111TH CONGRESS 2D SESSION

H. R. 6119

To amend the Federal Water Pollution Control Act to ensure the safe and proper use of dispersants in the event of an oil spill or release of hazardous substances, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

September 14, 2010

Mr. Pallone introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Energy and Commerce, 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 amend the Federal Water Pollution Control Act to ensure the safe and proper use of dispersants in the event of an oil spill or release of hazardous substances, and for other purposes.

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

1	SEC. 2. USE OF DISPERSANTS UNDER NATIONAL CONTIN-
2	GENCY PLAN.
3	Section 311(d) of the Federal Water Pollution Con-
4	trol Act (33 U.S.C. 1321(d)) is amended by adding at the
5	end the following:
6	"(5) DISPERSANTS USED IN ACCORDANCE WITH
7	NATIONAL CONTINGENCY PLAN.—
8	"(A) Placement of dispersants on
9	THE NATIONAL CONTINGENCY PLAN PRODUCT
0	SCHEDULE.—
1	"(i) In General.—No dispersant
2	may be used in a response to a discharge
3	of oil or hazardous substances unless the
4	dispersant has been listed by the Adminis-
5	trator on the National Contingency Plan
6	Product Schedule in accordance with this
7	subparagraph.
8	"(ii) LISTING.—The Administrator
9	may list, or allow the continued listing of,
20	a dispersant on the National Contingency
21	Plan Product Schedule for determination
22	by the Federal On-Scene Coordinator, in
23	consultation with the Administrator and
24	Regional Response Team, and the National
25	Response Team, as appropriate, for use in
26	response to a discharge of oil or hazardous

1	substances only if the Administrator deter-
2	mines that—
3	"(I) the dispersant meets such
4	standards as shall be established by
5	the Administrator governing max-
6	imum allowable toxicity and minimum
7	acceptable effectiveness;
8	"(II) the adverse effect from use
9	of the dispersant is less than the ad-
10	verse effect from allowing the dis-
11	charged oil or hazardous substance—
12	"(aa) to be dispersed by nat-
13	ural or physical means;
14	"(bb) to degrade by natural
15	processes;
16	"(cc) to be removed by tech-
17	nologically feasible physical meth-
18	ods; or
19	"(dd) to undergo any com-
20	bination of the processes de-
21	scribed in items (aa) through
22	(ee); and
23	"(III) any such listing, or deci-
24	sion to continue listing, meets such
25	other conditions as the Administrator

1	determines are necessary to ensure
2	the dispersant meets the criteria de-
3	scribed in subclauses (I) and (II).
4	"(iii) Determination of Adverse
5	EFFECT.—In determining the adverse ef-
6	fect from the use of a dispersant, the Ad-
7	ministrator shall consider—
8	"(I) acute, chronic, short- and
9	long-term health and environmental
10	effects of the dispersant or any indi-
11	vidual component of the dispersant
12	formulation;
13	"(II) additive or synergistic ef-
14	fects of the dispersant in combination
15	with oil or hazardous substances and
16	other environmental factors and com-
17	ponents; and
18	"(III) persistence, bioavailability
19	and bioaccumulation potential.
20	"(B) MINIMUM DATA SET ON
21	DISPERSANTS.—
22	"(i) In general.—The Administrator
23	shall promulgate regulations specifying the
24	minimum data set applicable to dispersants

1	listed on the National Contingency Plan
2	Product Schedule under subparagraph (A).
3	"(ii) Requirements.—The data set
4	specified under clause (i) shall—
5	"(I) include information nec-
6	essary and sufficient to determine the
7	potential for dispersants, or their deg-
8	radation products, both by themselves
9	and in combination with oil or haz-
10	ardous substances and other environ-
11	mental factors and components, to
12	persist or accumulate in, or create or
13	contribute to short- and long-term ad-
14	verse effects on—
15	"(aa) marine, estuarine, and
16	freshwater environments and eco-
17	systems, including surface, sub-
18	surface, and benthic zones;
19	"(bb) representative forms
20	of marine, coastal estuarine, and
21	freshwater organisms, including
22	aquatic and terrestrial species,
23	including birds;
24	"(cc) workers, volunteers,
25	and other individuals involved in

1	handling, storing, transporting,
2	applying, treating, or disposing of
3	the dispersants or dispersant
4	wastes, or who may otherwise
5	come into direct contact with the
6	dispersants or dispersant wastes
7	before, during, or after the appli-
8	cation of the dispersants; and
9	"(dd) individuals in or near
10	areas in which dispersants are
11	being handled, stored, trans-
12	ported, applied, treated, or dis-
13	posed of, or who may otherwise
14	be reasonably expected to be ex-
15	posed to the dispersants;
16	"(II) include information on the
17	dispersants and their uses, including
18	on—
19	"(aa) individual ingredients
20	of the dispersants;
21	"(bb) the combination of the
22	dispersants with each type of oil
23	or hazardous substance with
24	which the dispersants may rea-
25	sonably be expected to be used;

