

119TH CONGRESS
1ST SESSION

H. R. 1820

To address the public safety issues and environmental destruction currently impacting Federal lands along the southern border, enhance border security through the construction of navigable roads on Federal lands along the southern border, provide U.S. Customs and Border Protection access to Federal lands to improve the safety and effectiveness of enforcement activities, allow States to place temporary barriers on Federal land to secure the southern border, reduce the massive trash accumulations and environmental degradation along the southern border, reduce the cultivation of illegal cannabis on Federal lands, mitigate wildland fires caused by illegal immigration, and prohibit migrant housing on Federal lands.

IN THE HOUSE OF REPRESENTATIVES

MARCH 4, 2025

Mr. CISCOMANI (for himself, Mr. WESTERMAN, Mr. TIFFANY, Mr. FULCHER, Mr. ROUZER, Mr. CARTER of Georgia, Mr. CRENSHAW, Ms. TENNEY, and Ms. MALLIOTAKIS) introduced the following bill; which was referred to the Committee on Natural Resources, and in addition to the Committees on Agriculture, the Budget, and Homeland Security, 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 address the public safety issues and environmental destruction currently impacting Federal lands along the southern border, enhance border security through the construction of navigable roads on Federal lands along the southern border, provide U.S. Customs and Border Protection access to Federal lands to improve the safety and effectiveness of enforcement activities, allow States

to place temporary barriers on Federal land to secure the southern border, reduce the massive trash accumulations and environmental degradation along the southern border, reduce the cultivation of illegal cannabis on Federal lands, mitigate wildland fires caused by illegal immigration, and prohibit migrant housing on Federal lands.

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 “Federal Lands Ampli-
 5 fied Security for the Homeland Act” or the “FLASH
 6 Act”.

7 **SEC. 2. TABLE OF CONTENTS.**

8 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Definitions.
- Sec. 4. Savings clause.

TITLE I—SECURING FEDERAL BORDER LANDS

- Sec. 101. Enhancing border security through the construction of navigable roads along Federal border lands.
- Sec. 102. U.S. Customs and Border Protection access to wilderness areas.
- Sec. 103. Placement of movable, temporary structures on certain Federal land to secure the southern border of the United States.
- Sec. 104. Prohibition on Secretaries of the Interior and Agriculture.
- Sec. 105. Interagency cooperative agreement.

TITLE II—ENDING ENVIRONMENTAL DESTRUCTION ON PUBLIC LANDS

Subtitle A—Trash Reduction and Suppressing Harm From Environmental Degradation at the Border

- Sec. 201. Definitions.
- Sec. 202. Policies and procedures to reduce trash along the southern border.
- Sec. 203. Transparency and accountability in trash accumulation on the southern border.
- Sec. 204. Penalties and fines.

Subtitle B—Targeting and Offsetting Existing Illegal Contaminants

Sec. 211. Trespass Cannabis Cultivation Site Response Initiatives.
Sec. 212. Criminal penalties for illegal pesticide application.
Sec. 213. Protection of national forests; Rules and regulations.
Sec. 214. Protection of Federal land; Rules and regulations.

Subtitle C—Ending Major Border Land Environmental Ruin From Wildfires

Sec. 221. Southern Border Fuels Management Initiative.
Sec. 222. Mitigating environmental degradation and wildland fires caused by illegal immigration.

TITLE III—PROTECTING OUR COMMUNITIES FROM FAILURE TO SECURE THE BORDER

Sec. 301. Definitions.
Sec. 302. Prohibition on providing housing to specified aliens.
Sec. 303. Report.

1 SEC. 3. DEFINITIONS.

2 In this Act:

3 (1) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term “appropriate congressional committees” means—

6 (A) the Committees on Natural Resources,
7 Agriculture, Homeland Security, and the Judiciary of the House of Representatives; and

9 (B) the Committees on Energy and Natural Resources, Agriculture, Nutrition, and
10 Forestry, Homeland Security and Governmental Affairs, and the Judiciary of the Senate.

