose of ensuring 24 that the treatment methods pose no significant 25 threat of adverse effect on human health, public

1	safety, or the environment (including air quality
2	and the aquatic environment) that is acute,
3	chronic, cumulative, or collective.
4	"(B) TREATMENT METHODS.—The treat-
5	ment methods referred to in subparagraph (A)
6	are all mechanical, physical, chemical, biologi-
7	cal, and other treatment methods used in bodies
8	of water of the United States (regardless of
9	whether the bodies of water are navigable and
10	regardless of the origin of the waters), to pre-
11	vent, treat, or respond to the introduction of
12	aquatic invasive species.
13	"(C) Consultation.—In carrying out
14	subparagraph (A), the Administrator shall con-
15	sult with—
16	"(i) the Secretary of Transportation;
17	"(ii) the Task Force (including the re-
18	gional panels of the Task Force established
19	under section 1203);
20	"(iii) the Director;
21	"(iv) the Assistant Secretary;
22	"(v) the Director of the National Ma-
23	rine Fisheries Service; and
24	"(vi) relevant State agencies.

1	"(2) Publication of information on envi-
2	RONMENTALLY SOUND TREATMENT METHODS.—The
3	Administrator, in consultation with the Invasive Spe-
4	cies Council, shall publish (not later than 1 year
5	after the date of enactment of the Great Lakes Col-
6	laboration Implementation Act) and update annu-
7	ally—
8	"(A) a list of environmentally sound treat-
9	ment methods that may apply to a potential
10	aquatic invasive species response effort;
11	"(B) accompanying research that supports
12	the environmental soundness of each approved
13	treatment method; and
14	"(C) explicit guidelines under which each
15	treatment method can be used in an environ-
16	mentally sound manner.
17	"(3) Reports.—The Invasive Species Council
18	and Task Force shall include the information de-
19	scribed in paragraph (2) in the reports submitted
20	under section $1201(f)(2)(B)$.".
21	SEC. 114. INFORMATION, EDUCATION, AND OUTREACH.
22	Section 1202(h) of the Nonindigenous Aquatic Nui-
23	sance Prevention and Control Act of 1990 (16 U.S.C.
24	4722(h)) is amended—

1	(1) by striking "(h) Education.—The Task
2	Force" and inserting the following:
3	"(h) Information, Education, and Outreach
4	"(1) IN GENERAL.—The Task Force"; and
5	(2) by adding at the end the following:
6	"(2) Activities.—
7	"(A) IN GENERAL.—The programs carried
8	out under paragraph (1) shall include the ac-
9	tivities described in this paragraph.
10	"(B) PUBLIC OUTREACH.—
11	"(i) Public Warnings.—Not later
12	than 180 days after the date of enactment
13	of the Great Lakes Collaboration Imple-
14	mentation Act, each Federal officer of an
15	agency that provides Federal funds to
16	States for building or maintaining public
17	access points to United States water bodies
18	shall amend the guidelines of the agency,
19	in consultation with relevant State agen-
20	cies, to encourage the posting of regionally
21	specific public warnings or other suitable
22	informational and educational materials at
23	the access points regarding—
24	"(I) the danger of spread of

24 "(I) the danger of spread of25 aquatic invasive species through the

1	transport of recreational watercraft;
2	and
3	"(II) methods for removing orga-
4	nisms prior to transporting a
5	watercraft.
6	"(ii) CLEANING OF WATERCRAFT AT
7	MARINAS.—Not later than 1 year after the
8	date of enactment of the Great Lakes Col-
9	laboration Implementation Act, the Under
10	Secretary and the Director (in cooperation
11	with the Task Force and in consultation
12	with the States, relevant industry groups,
13	and Indian tribes) shall develop an edu-
14	cation, outreach, and training program di-
15	rected toward marinas and marina opera-
16	tors regarding—
17	"(I) checking watercraft for live
18	organisms;
19	"(II) removing live organisms
20	from the watercraft before the
21	watercraft are commercially or
22	recreationally trailered;
23	"(III) encouraging regular hull
24	cleaning and maintenance, avoiding
25	in-water hull cleaning; and

1	"(IV) other activities, as identi-
2	fied by the Secretary.
3	"(iii) Proper disposal of non-
4	INDIGENOUS LIVE AQUATIC ORGANISMS IN
5	TRADE.—The Task Force shall—
6	"(I) not later than 1 year after
7	the date of enactment of the Great
8	Lakes Collaboration Implementation
9	Act, develop (in consultation with in-
10	dustry and other affected parties)
11	issue guidelines for proper disposal of
12	live nonindigenous aquatic organisms
13	in trade; and
14	"(II) use the guidelines in appro-
15	priate public information and out-
16	reach efforts.
17	"(C) 100th meridian program.—
18	"(i) IN GENERAL.—Not later than 1
19	year after the date of enactment of the
20	Great Lakes Collaboration Implementation
21	Act, the Task Force shall expand the infor-
22	mation and education program directed at
23	recreational boaters in States from which
24	watercraft are transported westward across
25	the 100th meridian.

1	"(ii) ACTIVITIES.—In carrying out the
2	program, the task force shall—
3	((I) survey owners of watercraft
4	transported westward across the
5	100th meridian to determine the
6	States of origin of most such owners;
7	"(II) provide information directly
8	to watercraft owners concerning the
9	importance of cleaning watercraft car-
10	rying live organisms before trans-
11	porting the watercraft; and
12	"(III) support education and in-
13	formation programs of the States of
14	origin to ensure that the State pro-
15	grams address westward spread.
16	"(D) INFORMATION AND EDUCATION PRO-
17	GRAM BY NATIONAL PARK SERVICE.—The Sec-
18	retary of the Interior, acting through the Direc-
19	tor of the National Park Service, shall develop
20	a program to provide public outreach and other
21	educational activities to prevent the spread of
22	aquatic invasive species by recreational
23	watercraft in parkland or through events spon-
24	sored by the National Park Service.

1 "(3) OUTREACH TO INDUSTRY.—The Task 2 Force, in conjunction with the Invasive Species 3 Council, shall carry out activities to inform and pro-4 mote voluntary cooperation and regulatory compli-5 ance by members of the national and international 6 maritime, horticultural, aquarium, aquaculture, and 7 pet trade industries with screening, monitoring, and 8 control of the transportation of aquatic invasive spe-9 cies. "(4) Public access to monitoring informa-10 11 TION.—The Task Force, the Invasive Species Coun-12 cil, and other relevant agencies, shall maintain infor-13 mation on the Internet regarding— 14 "(A) the best approaches for the public 15 and private interests to use in assisting with national early detection and monitoring of 16 17 aquatic invasive species in waters of the United 18 States; 19 "(B) contact locations for joining a na-20 tional network of monitoring stations; "(C) approved State Management Plans 21 22 under section 1204(a) and Rapid Response 23 Contingency Strategies under sections 1211(a)(2) and 1211(c); and 24

1	"(D) the list of potential invaders under
2	section 1201(a)(4).".
3	CHAPTER 4—COORDINATION
4	SEC. 116. PROGRAM COORDINATION.
5	(a) Membership of Task Force.—Section 1201(b)
6	of the Nonindigenous Aquatic Nuisance Prevention and
7	Control Act of 1990 (16 U.S.C. 4721) is amended—
8	(1) in paragraph (6) by striking "and" at the
9	$\mathrm{end};$
10	(2) by redesignating paragraph (7) as para-
11	graph (12) ; and
12	(3) by inserting after paragraph (6) the fol-
13	lowing:
14	"(7) the Director of the United States Geologi-
15	cal Survey;
16	"(8) the Director of the Smithsonian Environ-
17	mental Research Center;
18	"(9) the Secretary of State;
19	"(10) the Secretary of Transportation;
20	"(11) the Secretary of Homeland Security;
21	and".
22	(b) Coordination With Invasive Species Coun-
23	CIL.—Section 1201(f) of the Nonindigenous Aquatic Nui-
24	sance Prevention and Control Act of 1990 (16 U.S.C.
25	4721(f)) is amended—

1	(1) by striking "Each Task Force member" and
2	inserting the following:
3	"(1) IN GENERAL.—Each member of the Task
4	Force"; and
5	(2) by adding at the end the following:
6	"(2) INVASIVE SPECIES COUNCIL.—The
7	Invasive Species Council shall—
8	"(A) coordinate and cooperate with the
9	Task Force in carrying out the duties of the
10	Invasive Species Council relating to aquatic
11	invasive species;
12	"(B) not later than 2 years after the date
13	of enactment of the Great Lakes Collaboration
14	Implementation Act, and every 3 years there-
15	after, submit to Congress a report that summa-
16	rizes the status of the conduct of activities au-
17	thorized by and required under this Act; and
18	"(C) establish any regional panels or task
19	forces in coordination with the regional panels
20	of the Task Force convened under section
21	1203.".
22	(c) Coordination With Other Programs.—Sec-
23	tion 1202(c) of the Nonindigenous Aquatic Nuisance Pre-
24	vention and Control Act of 1990 (16 U.S.C. 4722(c)) is
25	amended by adding at the end the following:

1	"(3) Recommendations for lists.—
2	"(A) IN GENERAL.—The Task Force shall
3	annually recommend to Federal agencies of ju-
4	risdiction such additions of aquatic invasive
5	species as the Task Force determines to be ap-
6	propriate for inclusion on—
7	"(i) any list of species of wildlife
8	under the Lacey Act Amendments of 1981
9	(16 U.S.C. 3371 et seq.) (including regula-
10	tions under such Act); or
11	"(ii) any list of noxious weeds under
12	the Plant Protection Act (7 U.S.C. 7701 et
13	seq.) (including regulations promulgated
14	under that Act contained in part 360 of
15	title 7, Code of Federal Regulations (or
16	any successor regulations)).
17	"(B) PROCESS.—The Task Force may use
18	the screening process developed pursuant to
19	section 1105 to identify species pursuant to
20	subparagraph (A).".
21	(d) REGIONAL COORDINATION.—Section 1203 of the
22	Nonindigenous Aquatic Nuisance Prevention and Control
23	Act of 1990 (16 U.S.C. 4723) is amended by adding at
24	the end the following:

"(d) ANNUAL INTERREGIONAL MEETING.—The Task
 Force shall annually convene all regional panels estab lished pursuant to this Act for the purpose of information
 transfer between and among panels, and between the pan els and the Task Force, regarding aquatic invasive species
 management.

7 "(e) ORGANIZATIONS.—An interstate organization 8 that has a Federal charter authorized by law, interstate 9 agreement, or Executive order for purposes of fisheries or 10 natural resource management may receive funds under 11 this Act to implement activities authorized under this 12 Act.".

(e) STATE AQUATIC INVASIVE SPECIES MANAGEMENT PLANS.—Section 1204(a) of the Nonindigenous
Aquatic Nuisance Prevention and Control Act of 1990 (16
U.S.C. 4724(a)) is amended—

(1) in paragraph (2)(A) by inserting before the
semicolon at the end the following: ", including, in
accordance with guidelines issued by the Task Force
under paragraph (5)—

21 "(A) rapid response contingency strategies
22 under section 1211;

23 "(B) early detection strategies under sec24 tion 1211(a)(2)(D);

1	"(C) aquatic plant control programs pursu-
2	ant to other law; and
3	"(D) screening of planned introductions
4	pursuant to section 1105;".
5	(2) in paragraph $(2)(D)$ by inserting "include"
6	after "(D)"; and
7	(3) by adding at the end the following:
8	"(5) GUIDELINES.—
9	"(A) IN GENERAL.—Not later than 1 year
10	after the date of enactment of the Great Lakes
11	Collaboration Implementation Act, the Task
12	Force shall publish in the Federal Register
13	guidelines for the development of plans under
14	this subsection, including guidelines for report-
15	ing progress in implementing the plans, to en-
16	courage consistency in implementation of and
17	reporting under those plans.
18	"(B) GUIDELINES.—The guidelines pub-
19	lished under subparagraph (A) shall include, for
20	the purpose of paragraph $(2)(A)$, guidelines
21	concerning—
22	"(i) rapid response contingency strate-
23	gies under section 1211;
24	"(ii) early detection and monitoring
25	strategies under section $1211(a)(2)(D)$;

1	"(iii) aquatic plant control programs;
2	"(iv) screening of planned introduc-
3	tions pursuant to and consistent with sec-
4	tion 1105; and
5	"(v) the review and revision of re-
6	quirements of this subsection and the re-
7	approval process under this subsection.
8	"(6) Relationship to other plans.—
9	"(A) IN GENERAL.—A plan approved
10	under paragraph (4) shall be deemed to meet
11	any State planning requirement of the program
12	established under section 104 of the River and
13	Harbor Act of 1958 (33 U.S.C. 610) for a plan
14	to control noxious aquatic plant growths.
15	"(B) ENFORCEMENT.—Funds provided to
16	States for implementation of plans pursuant to
17	section 1204 may be used by States to enforce
18	requirements relating to aquatic invasive species
19	under the Plant Protection Act (7 U.S.C. 7701
20	et seq.) (including regulations promulgated
21	under that Act contained in part 360 of title 7,
22	Code of Federal Regulations (or any successor
23	regulations)).
24	"(7) REVIEW AND REVISION.—

"(A) IN GENERAL.—Each State shall periodically review and, as necessary and subject to subparagraph (B), revise the management plan of the State in accordance with guidelines of the Task Force under paragraph (5).

"(B) UPDATE OF EXISTING PLANS.—A 6 7 State plan approved under the section before 8 the date of the enactment of the National 9 Aquatic Species Act of 2006 shall be revised by 10 the State under guidelines issued by the Direc-11 tor to conform to the guidelines published 12 under paragraph (5), but shall be treated as a 13 plan approved under this subsection for pur-14 poses of grants under this section.

15 "(8) OTHER STATE MANAGEMENT PLANS.—In 16 addition to the management plans required under 17 this subsection, the Director shall encourage each 18 State to develop and implement new, and expand ex-19 isting, State management plans to improve State ac-20 tions to prevent and control aquatic invasive spe-21 cies.".