1	"(ce) the efficacy of the dis-
2	persant under different condi-
3	tions of use (including the oil or
4	hazardous substance type, tem-
5	perature, salinity, and type of en-
6	vironmental media, such as open
7	sea, rocky shoreline, rocky or
8	sandy substrates, or marsh
9	grasses), and the optimal condi-
10	tion for use; and
11	"(dd) the efficacy of the dis-
12	persant at different use con-
13	centrations and the most effective
14	application rate; and
15	"(III) be sufficient to assist the
16	Administrator in determining—
17	"(aa) whether the combina-
18	tion of each dispersant and each
19	relevant type of oil or hazardous
20	substance can increase or de-
21	crease the persistence, bio-
22	accumulation potential, or tox-
23	icity relative to either the dis-
24	persant or oil or hazardous sub-
25	stance alone;

1	"(bb) the potential for dis-
2	persant components to persist or
3	accumulate in the environment or
4	biota, or create or contribute to
5	short- and long-term adverse ef-
6	fects under any scale or manner
7	of application, including in worst-
8	case situations; and
9	"(cc) whether and under
10	what circumstances use of the
11	dispersant would cause less harm
12	to health and the environment
13	than responding to a discharge of
14	oil or hazardous substances with-
15	out use of the dispersant.
16	"(C) Disclosure of dispersant ingre-
17	DIENTS AND SAFETY INFORMATION.—
18	"(i) Health and Safety Informa-
19	TION.—The Administrator shall consider
20	health and safety information for a dis-
21	persant listed for use under the National
22	Contingency Plan Product Schedule to
23	mean information from any study of any
24	effect of a dispersant (or any constituent),
25	either alone or in combination with oil or

1	a hazardous substance, on health, the envi-
2	ronment, or both, including—
3	"(I) underlying data and epide-
4	miological studies;
5	"(II) studies of occupational ex-
6	posure to a chemical substance or
7	mixture;
8	"(III) toxicological, clinical, and
9	ecological studies of a chemical sub-
10	stance or mixture;
11	"(IV) the specific chemical iden-
12	tities of the dispersant and constitu-
13	ents of the dispersant; and
14	"(V) any test performed pursu-
15	ant to this title.
16	"(ii) Availability of informa-
17	TION.—Notwithstanding any other provi-
18	sion of law, the Administrator shall make
19	available to the public—
20	"(I) all health and safety infor-
21	mation for the chemical dispersant;
22	"(II) the concentrations of all in-
23	gredients of the dispersant, if the Ad-
24	ministrator determines that the public
25	availability of that information is nec-

1 substantial essary to prevent 2 endangerment to human health or the environment or is otherwise in the 3 public interest, taking into account the needs of responders, local resi-6 dents, medical personnel, and re-7 searchers engaged in monitoring or otherwise studying the effects of the 8 9 dispersant or of discharges of oil in 10 which the chemical dispersant is used; 11 and 12 "(III)" information on listed dispersants that the Administrator is 13 14 required to disclose under subclause 15 (I) or (II), unless the information is 16 protected from disclosure under sec-17 tion 552(b)(4) of title 5, United 18 States Code.". 19 SEC. 3. DISPERSANT HEALTH AND ENVIRONMENTAL IM-20 PACT STUDY. 21 (a) STUDY.—Not later than 45 days after the date of enactment of this Act, the Administrator of the Environmental Protection Agency (referred to in this Act as

the "Administrator") shall initiate a study evaluating the

adequacy of existing capabilities and legal authorities of

- 1 the Federal Government to make informed decisions re-
- 2 garding the health and environmental impacts of
- 3 dispersants placed on the National Contingency Product
- 4 Schedule under section 311 of the Federal Water Pollu-
- 5 tion Control Act (33 U.S.C. 1321).

- 6 (b) Minimum Elements of the Study.—
 - (1) In general.—The study shall include an assessment of the availability of information necessary to evaluate the risks and impacts to human health and the environment, including acute and chronic risks, from the use of dispersants, other chemicals, and other spill-mitigating substances, if any, that may be used to carry out the National Contingency Plan, including an assessment of such risks and impacts.
 - (2) MINIMUM EVALUATION.—At a minimum, the study shall evaluate—
 - (A) the availability of, and the advisability of requiring additional information that is necessary and sufficient to determine the potential for, dispersants, or their degradation products, both by themselves and in combination with oil or hazardous substances and other environmental factors and components, to persist or

1	accumulate in, or create or contribute to short-
2	and long-term adverse effects on—
3	(i) workers, volunteers, and other in-
4	dividuals involved in handling, storing,
5	transporting, applying, treating, or dis-
6	posing of the dispersants or dispersant
7	wastes, or who may otherwise come into di-
8	rect contact with dispersants or dispersant
9	wastes before, during, or after the applica-
10	tion of the dispersants;
11	(ii) individuals in or near areas in
12	which dispersants are being handled,
13	stored, transported, applied, treated, or
14	disposed of, or who may otherwise be rea-
15	sonably expected to be exposed to the
16	dispersants;
17	(iii) marine, estuarine, and freshwater
18	environments and ecosystems, including
19	surface, subsurface, and benthic zones; and
20	(iv) representative forms of marine,
21	coastal estuarine, and freshwater orga-
22	nisms, including aquatic, soil- and sedi-
23	ment-dwelling, and terrestrial species, in-
24	cluding birds;