13 (2) BORDER STATE.—The term “Border State”
14 means a State that abuts the southern border.

15 (3) COVERED FEDERAL LANDS.—

16 (A) IN GENERAL.—The term “covered Federal lands” means land—

18 (i) owned by the United States;

(ii) located in a unit that shares an exterior boundary with the southern border; and

4 (iii) administered by—

5 (I) the National Park Service;

(II) the Bureau of Land Management;

(III) the United States Fish and Wildlife Service;

10 (IV) the Bureau of Reclamation;

or

(V) the Forest Service.

20 (5) SECRETARY CONCERNED.—The term “Sec-
21 retary concerned” means—

(A) the Secretary of the Interior, with respect to lands under the jurisdiction of the Secretary of the Interior; and

(B) the Secretary of Agriculture, acting through the Chief of the Forest Service, with respect to National Forest System lands.

4 (6) SOUTHERN BORDER.—The term “southern
5 border” means the international border between the
6 United States and Mexico.

7 SEC. 4. SAVINGS CLAUSE.

8 (a) PROTECTION OF LEGAL USES.—Nothing in this
9 Act shall be construed to provide—

17 (b) EFFECT ON STATE AND PRIVATE LAND.—This
18 Act has no force or effect on State or private lands, and
19 nothing in this Act shall be construed as providing author-
20 ity on, or access to, State or private lands.

21 (c) TRIBAL SOVEREIGNTY.—Nothing in this Act su-
22 persedes, replaces, negates, or diminishes treaties or other
23 agreements between the United States and Indian Tribes.

24 (d) EFFECT ON ENFORCEMENT-RELATED DETEN-
25 TIONS.—Nothing in this Act shall be construed as block-

1 ing, impeding, or deterring the ability of the Department
2 of Homeland Security or the Department of Defense to
3 temporarily detain specified aliens (as such term is defined
4 in section 301) in furtherance of border security oper-
5 ations.

6 **TITLE I—SECURING FEDERAL**
7 **BORDER LANDS**

8 **SEC. 101. ENHANCING BORDER SECURITY THROUGH THE**
9 **CONSTRUCTION OF NAVIGABLE ROADS**
10 **ALONG FEDERAL BORDER LANDS.**

11 (a) **DEFINITIONS.**—In this section:

12 (1) **NAVIGABLE ROAD.**—The term “navigable
13 road” means a continuous path—

14 (A) able to accommodate at least a stand-
15 ard vehicle;

16 (B) of a width, length, and clearance
17 height determined by the Secretary concerned,
18 in consultation with the Secretary of Homeland
19 Security; and

20 (C) constructed of surface material deter-
21 mined to be appropriate by the Secretary con-
22 cerned, in consultation with the Secretary of
23 Homeland Security.

24 (2) **SECRETARY OF HOMELAND SECURITY.**—

25 The term “Secretary of Homeland Security” means

1 the Secretary of Homeland Security, in consultation
2 with the Chief Patrol Agent of each U.S. Border Pa-
3 trol sector containing covered Federal lands.

4 (b) IN GENERAL.—The Secretary concerned, in con-
5 sultation with the Secretary of Homeland Security, shall
6 take such actions as may be necessary to inventory exist-
7 ing roads and install navigable roads on covered Federal
8 lands to—

9 (1) deter illegal crossings in areas of high ille-
10 gal entry into the United States;

11 (2) gain operational control of the southern bor-
12 der; and

13 (3) increase U.S. Customs and Border Protec-
14 tion access to covered Federal lands.

15 (c) ROAD REQUIREMENTS.—The navigable roads in-
16 stalled or inventoried under subsection (b) shall be, to the
17 extent practicable—

18 (1) at least 584 miles total in length along the
19 portions of the southern border that abut covered
20 Federal lands;

21 (2) positioned to optimize U.S. Customs and
22 Border Protection access to, and enforcement capa-
23 bilities along, the southern border;

24 (3) not more than 10 miles from the southern
25 border; and

1 (4) completed not less than 5 years after the
2 date of the enactment of this Act.

