(Original Signature of Member)

116TH CONGRESS 2D Session



To amend the Federal Water Pollution Control Act with respect to normal farming activities and to require the Corps of Engineers and the Environmental Protection Agency to apply certain decisions of the Secretary of Agriculture when enforcing such Act, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. THOMPSON of Pennsylvania introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend the Federal Water Pollution Control Act with respect to normal farming activities and to require the Corps of Engineers and the Environmental Protection Agency to apply certain decisions of the Secretary of Agriculture when enforcing such Act, 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 "Bridging Responsible
- 5 Agricultural Conservation Efforts Act".

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1 SEC. 2. DEFINITIONS.

2 In this Act:

- 3 (1) ADMINISTRATOR.—The term "Adminis4 trator" means the Administrator of the Environ5 mental Protection Agency.
- 6 (2) CHIEF OF ENGINEERS.—The term "Chief of
 7 Engineers" means the Secretary of the Army, acting
 8 through the Chief of Engineers.
- 9 (3) SECRETARY.—The term "Secretary" means
 10 the Secretary of Agriculture.

11 SEC. 3. NORMAL FARMING ACTIVITIES.

12 (a) IN GENERAL.—Section 404(f)(1)(A) of the Fed-Pollution 13 eral Water Control Act (33)U.S.C. 1344(f)(1)(A) is amended by striking "or upland soil and 14 water conservation practices" and inserting "upland soil 15 16 and water conservation practices (including changing con-17 servation systems), crop changes for soil management (including the use of having and pasturing for the purpose 18 19 of harvest or grazing), or activities and practices employed for purposes of expanding production in an operation". 20

(b) DEADLINE.—Not later than 12 months after the
date of enactment of this Act, the Administrator and the
Chief of Engineers, jointly with the Secretary, shall issue
a rule to revise the regulations implementing section 404
of the Federal Water Pollution Control Act to reflect the
amendment made by subsection (a). The rule shall also

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include activities and practices employed for purposes of
 expanding production in an operation, changing crops pro duced in an operation, and changing conservation systems
 in an operation.
 SEC. 4. APPLICATION OF FOOD SECURITY ACT OF 1985 TO
 FEDERAL WATER POLLUTION CONTROL ACT

ENFORCEMENT.

8 (a) SECRETARY OF AGRICULTURE DECISIONS.—

9 (1) PRIOR CONVERTED CROPLAND.—

10 (A) EFFECT OF DETERMINATION.—For 11 purposes of section 404 of the Federal Water 12 Pollution Control Act, the Chief of Engineers 13 and the Administrator shall consider land to be 14 prior converted cropland if the land has, at any 15 time, been determined by the Secretary to be 16 prior-converted cropland or commenced-conver-17 sion wetland under the Food Security Act of 18 1985.

(B) NO ABANDONMENT.—In carrying out
subparagraph (A), the Chief of Engineers and
the Administrator may not consider any determination by the Secretary under the Food Security Act of 1985 that land previously determined to be prior-converted cropland or com-

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menced-conversion wetland has reverted to wet land due to abandonment.

3 (2) WETLANDS.—For any land with respect to 4 which the Secretary has made a wetland delineation, 5 determination, or certification under section 1222 of 6 the Food Security Act of 1985, the Chief of Engi-7 neers and the Administrator shall apply such delin-8 eation, determination, or certification when carrying 9 out section 404 of the Federal Water Pollution Con-10 trol Act.

11 (b) WATERS OF THE UNITED STATES.—For pur-12 poses of the Federal Water Pollution Control Act, prior 13 converted croplands under subsection (a)(1), and any par-14 cel of land that is contiguous to, and owned by the same 15 owner as, such prior converted croplands, are not waters 16 of the United States.

17 (c) RELIANCE.—The first sentence of section
18 1222(a)(6) of the Food Security Act of 1985 shall apply
19 to enforcement actions under section 404 of the Federal
20 Water Pollution Control Act.

(d) JUDICIAL REVIEW.—Notwithstanding section
706 of title 5, United States Code, a court reviewing any
agency action of the Secretary, the Chief of Engineers,
or the Administrator that is affected by this section shall
decide de novo all relevant questions of law, including the

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interpretation of constitutional and statutory provisions, 1 2 and rules made. If the reviewing court determines that a statutory or regulatory provision relevant to its decision 3 4 contains a gap or ambiguity, the court shall not interpret 5 that gap or ambiguity as an implicit delegation of legisla-6 tive rule making authority and shall not rely on such gap 7 or ambiguity as a justification either for interpreting agen-8 cy authority expansively or for deferring to any interpretation of the Secretary, the Chief of Engineers, or the Ad-9 ministrator on the question of law. Notwithstanding any 10 11 other provision of law, this subsection shall apply in any action for judicial review of such an agency action author-12 ized under any provision of law. No law may exempt any 13 civil action for review of such an agency action from the 14 15 application of this subsection except by specific reference to this subsection. 16