(f) GRANT PROGRAM.—Section 1204(b)(1) of the
Nonindigenous Aquatic Nuisance Prevention and Control
Act of 1990 (16 U.S.C. 4724(b)(1)) is amended by strik-

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1	ing "subsection (a) for the implementation of those
2	plans." and inserting the following: "subsection (a)—
3	"(A) to develop those plans with a total amount
4	that does not exceed 10 percent of the amounts
5	made available for grants under this section for each
6	fiscal year; and
7	"(B) to implement those plans.".
8	SEC. 117. INTERNATIONAL COORDINATION.
9	Subtitle E of title I of the Nonindigenous Aquatic
10	Nuisance Prevention and Control Act of 1990 (16 U.S.C.
11	4751 et seq.) is amended—
12	(1) by striking the subtitle heading and insert-
12	ing the following.
13	ing the following:
13	"Subtitle E—Administration";
14	"Subtitle E—Administration";
14 15	"Subtitle E—Administration"; and
14 15 16	"Subtitle E—Administration"; and (2) by adding at the end the following:
14 15 16 17	"Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION.
14 15 16 17 18	 "Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION. "(a) IN GENERAL.—The Task Force, the Invasive
14 15 16 17 18 19	 "Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION. "(a) IN GENERAL.—The Task Force, the Invasive Species Council, and the Secretary of State shall, to the
 14 15 16 17 18 19 20 	 "Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION. "(a) IN GENERAL.—The Task Force, the Invasive Species Council, and the Secretary of State shall, to the maximum extent practicable, coordinate activities to en-
 14 15 16 17 18 19 20 21 	 "Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION. "(a) IN GENERAL.—The Task Force, the Invasive Species Council, and the Secretary of State shall, to the maximum extent practicable, coordinate activities to en- sure that international efforts to prevent and manage
 14 15 16 17 18 19 20 21 22 	 "Subtitle E—Administration"; and (2) by adding at the end the following: "SEC. 1402. INTERNATIONAL COORDINATION. "(a) IN GENERAL.—The Task Force, the Invasive Species Council, and the Secretary of State shall, to the maximum extent practicable, coordinate activities to en- sure that international efforts to prevent and manage aquatic invasive species (including through the Inter-

ordinated with policies of the United States established by
 this Act.

3 "(b) Coordination With Neighboring Coun-4 Tries.—

"(1) IN GENERAL.—The Task Force, in con-5 6 sultation with the Secretary of State, shall include in 7 the report required by section 1201(f)(2)(B) a de-8 scription of the means by which international agree-9 ments and regulations with countries that share a 10 border with the United States will be implemented 11 and enforced by Federal agencies (including a clari-12 fication of the roles and responsibilities of those 13 agencies).

14 "(2) NEGOTIATIONS.—As soon as practicable
15 after the date of enactment of the Great Lakes Col16 laboration Implementation Act, the Secretary of
17 State may enter into negotiations with—

18 "(A) Canada to issue a request that the 19 International Joint Commission, by not later 20 than 18 months after the date of enactment of 21 that Act, review, research, conduct hearings on, and submit to the parties represented on the 22 23 International Joint Commission a report that 24 describes the success of current policies of gov-25 ernments in the United States and Canada hav-

1	ing jurisdiction over the Great Lakes in antici-
2	pating and preventing biological invasions of
3	the aquatic ecosystem in the Great Lakes, in-
4	cluding—
5	"(i) an analysis of current Federal,
6	State or Provincial, local, and international
7	laws, enforcement practices, and agree-
8	ments;
9	"(ii) an analysis of prevention efforts
10	related to all likely pathways for biological
11	invasions of the aquatic ecosystem in the
12	Great Lakes; and
13	"(iii) recommendations of the Inter-
14	national Joint Commission for means by
15	which to improve and harmonize the poli-
16	cies and enforcement practices referred to
17	in clause (i); and
18	"(B) Mexico, to ensure coordination of ef-
19	forts of the United States with efforts of Mex-
20	ico to manage invasive species established in the
21	United States-Mexico border region.".

CHAPTER 5—AUTHORIZATION OF APPROPRIATIONS

3 SEC. 121. AUTHORIZATION OF APPROPRIATIONS.

4 Section 1301 of the Nonindigenous Aquatic Nuisance
5 Prevention and Control Act of 1990 (16 U.S.C. 4741) is
6 amended to read as follows:

7 "SEC. 1301. AUTHORIZATION OF APPROPRIATIONS.

8 "(a) IN GENERAL.—Except as otherwise provided in 9 this section, there are authorized to be appropriated such 10 sums as are necessary to carry out this Act for each of 11 fiscal years 2010 through 2014.

12 "(b) TASK FORCE AND AQUATIC NUISANCE SPECIES
13 PROGRAM.—There are authorized to be appropriated for
14 each of fiscal years 2010 through 2014—

15 "(1) \$8,000,000, to carry out activities of the
16 Task Force under section 1202, of which—

17 "(A) \$4,000,000 shall be used by the Di18 rector;

19 "(B) \$3,000,000 shall be used by the Na20 tional Oceanic and Atmospheric Administration;
21 and

22 "(C) \$1,000,000 shall be used by the
23 Invasive Species Council;

24 "(2) \$30,000,000, to provide grants under sec25 tion 1204(b);

	09
1	"(3) \$3,000,000, to provide assistance to the
2	regional panels of the Task Force; and
3	"(4) $$1,000,000$, to be used by the Director to
4	carry out section 1105(g).
5	"(c) International Coordination.—There is au-
6	thorized to be appropriated to the Department of State
7	to carry out section 1403 \$1,000,000 for each of fiscal
8	years 2010 through 2014.
9	"(d) Prevention of Introduction by Vessels
10	OF AQUATIC INVASIVE SPECIES INTO WATERS OF THE
11	UNITED STATES.—There are authorized to be appro-
12	priated for each of fiscal years 2010 through 2014—
13	"(1) $$6,000,000$, to be used by the Secretary to
14	carry out section 1101;
15	"(2) $$2,500,000$, to be used by the Adminis-
16	trator to carry out section 1101; and
17	"(3) $$2,750,000$, to be used by the Task Force
18	to carry out section 1101, of which—
19	"(A) $$1,500,000$ shall be used by the Di-
20	rector; and
21	"(B) $$1,250,000$ shall be used by the Na-
22	tional Oceanic and Atmospheric Administration.
23	"(e) Prevention of the Introduction by Non-
24	VESSEL PATHWAYS OF AQUATIC INVASIVE SPECIES INTO
25	WATERS OF THE UNITED STATES.—There are authorized

4	way management program under section 1210, of
5	which—
6	"(A) $$2,000,000$ shall be used by the Na-
7	tional Oceanic and Atmospheric Administration;
8	and
9	"(B) $3,000,000$ shall be used by the Di-
10	rector;
11	((2) \$1,000,000, to be used by the Invasive
12	Species Council to establish screening guidelines
13	under section 1105(b); and
14	"(3) $$3,500,000$, to be used by the Director to
15	promulgate and implement screening requirements
16	under section 1105(g).
17	"(f) Early Detection and Monitoring.—There
18	are authorized to be appropriated, to carry out early detec-
19	tion, monitoring, and survey planning and implementation
20	under section 1106, \$2,000,000 for each of fiscal years
21	2010 and 2011 and $10,000,000$ for each of fiscal years
22	2012 through 2014, of which—
23	"(1) for each of fiscal years 2010 and 2011— $\!\!\!$

to be appropriated for each of fiscal years 2010 through
 2014—

"(1) \$5,000,000, to carry out the priority path-

1	''(A) $$1,000,000$ shall be used by the Na-
2	tional Oceanic and Atmospheric Administration;
3	and
4	$^{\prime\prime}(B)$ \$1,000,000 shall be used by the Di-
5	rector; and
6	"(2) for each of fiscal years 2012 through
7	2014—
8	"(A) $$5,000,000$ shall be used by the Na-
9	tional Oceanic and Atmospheric Administration;
10	and
11	"(B) $$5,000,000$ shall be used by the Di-
12	rector.
13	"(g) Rapid Response and Environmental
13 14	"(g) Rapid Response and Environmental Soundness.—
14	Soundness.—
14 15	Soundness.— "(1) Rapid Response.—There are authorized
14 15 16	Soundness.— "(1) Rapid Response.—There are authorized to be appropriated for each of fiscal years 2010
14 15 16 17	Soundness.— "(1) RAPID RESPONSE.—There are authorized to be appropriated for each of fiscal years 2010 through 2014—
14 15 16 17 18	SOUNDNESS.— "(1) RAPID RESPONSE.—There are authorized to be appropriated for each of fiscal years 2010 through 2014— "(A) \$25,000,000, to the rapid response
14 15 16 17 18 19	SOUNDNESS.— "(1) RAPID RESPONSE.—There are authorized to be appropriated for each of fiscal years 2010 through 2014— "(A) \$25,000,000, to the rapid response fund of the Secretary of the Interior established
 14 15 16 17 18 19 20 	SOUNDNESS.— "(1) RAPID RESPONSE.—There are authorized to be appropriated for each of fiscal years 2010 through 2014— "(A) \$25,000,000, to the rapid response fund of the Secretary of the Interior established under section 1211;
 14 15 16 17 18 19 20 21 	SOUNDNESS.— "(1) RAPID RESPONSE.—There are authorized to be appropriated for each of fiscal years 2010 through 2014— "(A) \$25,000,000, to the rapid response fund of the Secretary of the Interior established under section 1211; "(B) \$1,000,000, to be used by the

1	"(C) $$1,500,000$, to be used for Federal
2	rapid response teams under section 1211(e), of
3	which—
4	((i) \$500,000 shall be used by the
5	National Oceanic and Atmospheric Admin-
6	istration; and
7	((ii) \$1,000,000 shall be used by the
8	Director.
9	"(2) Environmental soundness.—There is
10	authorized to be appropriated for establishment
11	under section 1202(k) of criteria for the improve-
12	ment of treatment methods for aquatic invasive spe-
13	cies \$600,000 for each of fiscal years 2010 through
14	2014.
15	"(h) Information, Education, and Outreach.—
16	There are authorized to be appropriated for each of fiscal
17	years 2010 through 2014—
18	"(1) $$500,000$, to be used by the Secretary of
19	the Interior to carry out the information and edu-
20	cation program under section $1202(h)(2)(D)$;
21	"(2) $$750,000$, to be used by the Director in
22	carrying out the 100th meridian program under sec-
23	tion $1202(h)(2)(C);$

1	"(3) \$2,000,000, to be used to carry out infor-
2	mational and educational activities of the Task
3	Force under section 1202(h), of which—
4	''(A) $$1,000,000$ shall be used by the Na-
5	tional Oceanic and Atmospheric Administration;
6	and
7	((B) \$1,000,000 shall be used by the Di-
8	rector; and
9	"(4) \$500,000, to be used by the National Oce-
10	anic and Atmospheric Administration to carry out
11	section 1202(h)(2)(B)(ii).".
12	CHAPTER 6—CONFORMING AMENDMENTS
13	SEC. 126. CONFORMING AMENDMENTS.
14	(a) IN GENERAL.—The Nonindigenous Aquatic Nui-
15	sance Prevention and Control Act of 1990 is amended—
16	(1) in section 1101 (16 U.S.C. 4711) by strik-
17	ing the section heading and inserting the following:
18	"SEC. 1101. PREVENTION OF INTRODUCTION OF AQUATIC
19	INVASIVE SPECIES INTO WATERS OF THE
20	UNITED STATES BY VESSELS.";
21	(2) in section 1102 (16 U.S.C. 4712)—
22	(A) in subsection (a) by striking the sub-
23	section heading and inserting the following:
24	"(a) Studies on Introduction of Aquatic
25	INVASIVE SPECIES BY VESSELS.—"; and

1	(B) in subsection (b)—
2	(i) by striking paragraph (1); and
3	(ii) by redesignating paragraphs (2)
4	and (3) as paragraphs (1) and (2) , respec-
5	tively;
6	(3) in subtitle C (16 U.S.C. 4721 et seq.) by
7	striking the subtitle heading and inserting the fol-
8	lowing:
9	"Subtitle C-Prevention and Con-
10	trol of Aquatic Invasive Species
11	Dispersal";
12	(4) in section 1201(a) (16 U.S.C. 4721(a)) by
13	striking "Nuisance Species" and inserting "Invasive
14	Species'';
15	(5) in section 1202 (16 U.S.C. 4722) by strik-
16	ing the section heading and inserting the following:
17	"SEC. 1202. AQUATIC INVASIVE SPECIES PROGRAM.";
18	(6) in section 1204 (16 U.S.C. 4724) by strik-
19	ing the section heading and inserting the following:
20	"SEC. 1204. STATE AQUATIC INVASIVE SPECIES MANAGE-
21	MENT PLANS.";
22	and
23	(7) by striking "aquatic nuisance species" each
24	place it appears and inserting "aquatic invasive spe-
25	cies".

(b) SHORT TITLE.—(1) Section 1001 of the Non indigenous Aquatic Nuisance Prevention and Control Act
 of 1990 (16 U.S.C. 4701) is amended by striking "Non indigenous Aquatic Nuisance" and inserting "Nonindige nous Aquatic Invasive Species".

6 (2) REFERENCES.—Any reference in a law, map, reg-7 ulation, document, paper, or other record of the United 8 States to the Nonindigenous Aquatic Nuisance Prevention 9 and Control Act of 1990 shall be deemed to be a reference 10 to the Nonindigenous Aquatic Invasive Species Prevention 11 and Control Act of 1990.

Subtitle B—Aquatic Invasive Species Research

14 SEC. 141. FINDINGS.

15 The Congress makes the following findings:

16 (1) Aquatic invasive species damage infrastruc17 ture, disrupt commerce, outcompete native species,
18 reduce biodiversity, and threaten human health.

19 (2) The direct and indirect costs of aquatic
20 invasive species to our Nation's economy number in
21 the billions of dollars per year.

(3) Recent studies have shown that, in addition
to economic damage, invasive species cause enormous environmental damage, and have cited invasive

species as the second leading threat to endangered
 species.