3 (d) ROAD ACCESS AND MAINTENANCE.—In admin-
4 istering the navigable roads installed under this section,
5 the Secretary concerned shall—

6 (1) allow access to—

7 (A) Department of Defense and U.S. Cus-
8 toms and Border Protection personnel carrying
9 out official duties;

10 (B) local law enforcement officials carrying
11 out official duties;

12 (C) emergency response personnel carrying
13 out official duties;

14 (D) any other personnel the Secretary con-
15 cerned deems necessary to carry out the pur-
16 poses of the navigable roads described in sub-
17 section (b); and

18 (E) approved or authorized uses of navi-
19 gable roads along the southern border; and

20 (2) maintain the navigable roads as necessary
21 for vehicular travel.

22 (e) SECURITY FENCING AND TECHNOLOGY.—

23 (1) IN GENERAL.—The Secretary concerned
24 shall enter into cooperative agreements with the Sec-
25 retary of Homeland Security for the deployment of

1 the most practical and effective fencing, surveillance,
2 and related technology along the navigable roads
3 being installed under this section to—

4 (A) deter illegal crossings in areas of high
5 illegal entry into the United States; and

6 (B) gain operational control of the south-
7 ern border by increasing U.S. Customs and
8 Border Protection access to covered Federal
9 lands.

10 (2) **TIMELINE.**—The Secretary concerned shall
11 ensure security measures implemented pursuant to
12 this subsection are in effect in accordance with the
13 timeline established under subsection (c)(4).

14 (f) **NEPA COMPLIANCE.**—The Secretary concerned
15 shall ensure compliance with all applicable laws and regu-
16 lations, including the National Environmental Policy Act
17 (42 U.S.C. 4321 et seq.) and the amendments made to
18 such statute by the Fiscal Responsibility Act of 2023
19 (Public Law 118–5).

20 **SEC. 102. U.S. CUSTOMS AND BORDER PROTECTION ACCESS
21 TO WILDERNESS AREAS.**

22 Section 4(d) of the Wilderness Act (16 U.S.C. 1133)
23 is amended by adding at the end the following:

24 “(8) **U.S. CUSTOMS AND BORDER PROTECTION AC-**
25 CESS.—

1 “(A) PERMISSIBLE ACTIVITIES.—Notwithstanding
2 any other provision of this Act, the Commissioner of U.S. Customs and Border Protection
3 may conduct the following activities within a wilderness area for the purpose of securing the international land borders of the United States:

7 “(i) Access structures, installations, and roads.

9 “(ii) Execute search and rescue operations.

10 “(iii) Use motor vehicles, motorboats, and motorized equipment.

12 “(iv) Conduct patrols on foot and on horseback.

14 “(v) Notwithstanding any other law or regulation relating specifically to use of aircraft in a wilderness area or in the airspace above a wilderness area, use aircraft, including approach, landing, and takeoff.

19 “(vi) Deploy tactical infrastructure and technology.

21 “(vii) Construct and maintain roads and physical barriers.

23 “(B) PROTECTION OF WILDERNESS CHARACTER.—Any activity conducted by the Commissioner of U.S. Customs and Border Protection under

1 subparagraph (A) shall be carried out in a manner
2 that, to the extent possible, protects the wilderness
3 character of the area.”.

4 **SEC. 103. PLACEMENT OF MOVABLE, TEMPORARY STRUC-**
5 **TURES ON CERTAIN FEDERAL LAND TO SE-**
6 **CURE THE SOUTHERN BORDER OF THE**
7 **UNITED STATES.**

8 (a) SPECIAL USE AUTHORIZATION.—Subject to sub-
9 section (b), the Secretary concerned shall not require a
10 Border State to obtain a special use authorization for the
11 temporary placement on covered Federal lands within the
12 Border State of a movable, temporary structure for the
13 purpose of securing the southern border, if the Border
14 State submits to the Secretary concerned notice of the
15 proposed placement not later than 45 days before the date
16 of the proposed placement.

