117th CONGRESS 1st Session H. R. 587

### **AN ACT**

- To modify permitting requirements with respect to the discharge of any pollutant from the Point Loma Wastewater Treatment Plant in certain circumstances, 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,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Ocean Pollution Re-3 duction Act II".

#### 4 SEC. 2. SAN DIEGO POINT LOMA PERMITTING REQUIRE-5 MENTS.

6 (a) IN GENERAL.—Notwithstanding any provision of 7 the Federal Water Pollution Control Act (33 U.S.C. 1251 8 et seq.), the Administrator may issue a permit under sec-9 tion 402 of the Federal Water Pollution Control Act (33 10 U.S.C. 1342) for a discharge from the Point Loma Plant 11 into marine waters that requires compliance with the re-12 quirements described in subsection (b).

13 (b) CONDITIONS.—A permit issued under this section14 shall require—

(1) maintenance of the currently designed deep
ocean outfall from the Point Loma Plant with a discharge depth of not less than 300 feet and distance
from the shore of not less than 4 miles;

19 (2) as applicable to the term of the permit, dis-20 charge of not more than 12,000 metric tons of total 21 suspended solids per year commencing on the date 22 of enactment of this section, not more than 11,500 23 metric tons of total suspended solids per year com-24 mencing on December 31, 2025, and not more than 25 9,942 metric tons of total suspended solids per year 26 commencing on December 31, 2027;

(3) discharge of not more than 60 milligrams
 per liter of total suspended solids, calculated as a
 30-day average;

4 (4) removal of not less than 80 percent of total
5 suspended solids on a monthly average and not less
6 than 58 percent of biochemical oxygen demand on
7 an annual average, taking into account removal oc8 curring at all treatment processes for wastewater
9 upstream from and at the Point Loma Plant;

(5) attainment of all other effluent limitations
of secondary treatment as determined by the Administrator pursuant to section 304(d)(1) of the Federal
Water Pollution Control Act (33 U.S.C. 1314(d)(1)),
other than any requirements otherwise applicable to
the discharge of biochemical oxygen demand and
total suspended solids;

17 (6) compliance with the requirements applicable 18 to Federal issuance of a permit under section 402 19 of the Federal Water Pollution Control Act, includ-20 ing State concurrence consistent with section 401 of 21 the Federal Water Pollution Control Act (33 U.S.C. 22 1341) and ocean discharge criteria evaluation pursu-23 ant to section 403 of the Federal Water Pollution 24 Control Act (33 U.S.C. 1343);

(7) implementation of the pretreatment pro gram requirements of paragraphs (5) and (6) of sec tion 301(h) of the Federal Water Pollution Control
 Act (33 U.S.C. 1311(h)) in addition to the require ments of section 402(b)(8) of such Act (33 U.S.C.
 1342(b)(8));

7 (8) that the applicant provide 10 consecutive 8 years of ocean monitoring data and analysis for the 9 period immediately preceding the date of each appli-10 cation for a permit under this section sufficient to 11 demonstrate to the satisfaction of the Administrator 12 that the discharge of pollutants pursuant to a per-13 mit issued under this section will meet the require-14 ments of section 301(h)(2) of the Federal Water 15 Pollution Control Act (33 U.S.C. 1311(h)(2)) and 16 that the applicant has established and will maintain 17 throughout the permit term an ocean monitoring 18 program that meets or exceeds the requirements of 19 301(h)(3)of such Act (33)U.S.C. section 20 1311(h)(3); and

(9) to the extent potable reuse is permitted by
Federal and State regulatory agencies, that the applicant demonstrate that at least 83,000,000 gallons
per day on an annual average of water suitable for
potable reuse will be produced by December 31,

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2035, taking into account production of water suit able for potable reuse occurring at all treatment
 processes for wastewater upstream from and at the
 Point Loma Plant.

5 (c) MILESTONES.—The Administrator shall deter-6 mine development milestones necessary to ensure compli-7 ance with this section and include such milestones as con-8 ditions in each permit issued under this section before De-9 cember 31, 2035.

10 (d) SECONDARY TREATMENT.—Nothing in this section prevents the applicant from alternatively submitting 11 12 an application for the Point Loma Plant that complies 13 with section secondary treatment pursuant to 301(b)(1)(B) and section 402 of the Federal Water Pollu-14 15 tion Control Act (33 U.S.C. 1311(b)(1)(B); 33 U.S.C. 16 1342).

17 (e) DEFINITIONS.—In this section:

18 (1) ADMINISTRATOR.—The term "Adminis19 trator" means the Administrator of the Environ20 mental Protection Agency.

(2) BIOCHEMICAL OXYGEN DEMAND.—The
term "biochemical oxygen demand" means biological
oxygen demand, as such term is used in the Federal
Water Pollution Control Act.

(3) POINT LOMA PLANT.—The term "Point
 Loma Plant" means the Point Loma Wastewater
 Treatment Plant owned by the City of San Diego on
 the date of enactment of this Act.

5 (4) STATE.—The term "State" means the State6 of California.

Passed the House of Representatives June 15, 2021. Attest:

Clerk.

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