3 (4) Over the past 200 years, the rate of de4 tected marine and freshwater invasions in North
5 America has increased exponentially.

6 (5) The rate of invasions continues to grow7 each year.

8 (6) Marine and freshwater research underlies
9 every aspect of detecting, preventing, controlling,
10 and eradicating invasive species, educating citizens
11 and stakeholders, and restoring ecosystems.

12 (7) Current Federal efforts, including research 13 efforts, have focused primarily on controlling estab-14 lished invasive species, which is both costly and often 15 unsuccessful. An emphasis on research, development, 16 and demonstration to support efforts to prevent 17 invasive species or eradicate them upon entry into 18 United States waters would likely result in a more 19 cost-effective and successful approach to combating 20 invasive species through preventing initial introduc-21 tion.

(8) Research, development, and demonstration
to support prevention and eradication includes monitoring of both pathways and ecosystems to track the
introduction and establishment of nonnative species,

1	and development and testing of technologies to pre-
2	vent introduction through known pathways.
3	(9) Therefore, Congress finds that it is in the
4	United States interest to conduct a comprehensive
5	and thorough research, development, and demonstra-
6	tion program on aquatic invasive species in order to
7	better understand how aquatic invasive species are
8	introduced and become established and to support
9	efforts to prevent the introduction and establishment
10	of, and to eradicate, these species.
11	SEC. 142. DEFINITIONS.
12	In this Act:
13	(1) Administering agencies.—The term "ad-
14	ministering agencies" means—
15	(A) the National Oceanic and Atmospheric
16	Administration (including the Great Lakes En-
17	vironmental Research Laboratory);
18	(B) the Smithsonian Institution (acting
19	through the Smithsonian Environmental Re-
20	search Center); and
21	(C) the United States Geological Survey.
22	(2) Aquatic ecosystem.—The term "aquatic
23	ecosystem" means a freshwater, marine, or estuarine
24	environment (including inland waters, riparian
25	areas, and wetlands) located in the United States.

1	(3) BALLAST WATER.—The term "ballast
2	water" means any water (with its suspended matter)
3	used to maintain the trim and stability of a vessel.
4	(4) INVASION.—The term "invasion" means the
5	introduction and establishment of an invasive species
6	into an ecosystem beyond its historic range.
7	(5) INVASIVE SPECIES.—The term "invasive
8	species" means a species—
9	(A) that is nonnative to the ecosystem
10	under consideration; and
11	(B) whose introduction causes or may
12	cause harm to the economy, the environment, or
13	human health.
14	(6) INVASIVE SPECIES COUNCIL.—The term
15	"Invasive Species Council" means the council estab-
16	lished by section 3 of Executive Order No. 13112
17	(42 U.S.C. 4321 note).
18	(7) PATHWAY.—The term "pathway" means 1
19	or more routes by which an invasive species is trans-
20	ferred from one ecosystem to another.
21	(8) Species.—The term "species" means any
22	fundamental category of taxonomic classification or
23	any viable biological material ranking below a genus
24	or subgenus.

1	(9) TASK FORCE.—The term "Task Force"
2	means the Aquatic Nuisance Species Task Force es-
3	tablished by section 1201(a) of the Nonindigenous
4	Aquatic Nuisance Prevention and Control Act of
5	1990 (16 U.S.C. 4721(a)).
6	(10) Type approval.—The term "type ap-
7	proval" means an approval procedure under which a
8	type of system is certified as meeting a standard es-
9	tablished pursuant to Federal law for a particular
10	application.
11	SEC. 143. COORDINATION AND IMPLEMENTATION.
12	(a) COORDINATION.—In carrying out this Act, the
13	administering agencies shall coordinate with—
14	(1) appropriate State agencies;
15	(2) the Fish and Wildlife Service, the Environ-
16	mental Protection Agency, and other appropriate
17	Federal agencies; and
18	(3) the Task Force and Invasive Species Coun-
19	cil.
20	(b) IMPLEMENTATION.—The administering agencies
21	shall enter into a memorandum of understanding regard-
22	ing the implementation of this Act, which shall include the
23	coordination required by subsection (a).

(c) COOPERATION.—In carrying out this Act, the ad ministering agencies shall contract, as appropriate, or oth erwise cooperate with academic researchers.

4 (d) STRUCTURE.—To the extent practicable, the ad5 ministering agencies shall carry out this Act working with6 in the organizational structure of the Task Force and
7 Invasive Species Council.

8 SEC. 144. ECOLOGICAL AND PATHWAY RESEARCH.

9 (a) IN GENERAL.—The administering agencies shall 10 develop and conduct a marine and fresh-water research program which shall include ecological and pathway sur-11 12 veys and experimentation to detect nonnative aquatic spe-13 cies in aquatic ecosystems and to assess rates and patterns of introductions of nonnative aquatic species in aquatic 14 15 ecosystems. The goal of this marine and freshwater research program shall be to support efforts to prevent the 16 introduction of, detect, and eradicate invasive species 17 through informing early detection and rapid response ef-18 forts, informing relevant policy decisions, and assessing 19 20 the effectiveness of implemented policies to prevent the in-21 troduction and spread of aquatic invasive species. Surveys 22 and experiments under this subsection shall be commenced 23 not later than 18 months after the date of the enactment 24 of this Act.

1 (b) **PROTOCOL DEVELOPMENT.**—The administering 2 agencies shall establish standardized protocols for con-3 ducting ecological and pathway surveys of nonnative 4 aquatic species under subsection (a) that are integrated 5 and produce comparable data. Protocols shall, as practicable, be integrated with existing protocols and data col-6 7 lection methods. In developing the protocols under this 8 subsection, the administering agencies shall draw on the 9 recommendations gathered at the workshop under sub-10 section (g). The protocols shall be peer reviewed, and revised as necessary. Protocols shall be completed within 1 11 year after the date of the enactment of this Act. 12

13 (c) ECOLOGICAL AND PATHWAY SURVEY REQUIRE14 MENTS.—(1) Each ecological survey conducted under sub15 section (a) shall, at a minimum—

(A) document baseline ecological information of
the aquatic ecosystem including, to the extent practicable, a comprehensive inventory of native species,
nonnative species, and species of unknown origin
present in the ecosystem, as well as the chemical
and physical characteristics of the water and underlying substrate;

(B) for nonnative species, gather information to
assist in identifying their life history, environmental
requirements and tolerances, the historic range of

1	their native ecosystems, and their history of spread-
2	ing from their native ecosystems;
3	(C) track the establishment of nonnative species
4	including information about the estimated abun-
5	dance of nonnative organisms in order to allow an
6	analysis of the probable date of introduction of the
7	species; and
8	(D) identify the likely pathway of entry of non-
9	native species.
10	(2) Each pathway survey conducted under this sec-
11	tion shall, at a minimum—
12	(A) identify what nonnative aquatic species are
13	being introduced or may be introduced through the
14	pathways under consideration;
15	(B) determine the quantities of organisms being
16	introduced through the pathways under consider-
17	ation; and
18	(C) determine the practices that contributed to
19	or could contribute to the introduction of nonnative
20	aquatic species through the pathway under consider-
21	ation.
22	(d) NUMBER AND LOCATION OF SURVEY SITES.—
23	The administering agencies shall designate the number
24	and location of survey sites necessary to carry out marine
25	and freshwater research required under this section. In

establishing sites under this subsection or subsection (e),
 emphasis shall be on the geographic diversity of sites, as
 well as the diversity of the human uses and biological char acteristics of sites.

5 (e) Competitive Grant Program.—The National 6 Oceanic and Atmospheric Administration and the United 7 States Geological Survey shall jointly administer a pro-8 gram to award competitive, peer-reviewed grants to aca-9 demic institutions, State agencies, and other appropriate 10 groups, in order to assist in carrying out subsection (a), and shall include to the maximum extent practicable di-11 12 verse institutions, including Historically Black Colleges 13 and Universities and those serving large proportions of Hispanics, Native Americans, Asian-Pacific Americans, or 14 15 other underrepresented populations.

16 (f) SHIP PATHWAY SURVEYS.—Section
17 1102(b)(2)(B)(ii) of the Nonindigenous Aquatic Nuisance
18 Prevention and Control Act of 1990 (16 U.S.C.
19 4712(b)(2)(B)(ii)) is amended to read as follows:

20 "(ii) examine other potential modes
21 for the introduction of nonnative aquatic
22 species by ship, including hull fouling.".

(g) WORKSHOP.—In order to support the development of the protocols and design for the surveys under
subsections (b) and (c), and to determine how to obtain

1 consistent, comparable data across a range of ecosystems, 2 the administering agencies shall convene at least one 3 workshop with appropriate researchers and representa-4 tives involved in the management of aquatic invasive spe-5 cies from Federal and State agencies and academic institutions to gather recommendations. The administering 6 7 agencies shall make the results of the workshop widely 8 available to the public. The workshop shall be held within 9 180 days after the date of the enactment of this Act.

10 (h) EXPERIMENTATION.—The administering agen-11 cies shall conduct research to identify the relationship be-12 tween the introduction and establishment of nonnative 13 aquatic species, including those legally introduced, and the 14 circumstances necessary for those species to become 15 invasive.

16 (i) NATIONAL PATHWAY AND ECOLOGICAL SURVEYS17 DATABASE.—

18 (1) IN GENERAL.—The United States Geologi-19 cal Survey shall develop, maintain, and update, in 20 consultation and cooperation with the Smithsonian 21 Institution (acting through the Smithsonian Envi-22 ronmental Research Center), the National Oceanic 23 and Atmospheric Administration, and the Task 24 Force, a central, national database of information 25 concerning information collected under this section.

1	(2) REQUIREMENTS.—The database shall—
2	(A) be widely available to the public;
3	(B) be updated not less than once a quar-
4	ter;
5	(C) be coordinated with existing databases,
6	both domestic and foreign, collecting similar in-
7	formation; and
8	(D) be, to the maximum extent practicable,
9	formatted such that the data is useful for both
10	researchers and Federal and State employees
11	managing relevant invasive species programs.
12	SEC. 145. ANALYSIS.
13	(a) INVASION ANALYSIS.—
14	(1) IN GENERAL.—Not later than 3 years after
15	the date of the enactment of this Act, and every year
16	thereafter, the administering agencies shall analyze
17	data collected under section 144 and other relevant
18	research on the rates and patterns of invasions by
19	aquatic invasive species in waters of the United
20	States. The purpose of this analysis shall be to use
21	the data collected under section 144 and other rel-
22	evant research to support efforts to prevent the in-
23	troduction of, detect, and eradicate invasive species
24	through informing early detection and rapid re-
25	sponse efforts, informing relevant policy decisions,

1	and assessing the effectiveness of implemented poli-
2	cies to prevent the introduction and spread of
3	invasive species.
4	(2) CONTENTS.—The analysis required under
5	paragraph (1) shall include with respect to aquatic
6	invasive species—
7	(A) an analysis of pathways, including—
8	(i) identifying, and characterizing as
9	high, medium, or low risk, pathways re-
10	gionally and nationally;
11	(ii) identifying new and expanding
12	pathways;
13	(iii) identifying handling practices
14	that contribute to the introduction of spe-
15	cies in pathways; and
16	(iv) assessing the risk that species le-
17	gally introduced into the United States
18	pose for introduction into aquatic eco-
19	systems;
20	(B) patterns and rates of invasion and sus-
21	ceptibility to invasion of various bodies of
22	water;
23	(C) how the risk of establishment through
24	a pathway is related to the identity and number
25	of organisms transported;

1	(D) rates of spread and numbers and types
2	of pathways of spread of new populations of the
3	aquatic invasive species and an estimation of
4	the potential spread and distribution of newly
5	introduced invasive species based on their envi-
6	ronmental requirements and historical distribu-
7	tion;
8	(E) documentation of factors that influ-
9	ence an ecosystem's vulnerability to a nonnative
10	aquatic species becoming invasive;
11	(F) a description of the potential for, and
12	impacts of, pathway management programs on
13	invasion rates;
14	(G) recommendations for improvements in
15	the effectiveness of pathway management;
16	(H) to the extent practical, a determina-
17	tion of the level of reduction in live organisms
18	of various taxonomic groups required to reduce
19	the risk of establishment to receiving aquatic
20	ecosystems to an acceptable level; and
21	(I) an evaluation of the effectiveness of
22	management actions (including any standard)
23	at preventing nonnative species introductions
24	and establishment.

1 (b) RESEARCH TO ASSESS THE POTENTIAL OF THE 2 ESTABLISHMENT OF INTRODUCED SPECIES.—Within 2 3 years after the date of the enactment of this Act, the ad-4 ministering agencies shall develop a profile, based on the 5 general characteristics of invasive species and vulnerable ecosystems, in order to predict, to the extent practical, 6 7 whether a species planned for importation is likely to in-8 vade a particular aquatic ecosystem if introduced. In de-9 veloping the profile, the above agencies shall analyze the 10 research conducted under section 144, and other research 11 as necessary, to determine general species and ecosystem 12 characteristics (taking into account the opportunity for in-13 troduction into any ecosystem) and circumstances that can lead to establishment. Based on the profile, the Task 14 15 Force shall make recommendations to the Invasive Species Council as to what planned importations of nonnative 16 17 aquatic organisms should be restricted. This profile shall 18 be peer-reviewed.

(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated for carrying out this section and section 144, and section 1102(b)(2) of the Nonindigenous Aquatic Nuisance Prevention and Control Act
of 1990 (16 U.S.C. 4712(b)(2)) for each of the fiscal years
2010 through 2014—

(1) \$4,000,000 for the Smithsonian Environ mental Research Center;

3 (2) \$11,000,000 for the United States Geologi4 cal Survey (including activities through the Coopera5 tive Fish and Wildlife Research Program), of which
6 \$6,500,000 shall be for the grant program under
7 section 144(e), and of which \$500,000 shall be for
8 developing, maintaining, and updating the database
9 under section 144(i); and

10 (3) \$10,500,000 for the National Oceanic and
11 Atmospheric Administration, of which \$6,500,000
12 shall be for the grant program under section 144(e).