17 (b) TEMPORARY PLACEMENT.—

18 (1) IN GENERAL.—A movable, temporary struc-
19 ture described in subsection (a) may be placed by a
20 Border State on covered Federal lands in accordance
21 with that subsection for a period of not more than
22 1 year, subject to paragraph (2).

23 (2) EXTENSION.—

1 (A) IN GENERAL.—The period described in
2 paragraph (1) may be extended in 90-day incre-
3 ments, on approval by the Secretary concerned.

4 (B) CONSULTATION REQUIRED.—The Sec-
5 retary concerned shall consult with the Commis-
6 sioner of U.S. Customs and Border Protection
7 for purposes of determining whether to approve
8 an extension under subparagraph (A).

9 (C) APPROVAL.—The Secretary concerned
10 shall approve a request for an extension under
11 this paragraph if the Commissioner of U.S.
12 Customs and Border Protection determines that
13 operational control has not been achieved as of
14 the date of the consultation required under sub-
15 paragraph (B).

16 **SEC. 104. PROHIBITION ON SECRETARIES OF THE INTE-**
17 **RIOR AND AGRICULTURE.**

18 The Secretary of the Interior or the Secretary of Ag-
19 riculture may not impede, prohibit, or restrict activities
20 of U.S. Customs and Border Protection on covered Fed-
21 eral lands located within 100 miles of the southern border,
22 to execute search and rescue operations and to prevent
23 all unlawful entries into the United States, including en-
24 tries by terrorists, other unlawful aliens, instruments of

1 terrorism, narcotics, and other contraband through the
2 southern border.

3 **SEC. 105. INTERAGENCY COOPERATIVE AGREEMENT.**

4 The Secretary concerned shall enter into a coopera-
5 tive agreement with the Secretary of Homeland Security
6 to fulfill the commitments in the “Memorandum of Under-
7 standing Among U.S. Department of Homeland Security
8 and U.S. Department of the Interior and U.S. Depart-
9 ment of Agriculture Regarding Cooperative National Se-
10 curity and Counterterrorism Efforts on Federal Lands
11 along the United States’ Borders”, signed March 2006,
12 or any succeeding memorandum of understanding.

13 **TITLE II—ENDING ENVIRON-
14 MENTAL DESTRUCTION ON
15 PUBLIC LANDS**

16 **Subtitle A—Trash Reduction and
17 Suppressing Harm From Envi-
18 ronmental Degradation at the
19 Border**

20 **SEC. 201. DEFINITIONS.**

21 In this subtitle:

22 (1) APPLICABLE FIRE AND SANITATION REGU-
23 LATIONS.—The term “applicable fire and sanitation
24 regulations” means the following provisions of the

1 Code of Federal Regulations, as in effect on the date
2 of the enactment of this Act:

3 (A) With respect to lands under the juris-
4 diction of the Secretary of the Interior—

5 (i) sections 2.13 and 2.14 of title 36;
6 (ii) sections 423.29, 423.31, 423.34,

7 8365.1–1, 8365.1–7, 8365.2–1, 8365.2–3,
8 9212.1, and 9212.2 of title 43; and

9 (iii) sections 26.34, 27.94, and 27.95
10 of title 50.

11 (B) With respect to National Forest Sys-
12 tem lands, sections 261.5 and 261.11 of title
13 36.

14 (2) WASTE.—The term “waste” means any
15 refuse, garbage, rubbish, trash, debris, or litter left
16 or created by humans and disposed of—

17 (A) without authorization from the Federal
18 agency administering the area where the waste
19 is found; or

20 (B) outside of a waste collection receptacle.

21 **SEC. 202. POLICIES AND PROCEDURES TO REDUCE TRASH**
22 **ALONG THE SOUTHERN BORDER.**

23 (a) IN GENERAL.—Not later than 90 days after the
24 date of the enactment of this Act, the Secretary concerned,
25 in coordination with the Secretary of Homeland Security,

1 shall establish and implement policies and protocols to
2 prevent and mitigate environmental degradation caused by
3 aliens without lawful immigration status—

4 (1) crossing the southern border on covered
5 Federal lands; or

6 (2) being housed, or otherwise illegally en-
7 croaching or camping, on National Forest System
8 lands or lands under the jurisdiction of the Sec-
9 retary of the Interior.