1	(B) the availability of, and the advisability
2	of requiring additional information regarding,
3	the dispersants and their uses, including infor-
4	mation on—
5	(i) individual ingredients of the
6	dispersants;
7	(ii) the combination of the dispersants
8	with each type of oil or hazardous sub-
9	stance with which the dispersants may rea-
10	sonably be expected to be used;
11	(iii) the health and environmental im-
12	pacts and efficacy of the dispersant under
13	different conditions of use (including oil or
14	hazardous substance type, temperature,
15	pressure, salinity, and type of environ-
16	mental media (such as open sea, rocky
17	shoreline, rocky or sandy substrates, cor-
18	als, or marsh grasses)), and the optimal
19	condition for use;
20	(iv) the health and environmental im-
21	pacts and efficacy of the dispersant at dif-
22	ferent use concentrations and the most ef-
23	fective application rate and quantity;
24	(v) whether the combination of each
25	dispersant and each relevant type of oil or

1	hazardous substance can increase or de-
2	crease the persistence, bioaccumulation po-
3	tential, or toxicity relative to either the dis-
4	persant or oil or hazardous substance
5	alone;
6	(vi) the potential for dispersant com-
7	ponents to persist or accumulate in the en-
8	vironment or biota, or create or contribute
9	to short- and long-term adverse effects
10	under any scale or manner of application,
11	including in worst-case situations; and
12	(vii) whether and under what cir-
13	cumstances use of the dispersant would
14	cause less adverse effects to health and the
15	environment than responding to a dis-
16	charge of oil or hazardous substances with-
17	out use of the dispersant; and
18	(C) an assessment of the adequacy of ex-
19	isting Federal laws (including regulations) to
20	protect human health and the environment
21	from the potential risks and impacts from the
22	toxicity of dispersants placed on the National
23	Contingency Product Schedule.
24	(c) Consultation.—The Administrator shall con-
25	duct the study under this section in consultation with such

- 1 other Federal departments and agencies as the Adminis-
- 2 trator determines to be appropriate.
- 3 (d) Notice and Comment.—The Administrator
- 4 shall provide for public notice of, and not fewer than 30
- 5 days of public comment on, the draft study.
- 6 (e) Deadline.—The Administrator shall complete
- 7 the study under this section not later than 180 days after
- 8 the date of enactment of this Act.

9 SEC. 4. REPORT TO CONGRESS.

- 10 (a) Report.—Not later than 90 days after the date
- 11 of completion of the study under section 3, the Adminis-
- 12 trator shall submit to Congress a report that—
- 13 (1) describes the results of the study; and
- 14 (2) makes specific recommendations concerning
- potential improvements to the existing capabilities
- and legal authorities of the Federal Government to
- make informed decisions regarding the health and
- environmental impacts of dispersants placed on the
- 19 National Contingency Product Schedule.
- 20 (b) Contents.—The report shall, at a minimum, in-
- 21 clude—
- (1) a description of the results of the study con-
- 23 ducted under section 3;
- 24 (2) an identification of the gaps in available in-
- formation regarding the health and environmental

- 1 impacts of dispersants on, or being considered for
- 2 placement on, the National Contingency Product
- 3 Schedule;
- 4 (3) recommendations for addressing the gaps in 5 relevant information, which could include research,
- 6 technology development, and demonstration among
- 7 the Federal agencies, or in cooperation with indus-
- 8 try, institutions of higher education, research insti-
- 9 tutions, or State governments; and
- 10 (4) recommendations for any statutory or regu-
- 11 latory changes necessary to ensure the safety of
- dispersants currently on the National Contingency
- 13 Product Schedule, or being considered for future
- 14 placement on the National Contingency Product
- Schedule.
- 16 SEC. 5. REVISION OF THE NATIONAL CONTINGENCY PLAN-
- 17 SUBPART J.
- 18 (a) IN GENERAL.—Not later than 270 days after the
- 19 date of enactment of this Act, the Administrator shall de-
- 20 termine whether to propose revisions to subpart J of the
- 21 National Contingency Plan prepared under section 311(d)
- 22 of the Federal Water Pollution Control Act (33 U.S.C.
- 23 1321(d)) and, as necessary, the regulations required under
- 24 section 311(j) of that Act (33 U.S.C. 1321(j)).

- 1 (b) Proposed Revisions.—If the Administrator de-
- 2 termines that revisions described in subsection (a) are nec-
- 3 essary to ensure the effectiveness and safety of
- 4 dispersants, the Administrator shall propose the revisions
- 5 not later than 180 days after the date on which the Ad-
- 6 ministrator makes the determination under subsection (a).
- 7 (c) Consideration of Report.—The revisions pro-
- 8 posed under subsection (b) shall take into account the rec-
- 9 ommendations in the report to Congress required under
- 10 section 4.

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