13 SEC. 146. DISSEMINATION.

(a) IN GENERAL.—The Invasive Species Council, in
coordination with the Task Force and the administering
agencies, shall be responsible for disseminating the information collected under this Act to the public, including
Federal, State, and local entities, relevant policymakers,
and private researchers with responsibility over or interest
in aquatic invasive species.

(b) REPORT TO CONGRESS.—Not later than 3 years
after the date of the enactment of this Act, the Invasive
Species Council shall report actions and findings under
section 145 to the Congress, and shall update this report
once every 3 years thereafter, or more often as necessary.

1 (c) **RESPONSE STRATEGY.**—The Invasive Species 2 Council, in coordination with the Task Force, the admin-3 istering agencies, and other appropriate Federal and State 4 agencies, shall develop and implement a national strategy 5 for how information collected under this Act will be shared with Federal, State, and local entities with responsibility 6 7 for determining response to the introduction of potentially 8 invasive aquatic species, to enable those entities to better 9 and more rapidly respond to such introductions.

10 (d) PATHWAY PRACTICES.—The Invasive Species Council, in coordination with the Task Force and the ad-11 12 ministering agencies, shall disseminate information to, 13 and develop an ongoing educational program for, pathway users (including vendors and customers) on how their 14 15 practices could be modified to prevent the intentional or unintentional introduction of nonnative aquatic species 16 17 into aquatic ecosystems.

(e) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Secretary of the
Interior for each of the fiscal years 2010 through 2014
\$500,000 for the Invasive Species Council for carrying out
this section.

111

3 (a) ENVIRONMENTALLY SOUND TECHNOLOGY DE4 VELOPMENT, DEMONSTRATION, AND VERIFICATION.—

5 (1) GRANT PROGRAM.—Not later than 1 year 6 after the date of the enactment of this Act, the En-7 vironmental Protection Agency, acting through the 8 Office of Research and Development, in consultation 9 with the Army Corps of Engineers, the admin-10 istering agencies, and the Task Force, shall develop 11 and begin administering a grant program to fund re-12 search, development, demonstration, and verification 13 of environmentally sound cost-effective technologies 14 and methods to control and eradicate aquatic 15 invasive species.

16 (2) PURPOSES.—Proposals funded under this17 subsection shall—

18 (A) seek to support Federal, State, or local
19 officials' ongoing efforts to control and eradi20 cate aquatic invasive species in an environ21 mentally sound manner;

(B) increase the number of environmentally sound technologies or methods Federal, State, or local officials may use to control
or eradicate aquatic invasive species;

1	(C) provide for demonstration or dissemi-
2	nation of the technology or method to potential
3	end-users; and
4	(D) verify that any technology or method
5	meets any appropriate criteria developed for ef-
6	fectiveness and environmental soundness by the
7	Environmental Protection Agency.
8	(3) PREFERENCE.—The Administrator of the
9	Environmental Protection Agency shall give pref-
10	erence to proposals that will likely meet any appro-
11	priate criteria developed for environmental sound-
12	ness by the Environmental Protection Agency.
13	(4) MERIT REVIEW.—Grants shall be awarded
14	under this subsection through a competitive, peer-re-
15	viewed process.
16	(5) REPORT.—Not later than 3 years after the
17	date of the enactment of this Act, the Administrator
18	of the Environmental Protection Agency shall pre-
19	pare and submit a report to Congress on the pro-
20	gram conducted under this subsection. The report
21	shall include findings and recommendations of the
22	Administrator with regard to technologies and meth-
23	ods.
24	(b) Ship Pathway Technology Demonstra-
25	TION.—

1	(1) Reauthorization of program.—Section
2	1301(e) of the Nonindigenous Aquatic Nuisance
3	Prevention and Control Act of 1990 (16 U.S.C.
4	4741(e)) is amended by striking "\$2,500,000" and
5	inserting "\$7,500,000 for each of the fiscal years
6	2010 through 2014".
7	(2) EXPANSION OF PROGRAM.—Section 1104(b)
8	of the Nonindigenous Aquatic Nuisance Prevention
9	and Control Act of 1990 (16 U.S.C. 4714(b)) is
10	amended—
11	(A) by redesignating paragraphs (4) and
12	(5) as paragraphs (5) and (6) , respectively; and
13	(B) by inserting after paragraph (3) the
14	following new paragraph:
15	"(4) Additional purposes.—The Secretary
16	of the Interior and the Secretary of Commerce may
17	also demonstrate and verify technologies under this
18	subsection to monitor and control pathways of orga-
19	nism transport on ships other than through ballast
20	water.".
21	(3) CRITERIA AND WORKSHOP.—Section 1104
22	of the Nonindigenous Aquatic Nuisance Prevention
23	and Control Act of 1990 (16 U.S.C. 4714) is
24	amended by adding at the end the following new
25	subsections:

"(d) CRITERIA.—When issuing grants under this sec tion, the National Oceanic and Atmospheric Administra tion shall give preference to those technologies that will
 likely meet the criteria laid out in any testing protocol de veloped by the Environmental Protection Agency Office of
 Research and Development's Environmental Technology
 Verification Program.

8 "(e) WORKSHOP.—The National Oceanic and Atmos-9 pheric Administration shall hold an annual workshop of 10 principal investigators funded under this section and re-11 searchers conducting research directly related to ship 12 pathway technology development, for information ex-13 change, and shall make the proceedings widely available 14 to the public.".

(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated for each of the fiscal
years 2010 through 2014 \$2,500,000 for the Environmental Protection Agency to carry out subsection (a).

19 SEC. 148. RESEARCH TO SUPPORT THE SETTING AND IM-

20

21

PLEMENTATION OF SHIP PATHWAY STAND-ARDS.

(a) RESEARCH PROGRAM.—The Coast Guard and the
Environmental Protection Agency, in coordination with
the National Oceanic and Atmospheric Administration,
the Task Force, and other appropriate Federal agencies

and academic researchers, shall develop a coordinated re search program to support the promulgation and imple mentation of standards to prevent the introduction and
 spread of invasive species by ships that shall include—

5 (1) characterizing physical, chemical, and bio6 logical harbor conditions relevant to ballast dis7 charge into United States waters to inform the de8 sign and implementation of ship vector control tech9 nologies and practices;

10 (2) developing testing protocols for determining
11 the effectiveness of vector monitoring and control
12 technologies and practices;

(3) researching and demonstrating methods for
mitigating the spread of invasive species by coastal
voyages, including exploring the effectiveness of alternative exchange zones in the near coastal areas
and other methods proposed to reduce transfers of
organisms;

(4) verifying the practical effectiveness of any
type approval process to ensure that the process produces repeatable and accurate assessments of treatment effectiveness; and

(5) evaluating the effectiveness and residualrisk and environmental impacts associated with any

standard set with respect to the ship pathway
 through experimental research.

3 (b) WORKING GROUP.—Not later than 2 years after 4 the issuance by the Coast Guard of any standard relating 5 to the introduction by ships of invasive species, the Coast 6 Guard shall convene a working group including the Envi-7 ronmental Protection Agency, the administering agencies, 8 and other appropriate Federal and State agencies and aca-9 demic researchers, to evaluate the effectiveness of that 10 standard and accompanying implementation protocols. 11 The duties of the working group shall, at a minimum, in-12 clude—

(1) reviewing the effectiveness of the standard
in reducing the establishment of invasive species in
aquatic ecosystems, taking into consideration the
data collected under section 144; and

(2) developing recommendations to the Coast
Guard for the revision of such standard and type approval process to ensure effectiveness in reducing introductions and accurate shipboard monitoring of
treatment performance that is simple and streamlined, which shall be made widely available to the
public.

24 (c) AUTHORIZATION OF APPROPRIATIONS.—There25 are authorized to be appropriated for each of the fiscal

years 2010 through 2014 \$1,500,000 for the Coast Guard
 and \$1,500,000 for the Environmental Protection Agency
 to carry out subsection (a).

4 SEC. 149. RESEARCH IN SYSTEMATICS AND TAXONOMY.

5 (a) IN GENERAL.—The National Science Foundation
6 shall establish a program to award grants to researchers
7 at institutions of higher education and museums to carry
8 out research programs in systematics and taxonomy.

9 (b) GOALS.—The goals of the program under this10 section are to—

(1) encourage scientists to pursue careers in
systematics and taxonomy to ensure a continuing
knowledge base in these disciplines;

14 (2) ensure that there will be adequate expertise
15 in systematics and taxonomy to support Federal,
16 State, and local needs to identify species;

(3) develop this expertise throughout the United
States with an emphasis on regional diversity; and
(4) draw on existing expertise in systematics
and taxonomy at institutions of higher education
and museums to train the next generation of systematists and taxonomists.

(c) CRITERIA.—Grants shall be awarded under this
section on a merit-reviewed competitive basis. Emphasis
shall be placed on funding proposals in a diverse set of

ecosystems and geographic locations, and, when applica ble, integrated with the United States Long Term Ecologi cal Research Network. Preference shall be given to pro posals that will include student participation, and to insti tutions and museums that actively train students to be come experts in taxonomy and systematics.

7 (d) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated to the National Science
9 Foundation for carrying out this section \$2,500,000 for
10 each of the fiscal years 2010 through 2014.

11 SEC. 150. STATE PROGRAMS.

(a) PLAN.—The administering agencies, in cooperation with the appropriate State agencies, shall develop a
plan to—

(1) conduct a survey of methods States and
Federal agencies are using to control or eradicate
aquatic invasive species;

18 (2) facilitate the exchange of information
19 among States and Federal agencies on methods
20 States or Federal agencies have found to be effective
21 at controlling or eradicating aquatic invasive species
22 and the costs of those methods; and

(3) evaluate the cost-effectiveness of the various
methods States and Federal agencies are using to
control or eradicate aquatic invasive species.

(b) REPORT.—Not later than one year after the date
 of enactment of this Act, the administering agencies shall
 jointly transmit to the Congress the plan described in sub section (a) and the expected costs of carrying out the plan.

5 Subtitle C—Invasive Species 6 Council

7 SEC. 161. SHORT TITLE.

8 This subtitle may be cited as the "National Invasive9 Species Council Act".

10sec. 162. Statement of Policy regarding federal11Duties.

(a) IN GENERAL.—No Federal agency may authorize, fund, or carry out any action that would likely cause
or promote the introduction or spread of an invasive species in the United States or any other location, unless the
head of the Federal agency, at his or her sole discretion
and pursuant to guidelines developed under subsection (b),
determines that—

(1) the benefits of the action under consideration clearly outweigh the potential harm to the environment, economy, or human health caused by the
introduction or spread of the invasive species; and

(2) all feasible and prudent measures to mini-mize risk of harm to the environment, economy, or

human health will be taken in carrying out the ac tions.

3 (b) GUIDELINES.—The Council for Environmental
4 Quality, in conjunction with the Invasive Species Council,
5 shall develop guidelines for Federal agencies to analyze ac6 tions pursuant to this section.

7 SEC. 163. NATIONAL INVASIVE SPECIES COUNCIL.

8 (a) ESTABLISHMENT.—There is established as an 9 independent entity within the executive branch the Na-10 tional Invasive Species Council. The Council shall provide leadership and coordination among Federal agencies, and 11 between the Federal Government and State and local gov-12 13 ernments, with respect to effort to minimize the economic, 14 ecological, and human health impacts that invasive species 15 cause and reduce the threat of further invasions.

- 16 (b) Membership.—
- 17 (1) IN GENERAL.—The Council shall consist of18 the following members:
- 19 (A) The Secretary of the Interior.
- 20 (B) The Secretary of Agriculture.
- 21 (C) The Secretary of Commerce.
- 22 (D) The Secretary of State.
- 23 (E) The Secretary of the Treasury.
- 24 (F) The Secretary of Defense.
- 25 (G) The Secretary of Transportation.

1	(H) The Secretary of Health and Human
2	Services.
3	(I) The Administrator of the Environ-
4	mental Protection Agency.
5	(J) The Administrator of the United
6	States Agency for International Development.
7	(K) Such additional members as may be
8	appointed under paragraph (2).
9	(2) ADDITIONAL MEMBERS.—With the concur-
10	rence of a majority of the members of the Council,
11	the Chair of the Council may appoint additional
12	members to the Council from among individuals who
13	are officers or employees of the Federal Government
14	with significant responsibilities concerning invasive
15	species.
16	(c) CHAIR.—The Secretary of the Interior shall serve
17	as chair of the Council for the 3-year period beginning
18	on the date of the enactment of this Act. Thereafter, the
19	chair shall rotate every 3 years among the following mem-
20	bers, in the order stated:
21	(1) The Secretary of Agriculture.
22	(2) The Secretary of Commerce.
23	(3) The Secretary of the Interior.
24	(d) MEETINGS.—The Council shall meet at least
25	semiannually, at the call of the chair.

1 (e) EXECUTIVE DIRECTOR.—

2 (1) APPOINTMENT.—The President shall appoint the Executive Director of the Council, by and
4 with the advice and consent of the Senate.

5 (2) CONSULTATION.—Before appointing an in-6 dividual under paragraph (1), the President shall 7 consult with the Secretary of the Interior, the Sec-8 retary of Agriculture, and the Secretary of Com-9 merce.

10 (3) QUALIFICATIONS.—An individual appointed 11 under this subsection must have legal or scientific 12 experience and training in the area of natural re-13 sources, ecology, or agriculture, and experience in 14 dealing with public policy matters regarding aquatic 15 and terrestrial invasive species.

16 (4) TERM.—The Executive Director of the
17 Council shall serve a term of six years, unless re18 moved earlier by the President.

19 (5) COMPENSATION.—The Executive Director
20 shall be paid at the maximum rate of basic pay for
21 GS-15 of the General Schedule.

22 SEC. 164. DUTIES.

(a) IN GENERAL.—The Council shall ensure that
Federal agency efforts concerning invasive species are coordinated, effective, complementary, and cost-efficient.

(b) SPECIFIC FUNCTIONS.—To carry out subsection
 (a) the Council shall perform the following functions:

3 (1) Coordinate with existing organizations addressing invasive species, such as the Aquatic Nui-4 5 sance Species Task Force, the Federal Interagency 6 Committee for the Management of Noxious and Ex-7 otic Weeds, regional panels established under the 8 Nonindigenous Aquatic Nuisance Prevention and 9 Control Act of 1990 (16 U.S.C. 4701 et seq.), and 10 the White House Office of Science and Technology 11 Policy, to implement the National Management 12 Plan.

13 (2) Develop recommendations for international 14 cooperation between Federal and State Governments 15 and other nations on tools, policies, and methods to 16 prevent the introduction and export of invasive spe-17 cies into and from, respectively, the United States. 18 (3) Develop guidelines for Federal agency ef-19 forts to ensure that Federal programs concerning 20 invasive species, including outreach programs, are 21 coordinated with State, local, and tribal govern-22 ments.

(4) Develop, in consultation with the Council on
Environmental Quality, guidance to Federal agencies
pursuant to the National Environmental Policy Act

	121
1	of 1969 (42 U.S.C. 4321 et seq.) on prevention, con-
2	trol, and eradication of invasive species.
3	(5) Establish and maintain a publicly acces-
4	sible, coordinated, up-to-date information sharing
5	system that—
6	(A) allows the access to and exchange of
7	information among Federal agencies and the
8	public; and
9	(B) utilizes, to the greatest extent prac-
10	ticable, the Internet.
11	(6) Ensure that Federal agencies implement the
12	plans, programs, and policies adopted by the Council
13	in the National Management Plan through appro-
14	priate actions, including working in cooperation with
15	Federal agencies on development of budgets pursu-
16	ant to the President's annual budget submission to
17	the Congress.
18	(7) Evaluate Federal programs that are likely
19	to cause or promote the introduction or spread of
20	invasive species in the United States, and rec-
21	ommend actions Federal agencies can take to mini-
22	mize the risk of introductions or further spread of
23	invasive species.
24	(8) Develop and submit to the appropriate
25	Committees of the House of Representatives and

1	Senate and the Director of the Office of Manage-
2	ment and Budget an annual list of priorities, ranked
3	in high, medium, and low categories, of Federal ef-
4	forts and programs in the following areas:
5	(A) Prevention.
6	(B) Eradication.
7	(C) Control.
8	(D) Monitoring.
9	(E) Research.
10	(F) Outreach.
11	SEC. 165. NATIONAL INVASIVE SPECIES MANAGEMENT
12	PLAN.
13	(a) DEVELOPMENT.—
13 14	(a) DEVELOPMENT.—(1) IN GENERAL.—The Council shall develop a
14	(1) IN GENERAL.—The Council shall develop a
14 15	(1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de-
14 15 16	(1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals
14 15 16 17	(1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals and specific measures of success for carrying out
14 15 16 17 18	(1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals and specific measures of success for carrying out each of the Federal agency activities related to
14 15 16 17 18 19	(1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals and specific measures of success for carrying out each of the Federal agency activities related to invasive species.
 14 15 16 17 18 19 20 	 (1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals and specific measures of success for carrying out each of the Federal agency activities related to invasive species. (2) DEVELOPMENT PROCESS.—The National
 14 15 16 17 18 19 20 21 	 (1) IN GENERAL.—The Council shall develop a National Invasive Species Management Plan that de- tails and recommends performance-oriented goals and specific measures of success for carrying out each of the Federal agency activities related to invasive species. (2) DEVELOPMENT PROCESS.—The National Management Plan shall be developed through a pub-

1	(3) CONTENTS.—The National Management
2	Plan shall include recommendations of effective,
2	
3	cost-efficient, environmentally sound, and science-
4	based approaches for the following:
5	(A) Prevention of the introduction of
6	invasive species, including approaches for iden-
7	tifying pathways by which invasive species are
8	introduced and for minimizing the risk of intro-
9	ductions via those pathways. Recommended ap-
10	proaches under this subparagraph shall provide
11	for—
12	(i) a process to evaluate risks associ-
13	ated with the introduction and spread of
14	invasive species; and
15	(ii) a coordinated and systematic risk-
16	based process to identify, monitor, and
17	interdict pathways that may be involved in
18	the introduction of invasive species.
19	(B) Cooperating with other nations to in-
20	crease their capacity to control their invasive
21	species and to prevent the spread of invasive
22	species across international borders.
23	(C) Rapidly detecting and responding to
24	incipient invasions of invasive species.

	127
1	(D) Managing new and established popu-
2	lations of invasive species by eradicating them
3	or controlling their spread.
4	(E) Accurately and reliably monitoring new
5	and established populations of invasive species.
6	(F) Restoring native species and habitat
7	conditions in ecosystems that have been invaded
8	by invasive species.
9	(G) Evaluating and documenting the im-
10	pacts of invasive species on the economy, the
11	environment, and human health.
12	(H) Conducting research on the matters
13	referred to in subparagraphs (A) through (F).
14	(I) Developing technologies to prevent the
15	introduction and provide for the management of
16	invasive species.
17	(J) Promoting public education on invasive
18	species and the means to address them.
19	(4) Identification of needed personnel,
20	ETC.—The National Management Plan shall identify
21	the personnel, other resources, and additional levels
22	of coordination needed to achieve the goals included
23	in the plan.
24	(b) EXISTING PLAN.—The Management Plan of the
25	National Invasive Species Council adopted in 2001 shall

sory committee to provide information and advice for con-sideration by the Council, which shall be known as the

Invasive Species Advisory Committee. Except as otherwise
 provided in this section, the advisory committee shall be
 organized, perform the functions, and have the authorities
 specified in the charter for such advisory committee signed
 by the Secretary of the Interior on October 30, 2001.

6 (b) APPOINTMENT.—Members of the advisory com-7 mittee shall be appointed by the chair of the Council, after 8 consultation with the other members of the Council, from 9 among individuals representing stakeholders with respect 10 to Federal programs for minimizing the economic, ecologi-11 cal, and human health impacts that invasive species cause.

12 (c) FUNCTIONS.—In addition to the functions speci-13 fied in the charter referred to in subsection (a), the advi-14 sory committee shall recommend to the Council plans and 15 actions at local, tribal, State, regional, and ecosystem-16 based levels to achieve the goals of the National Manage-17 ment Plan required under 165.

(d) CONTINUING OPERATION OF EXISTING COMMITTEE.—Any advisory committee appointed before the
date of the enactment of this Act pursuant to the charter
referred to in subsection (a) may continue in effect under
this section.

23 SEC. 167. BUDGET CROSSCUT.

The Director of the Office of Management and Budg-et shall prepare and submit to the Congress and the Coun-

1	cil, by not later than March 31, 2010, and of each year
2	thereafter, a budget analysis and summary of all Federal
3	programs relating to invasive species.
4	SEC. 168. DEFINITIONS.
5	In this Act:
6	(1) COUNCIL.—The term "Council" means the
7	National Invasive Species Council established by sec-
8	tion 163(a).
9	(2) Invasive species.—The term "invasive
10	species" means a species—
11	(A) that is nonnative to the ecosystem
12	under consideration; and
13	(B) the introduction of which causes or
14	may cause harm to the economy, the environ-
15	ment, or human health.
16	(3) NATIONAL MANAGEMENT PLAN.—The term
17	"National Management Plan" means the National
18	Invasive Species Management Plan developed by the
19	Council under section 165(a).
20	(4) Species.—The term "species" means a cat-
21	egory of taxonomic classification ranking below a
22	genus or subgenus and consisting of related orga-
23	nisms capable of interbreeding.

1 SEC. 169. EXISTING EXECUTIVE ORDER.

2 Executive Order 13112, dated February 3, 1999,
3 shall have no force or effect.

4 SEC. 170. AUTHORIZATION OF APPROPRIATIONS.

5 There is authorized to be appropriated to carry out
6 this Act \$2,000,000 for each of fiscal years 2010 through
7 2014.

8 TITLE II—COASTAL HEALTH

9 SEC. 201. TECHNICAL ASSISTANCE.

(a) TECHNICAL ASSISTANCE FOR RURAL AND SMALL
TREATMENT WORKS.—Section 104(b) of the Federal
Water Pollution Control Act (33 U.S.C. 1254(b)) is
amended—

(1) by redesignating paragraphs (1) through
(7) as subparagraphs (A) through (G), respectively,
and indenting the subparagraphs appropriately;

17 (2) by striking "(b) In carrying out" and in-18 serting the following:

19 "(b) AUTHORIZED ACTIVITIES.—

20 "(1) IN GENERAL.—In carrying out";

21 (3) in paragraph (1) (as designated by para22 graph (2))—

23 (A) by striking "paragraph (1) of sub24 section (a)" each place it appears and inserting
25 "subsection (a)(1)";

1	(B) in subparagraph (C) (as redesignated
2	by paragraph (1)), by striking "of this section";
3	(C) in subparagraph (F) (as redesignated
4	by paragraph (1)), by striking "thereof; and"
5	and inserting "of the effects;";
6	(D) in subparagraph (G) (as redesignated
7	by paragraph (1)), by striking the period at the
8	end and inserting "; and"; and
9	(E) by adding at the end the following:
10	"(H) make grants to nonprofit organiza-
11	tions—
12	"(i) to provide technical assistance to
13	rural and small municipalities for the pur-
14	pose of assisting, in consultation with the
15	State in which the assistance is provided,
16	the municipalities in the planning, develop-
17	ment, and acquisition of financing for
18	wastewater infrastructure assistance;
19	"(ii) to capitalize revolving loan funds
20	for the purpose of providing loans, in con-
21	sultation with the State in which the as-
22	sistance is provided and in accordance with
23	paragraph (2), to rural and small munici-
24	palities for—

133

	199
1	((I) predevelopment costs associ-
2	ated with wastewater infrastructure
3	projects; and
4	"(II) short-term costs incurred
5	for the replacement of equipment that
6	is not part of a regular operation or
7	maintenance activity for an existing
8	wastewater system;
9	"(iii) to provide technical assistance
10	and training for rural and small publicly
11	owned treatment works and decentralized
12	wastewater treatment systems to enable
13	the treatment works and systems to—
14	"(I) protect water quality; and
15	"(II) achieve and maintain com-
16	pliance with the requirements of this
17	Act; and
18	"(iv) to disseminate information to
19	rural and small municipalities and munici-
20	palities that meet the affordability criteria
21	established by the State in which the mu-
22	nicipality is located under section $603(i)(2)$
23	with respect to planning, design, construc-
24	tion, and operation of publicly owned treat-

1	ment works and decentralized wastewater
2	treatment systems."; and
3	(4) by adding at the end the following:
4	"(2) LOAN CONDITIONS.—
5	"(A) IN GENERAL.—A loan provided under
6	paragraph (1)(H)(ii) shall—
7	"(i) be provided at a below-market in-
8	terest rate;
9	"(ii) be provided in an amount not to
10	exceed \$100,000; and
11	"(iii) extend for a term of not more
12	than 10 years.
13	"(B) REPAYMENT.—Repayment of a loan
14	provided under paragraph (1)(H)(ii) shall be
15	credited to the water pollution control revolving
16	loan fund of the appropriate State under sec-
17	tion 603.".
18	(b) Authorization of Appropriations.—Section
19	104(u) of the Federal Water Pollution Control Act (33
20	U.S.C. 1254(u)) is amended—
21	(1) by striking "(u) There is authorized to be
22	appropriated (1) not" and inserting the following:
23	"(u) Authorization of Appropriations.—There
24	are authorized to be appropriated—
25	"(1) not";

1	(2) in paragraph (1), by striking "provisions;
2	(2) not" and inserting the following: "provisions;
3	"(2) not";
4	(3) in paragraph (2) , by striking "subsection
5	(g)(1); (3) not" and inserting the following: "sub-
6	section $(g)(1);$
7	"(3) not";
8	(4) in paragraph (3), by striking "subsection
9	(g)(2); (4) not" and inserting the following: "sub-
10	section $(g)(2);$
11	"(4) not";
12	(5) in paragraph (4) , by striking "subsection
13	(p); (5) not" and inserting the following: "subsection
14	(p);
15	"(5) not";
16	(6) in paragraph (5) , by striking "subsection
17	(r); and (6) not" and inserting the following: "sub-
18	section (r);
19	"(6) not";
20	(7) in paragraph (6), by striking the period at
21	the end and inserting "; and"; and
22	(8) by adding at the end the following:
23	((7) for each of fiscal years 2010 through
24	2014, not more than $$75,000,000$ to carry out sub-

1	paragraphs (C) and (H) of subsection $(b)(1)$, of
2	which, during any fiscal year—
3	"(A) not less than 20 percent shall be used
4	to carry out subsection $(b)(1)(H)$; and
5	"(B) not more than $\frac{1}{3}$ of the amount used
6	under subparagraph (A) shall be used to carry
7	out subsection (b)(1)(H)(ii).".
8	(c) Competitive Procedures for Awarding
9	GRANTS.—Section 104 of the Federal Water Pollution
10	Control Act (33 U.S.C. 1254) is amended by adding at
11	the end the following:
12	"(w) Competitive Procedures for Awarding
13	GRANTS.—The Administrator shall establish procedures
14	that promote competition and openness, to the maximum
15	extent practicable, in the award of grants to nonprofit pri-
16	vate agencies, institutions, and organizations under this
17	section.".
10	

18 SEC. 202. SEWER OVERFLOW CONTROL GRANTS.

19 Section 221 of the Federal Water Pollution Control
20 Act (33 U.S.C. 1301) is amended by striking subsection
21 (c) and inserting the following:

22 "(c) DEFINITION OF FINANCIALLY DISTRESSED
23 COMMUNITY.—A financially distressed community re24 ferred to in subsection (b) is a community that meets the

	101
1	affordability criteria established by the State in which the
2	community is located under section 603(i)(2).".
3	SEC. 203. WATER POLLUTION CONTROL REVOLVING LOAN
4	FUNDS.
5	(a) EXTENDED PAYMENT PERIOD.—Section
6	603(d)(1) of the Federal Water Pollution Control Act (33)
7	U.S.C. 1383(d)(1)) is amended—
8	(1) in subparagraph (A), by striking "20
9	years;" and inserting the following: "the lesser of—
10	"(i) the design life of the project to be
11	financed using the proceeds of the loan; or
12	"(ii) 30 years;"; and
13	(2) in subparagraph (B), by striking "not later
14	than 20 years after project completion" and insert-
15	ing "on the expiration of the term of the loan".
16	(b) Technical and Planning Assistance for
17	SMALL Systems.—Section 603(d) of the Federal Water
18	Pollution Control Act (33 U.S.C. 1383(d)) is amended—
19	(1) in paragraph (6) , by striking "and" at the
20	end;
21	(2) in paragraph (7) , by striking the period at
22	the end and inserting "; and"; and
23	(3) by adding at the end the following:
24	"(8) with respect to municipalities and inter-
25	municipal, interstate, and State agencies seeking as-

1	sistance under this title that serve a population of
2	20,000 or fewer, to provide to owners and operators
3	of small treatment works, in an amount not to ex-
4	ceed 2 percent of the amount of total grant awards
5	made under this title—
6	"(A) technical and planning assistance;
7	and
8	"(B) assistance relating to—
9	"(i) financial management;
10	"(ii) user fee analysis;
11	"(iii) budgeting;
12	"(iv) capital improvement planning;
13	"(v) facility operation and mainte-
14	nance;
15	"(vi) repair schedules; and
16	"(vii) other activities to improve
17	wastewater treatment plant management
18	and operations.".
19	(c) Additional Subsidization.—Section 603 of the
20	Federal Water Pollution Control Act (33 U.S.C. 1383) is
21	amended by adding at the end the following:
22	"(i) Additional Subsidization.—
23	"(1) IN GENERAL.—In any case in which a
24	State provides assistance to a municipality or an
25	intermunicipal, interstate, or State agency under

1	subsection (d), the State may provide additional sub-
2	sidization, including forgiveness of principal and
3	negative interest loans—
4	"(A) to benefit a municipality that—
5	"(i) meets the affordability criteria of
6	the State established under paragraph (2);
7	0 ľ
8	"(ii) does not meet the criteria estab-
9	lished under paragraph (2), if the munici-
10	pality—
11	((I) seeks additional subsidiza-
12	tion to benefit individual ratepayers in
13	the residential user rate class;
14	"(II) demonstrates to the State
15	that the ratepayers described in sub-
16	clause (I) will experience a significant
17	hardship on the increase in rates re-
18	quired to finance the project or activ-
19	ity for which the assistance is sought;
20	and
21	"(III) ensures, as part of an
22	agreement between the State and the
23	recipient, that the additional sub-
24	sidization provided under this para-
25	graph will be directed to those rate-

1	payers through a user charge rate sys-
2	tem (or another appropriate method);
3	and

4 "(B) to implement alternative processes, 5 materials, and techniques (including non-6 structural protection of surface waters, new or 7 improved methods of waste treatment, and pollutant trading) that may result in cost savings 8 9 or increased environmental benefit when com-10 pared to standard processes, materials, and 11 techniques.

12 "(2) Affordability criteria.—

"(A) ESTABLISHMENT.—

14 "(i) IN GENERAL.—Not later than 15 September 30, 2009, after providing notice 16 and an opportunity for public comment, a 17 State shall establish affordability criteria 18 to assist the State in identifying munici-19 palities that would experience a significant 20 hardship on the increase in rates required 21 to finance a project or activity that is eligi-22 ble for assistance under subsection (c)(1) if 23 additional subsidization under paragraph (1) is not provided. 24

13

"(ii) 1 FACTORS FOR CONSIDER-2 ATION.—In establishing criteria under clause (i), a State shall take into consider-3 ation-4 5 "(I) income data; "(II) population trends; and 6 7 "(III) any other data the State 8 determines to be relevant. 9 "(B) EXISTING CRITERIA.—If a State has 10 established, after providing notice and an op-11 portunity for public comment, criteria in ac-12 cordance with subparagraph (A) before the date 13 of enactment of this subsection, the criteria 14 shall be considered to be affordability criteria 15 established under that subparagraph. "(C) INFORMATION TO ASSIST STATES.— 16 17 The Administrator may publish information to 18 assist States in establishing affordability cri-19 teria under subparagraph (A).

20 "(3) PRIORITY.—In providing assistance under
21 this subsection, a State may give priority to any
22 owner or operator of a project or activity that—

23 "(A) is eligible to receive funding under
24 subsection (c)(1); and

1	"(B) is located in a municipality that
2	meets the affordability criteria established
3	under paragraph (2).

4 "(4) Set-Aside.—

"(A) IN GENERAL.—For any fiscal year 5 6 during which more than \$1,400,000,000 is 7 made available to the Administrator to carry 8 out this title, a State shall provide additional 9 subsidization under this subsection in the 10 amount described in subparagraph (B) to enti-11 ties described in paragraph (1) for projects and 12 activities identified in the intended use plan of 13 the State under section 606(c) on receipt of an 14 application for additional subsidization.

15 "(B) AMOUNT.—The amount referred to in
16 subparagraph (A) is an amount not less than
17 25 percent of the difference between—

18 "(i) the total amount that would have
19 been allotted to the State under section
20 604 during the appropriate fiscal year, if
21 the amount made available to the Adminis22 trator to carry out this title during that
23 fiscal year was equal to \$1,400,000,000;
24 and

1	"(ii) the total amount allotted to the
2	State under section 604 for that fiscal
3	year.
4	"(5) LIMITATION.—The total amount of addi-
5	tional subsidization provided by a State under this
6	subsection shall not exceed 30 percent of the total
7	amount of capitalization grants received by the State
8	under this title for fiscal years beginning after Sep-
9	tember 30, 2009.".
10	SEC. 204. ALLOTMENT OF FUNDS.
11	(a) IN GENERAL.—Section 604 of the Federal Water
12	Pollution Control Act (33 U.S.C. 1384) is amended by
13	striking subsection (a) and inserting the following:
13 14	striking subsection (a) and inserting the following: "(a) ALLOTMENTS.—
14	"(a) Allotments.—
14 15	"(a) Allotments.— "(1) Fiscal years 2010 and 2011.—Amounts
14 15 16	"(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years
14 15 16 17	"(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Adminis-
14 15 16 17 18	"(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Adminis- trator in accordance with the formula used to cal-
14 15 16 17 18 19	"(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Adminis- trator in accordance with the formula used to cal- culate allotments for fiscal year 2009.
 14 15 16 17 18 19 20 	 "(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Administrator in accordance with the formula used to calculate allotments for fiscal year 2009. "(2) FISCAL YEAR 2012 AND THEREAFTER.—
 14 15 16 17 18 19 20 21 	 "(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Administrator in accordance with the formula used to calculate allotments for fiscal year 2009. "(2) FISCAL YEAR 2012 AND THEREAFTER.— Amounts made available to carry out this title for
 14 15 16 17 18 19 20 21 22 	 "(a) ALLOTMENTS.— "(1) FISCAL YEARS 2010 AND 2011.—Amounts made available to carry out this title for fiscal years 2000 and 2010 shall be allotted by the Administrator in accordance with the formula used to calculate allotments for fiscal year 2009. "(2) FISCAL YEAR 2012 AND THEREAFTER.— Amounts made available to carry out this title for fiscal year 2012 and each fiscal year thereafter shall

1 "(A) for amounts up to \$1,350,000,000, in 2 accordance with the formula used to calculate 3 allotments for fiscal year 2009; and "(B) 4 for any amount in excess of 5 \$1,350,000,000, in accordance with the formula 6 developed by the Administrator under sub-7 section (d).". 8 (b) PLANNING ASSISTANCE.—Section 604(b) of the 9 Federal Water Pollution Control Act (33 U.S.C. 1384(b)) is amended by striking "1 percent" and inserting "2 per-10 11 cent". 12 (c) FORMULA.—Section 604 of the Federal Water 13 Pollution Control Act (33 U.S.C. 1384) is amended by adding at the end the following: 14 15 "(d) Formula Based ON WATER QUALITY NEEDS.—Not later than September 30, 2009, after pro-16 17 viding notice and an opportunity for public comment, the Administrator shall publish an allotment formula for pur-18 poses of subsection (a)(2)(B) based on water quality 19 20 needs, to be determined by the Administrator in accord-21 ance with the most recent survey of needs developed by 22 the Administrator under section 516.". 23 SEC. 205. AUTHORIZATION OF APPROPRIATIONS.

24 Section 607 of the Federal Water Pollution Control
25 Act (33 U.S.C. 1387) is amended to read as follows:

1	"SEC. 607. AUTHORIZATION OF APPROPRIATIONS.
2	"There are authorized to be appropriated to carry out
3	this title—
4	"(1) \$2,000,000,000 for fiscal year 2010;
5	"(2) \$3,000,000,000 for fiscal year 2011;
6	"(3) \$4,000,000,000 for fiscal year 2012;
7	((4) \$5,000,000,000 for fiscal year 2013; and
8	"(5) \$6,000,000,000 for fiscal year 2014.".
9	TITLE III—AREAS OF CONCERN
10	SEC. 301. REMEDIATION OF SEDIMENT CONTAMINATION IN
11	AREAS OF CONCERN.
12	Section $118(c)(12)(H)$ of the Federal Water Pollu-
13	tion Control Act (33 U.S.C. 1268(c)(12)(H)) is amended
14	by striking clause (i) and inserting the following:
15	"(i) IN GENERAL.—In addition to
16	other amounts authorized to be appro-
17	priated to carry out this section, there is
18	authorized to be appropriated to carry out
19	this paragraph \$150,000,000 for each of
20	fiscal years 2010 through 2014.".
21	TITLE IV—CLEAN WATER
22	AUTHORITY
23	SEC. 401. DEFINITION OF WATERS OF THE UNITED STATES.
24	Section 502 of the Federal Water Pollution Control
25	Act (33 U.S.C. 1362) is amended—
26	(1) by striking paragraph (7);
	•HR 500 IH

4 (3) by adding at the end the following: 5 "(23) WATERS OF THE UNITED STATES.—The 6 term 'waters of the United States' means all waters 7 subject to the ebb and flow of the tide, the territorial 8 seas, and all interstate and intrastate waters and 9 their tributaries, including lakes, rivers, streams (in-10 cluding intermittent streams), mudflats, sandflats, 11 wetlands, sloughs, prairie potholes, wet meadows, 12 playa lakes, natural ponds, and all impoundments of 13 the foregoing, to the fullest extent that these waters, 14 or activities affecting these waters, are subject to the 15 legislative power of Congress under the Constitu-16 tion.".

17 SEC. 402. CONFORMING AMENDMENTS.

18 The Federal Water Pollution Control Act (33 U.S.C.
19 1251 et seq.) is amended—

20 (1) by striking "navigable waters of the United
21 States" each place it appears and inserting "waters
22 of the United States";

(2) in section 304(l)(1) by striking "NAVIGABLE
WATERS" in the heading and inserting "WATERS OF
THE UNITED STATES"; and

(3) by striking "navigable waters" each place it 1 2 and inserting "waters of the appears United 3 States". TITLE V—TOXIC SUBSTANCES 4 5 SEC. 501. MERCURY REDUCTION GRANTS. 6 Section 118(c) of the Federal Water Pollution Con-7 trol Act (33 U.S.C. 1268(c)) is amended by adding at the 8 end the following: 9 "(14) MERCURY REDUCTION GRANTS.— 10 "(A) IN GENERAL.—The Program Office 11 shall provide grants to Great Lakes States and 12 Indian tribes in Great Lakes States to carry 13 out projects to reduce the quantity of mercury 14 in the Great Lakes. 15 "(B) APPLICATION.—Each Great Lake 16 State or Indian tribe that seeks a grant under 17 this paragraph shall submit an application to 18 the Program Office at such time, in such man-19 ner, and accompanied by or containing any in-20 formation that the Program Office may require. 21 "(C) AUTHORIZATION \mathbf{OF} APPROPRIA-22 TIONS.—There is authorized to be appropriated 23 to carry out this paragraph \$10,000,000 for 24 each of fiscal years 2010 through 2014.".

1	TITLE VI—INDICATORS AND
2	INFORMATION
3	Subtitle A—Research Program
4	SEC. 601. RESEARCH REAUTHORIZATIONS.
5	Section 118 of the Federal Water Pollution Control
6	Act (33 U.S.C. 1268) is amended by—
7	(1) in subsection (d) by striking paragraph (2)
8	and redesignating paragraphs (3) through (7) as
9	paragraphs (2) through (6), respectively.
10	(2) by striking subsection (e) and inserting the
11	following:
12	"(e) Research and Management Coordina-
13	TION.—
14	"(1) Joint plan.—
15	"(A) IN GENERAL.—Not later than Sep-
16	tember 30 of each year, the Program Office,
17	the Research Office, and the Great Lakes
18	Science Center shall prepare and submit to the
19	Executive Committee of the Regional Collabora-
20	tion a joint research plan for the fiscal year
21	that begins in the following calendar year.
22	"(B) Collaboration.—The Program Of-
23	fice, the Research Office, and the Great Lakes
24	Science Center shall consult with other appro-
25	priate Federal agencies, academic institutions,

1	State agencies, and other groups conducting
2	Great Lakes research and monitoring when pre-
3	paring its joint research plan.
4	"(C) SUBMISSION TO CONGRESS.—The
5	President shall include the plan described in
6	subparagraph (A) in the annual budget of the
7	United States Government submitted to Con-
8	gress by the President.
9	"(2) CONTENTS OF PLAN.—Each plan prepared
10	under paragraph (1) shall—
11	"(A) identify all proposed research dedi-
12	cated to activities carried out under the Great
13	Lakes Water Quality Agreement and any other
14	applicable agreements and amendments;
15	"(B) include the assessment of the Re-
16	gional Collaboration of priorities for research
17	needed to fulfill the terms of those agreements;
18	and
19	"(C) identify all proposed research that
20	may be used to develop a comprehensive envi-
21	ronmental database for the Great Lakes System
22	and establish priorities for development of the
23	database.".

1 SEC. 602. GREAT LAKES ENVIRONMENTAL RESEARCH LAB-2 **ORATORY.** 3 Section 118 of the Federal Water Pollution Control Act (33 U.S.C. 1268) is amended— 4 5 (1) in subsection (d)(6) by striking "priority 6 issues" and all that follows and inserting "are con-7 sistent with the joint research plan"; and 8 (2) by striking subsection (h) and inserting the 9 following: 10 "(h) AUTHORIZATION OF APPROPRIATIONS.—There 11 is authorized to be appropriated to carry out this section 12 \$55,000,000 for each of fiscal years 2010 through 2014, 13 of which, for each fiscal year— "(1) \$40,000,000 shall be made available to the 14 15 program Office; and 16 ((2) \$15,000,000 shall be made available to the 17 Great Lakes Environmental Research Laboratory.". 18 SEC. 603. GREAT LAKES SCIENCE CENTER. 19 There is authorized to be appropriated to the Direc-20 tor of the United States Geological Survey, for use by the 21 Great Lakes Science Center, to carry out research activi-22 ties that advance scientific knowledge and provide sci-23 entific information for restoring, enhancing, managing, 24 and protecting the living marine resources and habitats in the Great Lakes basin ecosystem \$25,000,000 for each 25 of fiscal years 2010 through 2014. 26

3 There is authorized to be appropriated to the Director of the National Oceanic and Atmospheric Administra-4 5 tion's Center for Sponsored Coastal Ocean Research, for use by the Center, to carry out a program to award grants 6 7 to academic institutions, State agencies, and other appro-8 priate groups to carry out activities consistent with the 9 Joint Research Plan developed under subsection (e) of section 1268 of title 33, United States Code, that advances 10 11 scientific knowledge and provides scientific information for restoring, enhancing, managing, and protecting the living 12 13 marine resources and habitats in the Great Lakes basin ecosystem \$25,000,000 for each of fiscal years 2010 14 through 2014. 15

Subtitle B—Ocean and Coastal Observation System

18 SEC. 611. DEFINITIONS.

19 In this Act:

20 (1) COUNCIL.—The term "Council" means the
21 National Ocean Research Leadership Council.

22 (2) GREAT LAKE.—The term "Great Lake"
23 means—

24 (A) Lake Erie;

25 (B) Lake Huron (including Lake Saint26 Clair);

and ng channels of those lary's River; Clair River; t River;
ng channels of those Iary's River; Clair River;
ng channels of those Iary's River; Clair River;
lary's River; Clair River;
Clair River;
t Rivor.
a River; and
Lawrence River to the
.—The term "observing
ed coastal, ocean, and
m to be established by
612(a).
ROGRAM OFFICE.—The
office" means the office
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e(d). D COASTAL OBSERVING
e(d). D COASTAL OBSERVING The President, acting
ed coastal, ocean, and em to be established by 612(a). ROGRAM OFFICE.—Th

1	modeling, research, education, and outreach de-
2	signed to provide data and information for the time-
3	ly detection and prediction of changes occurring in
4	the ocean, coastal, and Great Lakes environment
5	that impact the social, economic, and ecological sys-
6	tems of the United States.
7	(2) PURPOSES.—The observing system shall
8	provide for long-term, continuous, and quality-con-
9	trolled observations of the coasts, oceans, and Great
10	Lakes so as to—
11	(A) improve the health of the coasts,
12	oceans, and Great Lakes of the United States;
13	(B) protect human lives and livelihoods
14	from hazards, including tsunamis, hurricanes,
15	coastal erosion, and fluctuating Great Lakes
16	water levels;
17	(C) understand the effects of human activi-
18	ties and natural variability on the state of the
19	coasts, oceans, and Great Lakes and the socio-
20	economic well-being of the United States;
21	(D) provide for the sustainable use, protec-
22	tion, and enjoyment of ocean, coastal, and
23	Great Lakes resources;

1	(E) provide information that can support
2	the eventual implementation and refinement of
3	ecosystem-based management;
4	(F) supply critical information to marine-
5	related businesses, including aquaculture and
6	fisheries; and
7	(G) support research and development to—
8	(i) ensure continuous improvement to
9	ocean, coastal, and Great Lakes observa-
10	tion measurements; and
11	(ii) enhance understanding of the
12	ocean, coastal, and Great Lakes resources
13	of the United States.
14	(b) System Elements.—To carry out the purposes
15	of this subtitle, the observing system shall consist of—
16	(1) a national program to fulfill national obser-
17	vation priorities, including the ocean contribution of
18	the United States to the Global Earth Observation
19	System of Systems and the Global Ocean Observing
20	System;
21	(2) a network of regional associations to man-
22	age the regional ocean and coastal observing and in-
23	formation programs that collect, measure, and dis-
24	seminate data and information products to meet re-
25	gional needs;

1	(3) a data management and dissemination sys-	
2	tem for the timely integration and dissemination of	
3	data and information products from the national	
4	and regional systems;	
5	(4) a research and development program con-	
6	ducted under the guidance of the Council; and	
7	(5) an outreach, education, and training pro-	
8	gram that augments existing programs, including	
9	the National Sea Grant College Program, the Cen-	
10	ters for Ocean Sciences Education Excellence pro-	
11	gram, and the National Estuarine Research Reserve	
12	System, to ensure the use of the data and informa-	
13	tion for—	
14	(A) improving public education and aware-	
15	ness of the oceans of the United States; and	
16	(B) building the technical expertise re-	
17	quired to operate and improve the observing	
18	system.	
19	(c) COUNCIL FUNCTIONS.—In carrying out this sec-	
20	tion, the Council shall—	
21	(1) serve as the oversight body for the design	
22	and implementation of all aspects of the observing	
23	system;	
24	(2) adopt plans, budgets, and standards that	
25	are developed and maintained by the interagency	

1	program office in consultation with the regional as-
2	sociations;
3	(3) coordinate the observing system with other
4	earth observing activities, including the Global
5	Ocean Observing System and the Global Earth Ob-
6	serving System of Systems;
7	(4) coordinate and administer programs of re-
8	search, development, education, and outreach to—
9	(A) support improvements to, and the op-
10	eration of, an integrated ocean and coastal ob-
11	serving system; and
12	(B) advance the understanding of the
13	oceans;
14	(5) establish pilot projects to develop technology
15	and methods for advancing the development of the
16	observing system;
17	(6) provide, as appropriate, support for and
18	representation on United States delegations to inter-
19	national meetings on ocean and coastal observing
20	programs; and
21	(7) in consultation with the Secretary of State,
22	coordinate relevant Federal activities with those of
23	other nations.
24	(d) INTERAGENCY PROGRAM OFFICE.—

1	(1) IN GENERAL.—The Council shall establish
2	an interagency program office to be known as "Oce-
3	anUS".
4	(2) Responsibilities.—The interagency pro-
5	gram office shall be responsible for program plan-
6	ning and coordination of the observing system.
7	(3) REQUIREMENTS.—The interagency program
8	office shall—
9	(A) prepare annual and long-term plans
10	for consideration by the Council for the design
11	and implementation of the observing system
12	that promote collaboration among Federal
13	agencies and regional associations in developing
14	the global and national observing systems, in-
15	cluding identification and refinement of a core
16	set of variables to be measured by all systems;
17	(B) coordinate the development of agency
18	priorities and budgets for implementation of the
19	observing system, including budgets for the re-
20	gional associations;
21	(C) establish and refine standards and pro-
22	tocols for data management and communica-
23	tions, including quality standards, in consulta-
24	tion with participating Federal agencies and re-
25	gional associations;

1	(D) develop a process for the certification
2	and periodic review and recertification of the re-
3	gional associations;
4	(E) establish an external technical com-
5	mittee to provide biennial review of the observ-
6	ing system; and
7	(F) provide for opportunities to partner or
8	contract with private sector companies in de-
9	ploying ocean observation system elements.
10	(e) LEAD FEDERAL AGENCY.—
11	(1) IN GENERAL.—The National Oceanic and
12	Atmospheric Administration shall be the lead Fed-
13	eral agency for implementation and operation of the
14	observing system.
15	(2) REQUIREMENTS.—Based on the plans pre-
16	pared by the interagency program office and adopted
17	by the Council, the Administrator of the National
18	Oceanic and Atmospheric Administration shall—
19	(A) coordinate implementation, operation,
20	and improvement of the observing system;
21	(B) establish efficient and effective admin-
22	istrative procedures for allocation of funds
23	among Federal agencies and regional associa-
24	tions in a timely manner and according to the
25	budget adopted by the Council;

1	(C) implement and maintain appropriate
2	elements of the observing system;
3	(D) provide for the migration of scientific
4	and technological advances from research and
5	development to operational deployment;
6	(E) integrate and extend existing programs
7	and pilot projects into the operational observa-
8	tion system;
9	(F) certify regional associations that meet
10	the requirements of subsection (f); and
11	(G) integrate the capabilities of the Na-
12	tional Coastal Data Development Center and
13	the Coastal Services Center of the National
14	Oceanic and Atmospheric Administration, and
15	other appropriate centers, into the observing
16	system to assimilate, manage, disseminate, and
17	archive data from regional observation systems
18	and other observation systems.
19	(f) REGIONAL ASSOCIATIONS OF OCEAN AND COAST-
20	AL OBSERVING SYSTEMS.—
21	(1) IN GENERAL.—The Administrator of the
22	National Oceanic and Atmospheric Administration
23	may certify 1 or more regional associations to be re-
24	sponsible for the development and operation of re-
25	gional ocean and coastal observing systems to meet

	100
1	the information needs of user groups in the region
2	while adhering to national standards.
3	(2) REQUIREMENTS.—To be certifiable by the
4	Administrator, a regional association shall—
5	(A) demonstrate an organizational struc-
6	ture capable of supporting and integrating all
7	aspects of ocean and coastal observing and in-
8	formation programs within a region;
9	(B) operate under a strategic operations
10	and business plan that details the operation and
11	support of regional ocean and coastal observing
12	systems in accordance with the standards estab-
13	lished by the Council;
14	(C) provide information products for mul-
15	tiple users in the region;
16	(D) work with governmental entities and
17	programs at all levels within the region to pro-
18	vide timely warnings and outreach to protect
19	the public; and
20	(E) meet certification standards developed
21	by the interagency program office in conjunc-
22	tion with the regional associations and approved
23	by the Council.
24	(g) PROHIBITION ON LOBBYING.—Nothing in this
25	Act authorizes a regional association to engage in lobbying

activities (as defined in section 3 of the Lobbying Disclo sure Act of 1995 (2 U.S.C. 1602)).

3 (h) CIVIL LIABILITY.—For purposes of section
4 1346(b)(1) and chapter 171 of title 28, United States
5 Code, the Suits in Admiralty Act (46 U.S.C. App. 741
6 et seq.), and the Public Vessels Act (46 U.S.C. App. 781
7 et seq.)—

8 (1) any regional ocean and coastal observing 9 system that is a designated part of a regional asso-10 ciation certified under this section shall, in carrying 11 out the purposes of this Act, be considered to be 12 part of the National Oceanic and Atmospheric Ad-13 ministration; and

(2) any employee of that system, while acting
within the scope of the employment of the employee,
carrying out those purposes, shall be considered to
be an employee of the Government.

18 SEC. 613. RESEARCH, DEVELOPMENT, AND EDUCATION.

The Council shall establish programs for research,
development, education, and outreach for the ocean and
coastal observing system, including projects under the National Oceanographic Partnership Program, consisting
of—

(1) basic research to advance knowledge ofocean and coastal systems and ensure continued im-

1	provement of operational products, including related
2	infrastructure and observing technology;
3	(2) focused research projects to improve under-
4	standing of the relationship between the coasts and
5	oceans and human activities;
6	(3) large-scale computing resources and re-
7	search to advance modeling of ocean and coastal
8	processes; and
9	(4) a coordinated effort to build public edu-
10	cation and awareness of the ocean and coastal envi-
11	ronment and functions that integrates ongoing ac-
12	tivities, including the National Sea Grant College
13	Program, the Centers for Ocean Sciences Education
14	Excellence, and the National Estuarine Research
15	Reserve System.
16	SEC. 614. INTERAGENCY FINANCING.
17	(a) IN GENERAL.—The departments and agencies
18	represented on the Council may participate in interagency
19	financing and share, transfer, receive, obligate, and ex-
20	pend funds appropriated to any member of the Council
21	to carry out any administrative or programmatic project

22 or activity under this Act or under the National Oceano-23 graphic Partnership Program, including support for the24 interagency program office, a common infrastructure, and

system integration for a ocean and coastal observing sys tem.

3 (b) TRANSFER OF FUNDS.—Funds may be trans-4 ferred among the departments and agencies described in 5 subsection (a) through an appropriate instrument that 6 specifies the goods, services, or space being acquired from 7 another Council member and the costs of the same.

8 SEC. 615. APPLICATION WITH OUTER CONTINENTAL SHELF 9 LANDS ACT.

Nothing in this title supersedes or limits the authority of the Secretary of the Interior under the Outer Continental Shelf Lands Act (43 U.S.C. 1331 et seq.).

13 SEC. 616. AUTHORIZATION OF APPROPRIATIONS.

14 (a) IN GENERAL.—There is authorized to be appro-15 priated to the National Oceanic and Atmospheric Administration to carry out the observing system under section 16 17 612 and the research and development program under section 613 (including financial assistance to the interagency 18 program office, the regional associations for the implemen-19 20 tation of regional ocean and coastal observing systems, 21 and the departments and agencies represented on the 22 Council) \$150,000,000 for each of fiscal years 2010 23 through 2014, to remain available until expended.

(b) ALLOCATION OF FUNDS.—At least 50 percent ofthe funds appropriated to carry out the observing system

under section 612 shall be allocated to the regional asso-1 2 ciations certified under section 612(f) to carry out regional 3 ocean and coastal observing systems. 4 SEC. 617. REPORTING REQUIREMENT. 5 (a) IN GENERAL.—Not later than March 31, 2012, 6 the President, acting through the Council, shall submit to 7 Congress a report on the programs established under sec-8 tions 612 and 613. 9 (b) REQUIREMENTS.—The report shall include— (1) a description of activities carried out under 10 11 the programs; 12 (2) an evaluation of the effectiveness of the pro-13 grams; and (3) recommendations concerning reauthoriza-14 15 tion of the programs and funding levels for the programs in succeeding fiscal years. 16 Subtitle C—Great Lakes Water 17 **Quality Indicators and Monitoring** 18 SEC. 621. GREAT LAKES WATER QUALITY INDICATORS AND 19 20 **MONITORING.** 21 Section 118(c)(1) of the Federal Water Pollution 22 Control Act (33 U.S.C. 1268(c)(1)) is amended by strik-23 ing subparagraph (B) and inserting the following: "(B)(i) not later than 2 years after the 24 25 date of enactment of this clause, in cooperation

1	with Canada and appropriate Federal agencies
2	(including the United States Geological Survey,
3	the National Oceanic and Atmospheric Admin-
4	istration, and the United States Fish and Wild-
5	life Service), develop and implement a set of
6	science-based indicators of water quality and re-
7	lated environmental factors in the Great Lakes,
8	including, at a minimum, measures of toxic pol-
9	lutants that have accumulated in the Great
10	Lakes for a substantial period of time, as deter-
11	mined by the Program Office;
12	"(ii) not later than 4 years after the date
13	of enactment of this clause—
13 14	of enactment of this clause— "(I) establish a Federal network for
14	"(I) establish a Federal network for
14 15	"(I) establish a Federal network for the regular monitoring of, and collection of
14 15 16	"(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin
14 15 16 17	"(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin with respect to the indicators described in
14 15 16 17 18	"(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin with respect to the indicators described in clause (i); and
14 15 16 17 18 19	"(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin with respect to the indicators described in clause (i); and "(II) collect an initial set of bench-
14 15 16 17 18 19 20	 "(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin with respect to the indicators described in clause (i); and "(II) collect an initial set of bench- mark data from the network; and
 14 15 16 17 18 19 20 21 	 "(I) establish a Federal network for the regular monitoring of, and collection of data throughout, the Great Lakes basin with respect to the indicators described in clause (i); and "(II) collect an initial set of bench- mark data from the network; and "(iii) not later than 2 years after the date

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1	mit to Congress, and make available to the pub-
2	lic, a report that—
3	"(I) describes the water quality and
4	related environmental factors of the Great
5	Lakes (including any changes in those fac-
6	tors), as determined through the regular
7	monitoring of indicators under clause
8	(ii)(I) for the period covered by the report;
9	and
10	"(II) identifies any emerging problems
11	in the water quality or related environ-
12	mental factors of the Great Lakes;".
13	TITLE VII—SUSTAINABLE
14	DEVELOPMENT
15	SEC. 701. WATERFRONT RESTORATION AND REMEDIATION
16	PROJECTS.
17	(a) DEFINITIONS.—In this section:
18	(1) Related Area.—The term "related area"
19	1 1
•	means land—
20	(A) located adjacent to, or in close prox-
20 21	
	(A) located adjacent to, or in close prox-
21	(A) located adjacent to, or in close prox- imity of, a waterfront area; and

(2) SECRETARY.—The term "Secretary" means
 the Secretary of Commerce, acting through the
 Under Secretary for Oceans and Atmosphere.

4 (3) WATERFRONT AREA.—The term "water5 front area" means a site located adjacent to a lake,
6 river, stream, wetland, or floodplain of the United
7 States.

8 (b) APPLICATION.—An individual or entity that seeks 9 to receive assistance under this section shall submit to the 10 Secretary an application for the assistance in such form, 11 by such time, and containing such information as the Sec-12 retary may require.

13 (c) JUSTIFICATION AND PURPOSE.—

14 (1) JUSTIFICATION.—The Secretary may pro15 vide assistance to eligible recipients in financing a
16 restoration or remediation project only if the Sec17 retary finds that the proposed project addresses con18 cerns relating to—

- 19 (A) public health;
- 20 (B) public safety;
- 21 (C) environmental improvements; or

22 (D) economic improvements.

23 (2) PURPOSE.—An eligible recipient of assist24 ance may use assistance made available under this

	100
1	section to complete a restoration or remediation
2	project for the purpose of—
3	(A) improving the surrounding ecosystem;
4	or
5	(B) preparing land for redevelopment by
6	Federal, State, or local agencies, or private en-
7	tities.
8	(d) Cost Sharing.—
9	(1) GENERAL ASSISTANCE.—
10	(A) IN GENERAL.—Except as otherwise
11	provided in this subsection, the Federal share of
12	the cost of carrying out a restoration or remedi-
13	ation project under this section shall not exceed
14	65 percent, as determined by the Secretary.
15	(B) INNOVATIVE TECHNOLOGY.—The Fed-
16	eral share of the cost of carrying out a restora-
17	tion or remediation project under this section
18	that involves conducting a pilot project to test
19	a demonstration or innovative technology shall
20	not exceed 85 percent, as determined by the
21	Secretary.
22	(2) Operation and maintenance.—The non-
23	Federal share of operation and maintenance costs
24	for a restoration or remediation project under this
25	section shall be 100 percent.

1 (3)CREDIT FOR WORK-IN-KIND CONSIDER-2 ATIONS.—In determining the amount of a contribu-3 tion made by a non-Federal interest under this sec-4 tion, the non-Federal interest shall receive credit 5 equal to 100 percent of the value of any land, easements, rights-of-way, and relocations, and the rea-6 7 sonable cost of services, studies, and supplies, con-8 tributed toward the non-Federal share of project 9 costs.

10 (4) LIABILITY OF FEDERAL GOVERNMENT. 11 The eligible recipient shall hold the United States 12 harmless from any claim or damage that may arise 13 from carrying out the restoration or remediation 14 project under this section, except any claim or dam-15 age that may arise from the negligence of the Fed-16 eral Government or a contractor of the Federal Gov-17 ernment.

(e) FUNDING LIMITATION PER PROJECT.—Of the
funds provided under this section, not more than
\$5,000,000 may be allocated for an individual restoration
or rehabilitation project.

1 SEC. 702. AUTHORITY OF SECRETARY TO RESTORE AND RE-

2 MEDIATE WATERFRONT AND RELATED 3 AREAS.

4 The Secretary, in consultation with appropriate Fed-5 eral, State, and local agencies, is authorized to restore and 6 remediate waterfront and related areas, including site 7 characterization, planning, design, construction, and mon-8 itoring.

9 SEC. 703. AUTHORIZATION OF APPROPRIATIONS.

There is authorized to be appropriated to the Secretary to carry out this title \$50,000,000 for fiscal years
2010 through 2014.

13 TITLE VIII—COORDINATION AND 14 OVERSIGHT

15 SEC. 801. DEFINITIONS.

16 In this title:

17 (1) COLLABORATION.—The term "Collabora18 tion" means the Great Lakes Regional Collaboration
19 established by section 804(a).

20 (2) EXECUTIVE COMMITTEE.—The term "Exec21 utive Committee" means the Great Lakes Regional
22 Collaboration Executive Committee established by
23 section 803(a).

24 (3) EXECUTIVE ORDER.—The term "Executive
25 Order" means Executive Order 13340 (33 U.S.C.
26 1268 note; relating to establishment of Great Lakes
•HR 500 IH

1	Interagency Task Force and promotion of regional
2	collaboration of national significance for Great
3	Lakes).
4	(4) GREAT LAKE.—The term "Great Lake"
5	means—
6	(A) Lake Erie;
7	(B) Lake Huron (including Lake Saint
8	Clair);
9	(C) Lake Michigan;
10	(D) Lake Ontario;
11	(E) Lake Superior; and
12	(F) the connecting channels of those
13	Lakes, including—
14	(i) the Saint Mary's River;
15	(ii) the Saint Clair River;
16	(iii) the Detroit River;
17	(iv) the Niagara River; and
18	(v) the Saint Lawrence River to the
19	Canadian border.
20	(5) GREAT LAKES CITY.—The term "Great
21	Lakes city" means a city located in the watershed
22	basin of a Great Lake.
23	(6) GREAT LAKES TRIBE.—The term "Great
24	Lakes Tribe" means any Indian tribe, band, village,
25	nation, or other organized group or community in

1 the watershed basin of a Great Lake that is recog-2 nized by the Bureau of Indian Affairs as eligible for 3 the special programs and services provided by the 4 United States to Indians because of their status as Indians. 5 6 (7) SAINT LAWRENCE CITY.—The term "Saint 7 Lawrence city" means a city located in the watershed basin of the Saint Lawrence River. 8 (8) TASK FORCE.—The term "Task Force" 9 10 means the Great Lakes Interagency Task Force es-11 tablished by section 802(a). 12 SEC. 802. GREAT LAKES INTERAGENCY TASK FORCE. 13 INTERAGENCY COORDINATION.—The (a) Great Lakes Interagency Task Force, as established by the Ex-14 ecutive Order for administrative purposes, is established 15 as a task force within the Environmental Protection Agen-16 17 cy. (b) DUTIES.—In addition to the duties described in 18 19 the Executive Order, the Task Force shall— 20(1) ensure that implementation of programs 21 and projects under the authority of the Task Force 22 members is coordinated, effective, and cost-efficient; 23 (2) work in cooperation with Federal agencies 24 on the development of budgets and financial plans 25 regarding the Great Lakes for inclusion in annual

1	submissions by the President to Congress of the
2	budget of the United States; and
3	(3) submit to Congress a biennial report that
4	describes the projects and activities carried out by
5	the Collaboration during the 2-year period covered
6	by the report, including a description of—
7	(A) any actions that Federal agencies can
8	take to address the biennial restoration goals;
9	(B) Federal expenditures to meet the res-
10	toration goals; and
11	(C) the indicators and monitoring used to
12	determine whether the goals will be met.
13	SEC. 803. EXECUTIVE COMMITTEE.
13 14	SEC. 803. EXECUTIVE COMMITTEE. (a) IN GENERAL.—There is established a Great
14	(a) IN GENERAL.—There is established a Great
14 15 16	(a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee.
14 15 16	(a) IN GENERAL.—There is established a GreatLakes Regional Collaboration Executive Committee.(b) COMPOSITION.—The Executive Committee shall
14 15 16 17	 (a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee. (b) COMPOSITION.—The Executive Committee shall be composed of—
14 15 16 17 18	 (a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee. (b) COMPOSITION.—The Executive Committee shall be composed of— (1) the Chairperson of the Task Force;
14 15 16 17 18 19	 (a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee. (b) COMPOSITION.—The Executive Committee shall be composed of— (1) the Chairperson of the Task Force; (2) a representative of the Governors of the
 14 15 16 17 18 19 20 	 (a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee. (b) COMPOSITION.—The Executive Committee shall be composed of— (1) the Chairperson of the Task Force; (2) a representative of the Governors of the Great Lakes States, as agreed upon by the Gov-
 14 15 16 17 18 19 20 21 	 (a) IN GENERAL.—There is established a Great Lakes Regional Collaboration Executive Committee. (b) COMPOSITION.—The Executive Committee shall be composed of— (1) the Chairperson of the Task Force; (2) a representative of the Governors of the Great Lakes States, as agreed upon by the Gov- ernors;

1	(4) a designated representative for the Great
2	Lakes Tribes, as agreed upon by those Tribes.
3	(c) DUTIES.—The Executive Committee shall—
4	(1) hold semiannual meetings to discuss Great
5	Lakes restoration goals and progress;
6	(2) establish a process to receive input from in-
7	terested parties with respect to proposed rec-
8	ommendations of the Executive Committee for res-
9	toration of the Great Lakes; and
10	(3) submit to Congress and the Task Force a
11	biennial report that includes—
12	(A) an analysis of progress in carrying out
13	restoration of the Great Lakes, including meet-
14	ing the goals and recommendations in the res-
15	toration and protection strategy developed by
16	the Great Lakes Regional Collaboration and
17	this Act; and
18	(B) recommendations on future priorities
19	and actions with respect to that restoration.
20	(d) SUBCOMMITTEES.—The members of the Execu-
21	tive Committee may designate representatives to work as
22	1 or more subcommittees to provide staff support and oth-
23	erwise assist in carrying out responsibilities of the Execu-
24	tive Committee relating to the Collaboration.

1	SEC. 804. GREAT LAKES REGIONAL COLLABORATION.
2	(a) IN GENERAL.—There is established the Great
3	Lakes Regional Collaboration.
4	(b) Composition.—The Collaboration shall be com-
5	posed of—
6	(1) the members of the Executive Committee;
7	and
8	(2) each other individual and entity that noti-
9	fies the Executive Committee of the desire and in-
10	tent of the individual or entity to participate in the
11	Collaboration.
12	(c) DUTIES.—The Collaboration shall—
12 13	(c) DUTIES.—The Collaboration shall—(1) develop a restoration and protection strat-
13	(1) develop a restoration and protection strat-
13 14	(1) develop a restoration and protection strat- egy to provide information for use in future Great
13 14 15	(1) develop a restoration and protection strat- egy to provide information for use in future Great Lakes program implementation and funding deci-
13 14 15 16	(1) develop a restoration and protection strat- egy to provide information for use in future Great Lakes program implementation and funding deci- sions;
 13 14 15 16 17 	 (1) develop a restoration and protection strategy to provide information for use in future Great Lakes program implementation and funding decisions; (2) serve as a forum for addressing near-term
 13 14 15 16 17 18 	 (1) develop a restoration and protection strategy to provide information for use in future Great Lakes program implementation and funding decisions; (2) serve as a forum for addressing near-term regional issues relating to ecosystem restoration and
 13 14 15 16 17 18 19 	 (1) develop a restoration and protection strategy to provide information for use in future Great Lakes program implementation and funding decisions; (2) serve as a forum for addressing near-term regional issues relating to ecosystem restoration and protection of the Great Lakes; and

175