10 (b) PROTOCOLS.—In developing the policies and pro-
11 tocols under subsection (a), the Secretary concerned shall
12 consider policies and seek to implement best practices with
13 respect to—

14 (1) reducing trash accumulation, particularly in
15 ecologically sensitive areas—

16 (A) on covered Federal lands; or

17 (B) where aliens without lawful immigra-
18 tion status are being housed, or are otherwise
19 illegally encroaching or camping, on National
20 Forest System lands or lands under the juris-
21 diction of the Secretary of the Interior;

22 (2) addressing the destruction of sensitive nat-
23 ural and archaeological resources; and

24 (3) addressing the destruction of wildlife habi-
25 tat.

1 **SEC. 203. TRANSPARENCY AND ACCOUNTABILITY IN TRASH**2 **ACCUMULATION ON THE SOUTHERN BOR-**3 **DER.**

4 (a) IN GENERAL.—Not later than 180 days after the
5 date of the enactment of this Act, and for each fiscal year
6 thereafter, the Secretary concerned shall submit to the ap-
7 propriate congressional committees a report on the
8 amount of waste collected in the following areas:

9 (1) Covered Federal lands.

10 (2) Sites on National Forest System lands or
11 lands under the jurisdiction of the Secretary of the
12 Interior—

13 (A) on which aliens without lawful immi-
14 gration status are being housed, or are other-
15 wise illegally encroaching or camping; or

16 (B) used for the illegal cultivation of nar-
17 cotics, including the cultivation of cannabis, by
18 aliens without lawful immigration status.

19 (b) CONTENTS OF REPORT.—Each report submitted
20 under subsection (a) shall include the following with re-
21 spect to areas covered by the report:

22 (1) The total amount of waste collected (in
23 pounds) by employees and contractors of Federal
24 agencies and the cost of collecting such waste, in-
25 cluding a breakdown by agency, region, or other unit

1 the Secretary concerned determines appropriate in
2 illustrating the distribution of waste.

3 (2) Suggestions on how to reduce environmental
4 degradation caused by waste.

5 (3) Data provided by Federal, State, and local
6 agencies, nonprofit and volunteer organizations, and
7 individuals with respect to—

8 (A) the amount of waste collected; and
9 (B) the number of waste collection events.

10 (4) The total number of acres of wildlife habitat
11 impacted by waste.

12 (5) The discovery of any unauthorized trails or
13 roads.

14 (6) The number of wildfires started as a result
15 of unauthorized human activity, including fires
16 started by aliens without lawful immigration status.

17 (7) Any other information the Secretary con-
18 cerned determines appropriate to demonstrate the
19 amount of waste found or collected.

20 (c) COLLECTION DATA.—

21 (1) IN GENERAL.—In developing the reports re-
22 quired under subsection (a), the Secretary concerned
23 shall—

24 (A) collaborate in information gathering
25 with State, local, nonprofit, and volunteer orga-

1 nizations and individuals assisting in waste col-
2 lection efforts; and

3 (B) to the maximum extent practicable,
4 verify the information provided by such organi-
5 zations and individuals.

6 (2) PROTECTION OF DATA.—The Secretary con-
7 cerned shall take precautions to ensure the privacy
8 of organizations and individuals submitting data for
9 the purposes of this section and prevent the dislo-
10 sure of personal identifiable information to the pub-
11 lic.

12 (d) DATES FOR SUBMISSION.—Except for the first
13 report submitted in accordance with subsection (a), the
14 Secretary concerned shall submit to the appropriate con-
15 gressional committees each fiscal year a report not later
16 than 90 days after the last day of the fiscal year covered
17 by the report.

18 **SEC. 204. PENALTIES AND FINES.**

19 (a) IN GENERAL.—An alien without lawful immigra-
20 tion status who, while on covered Federal land, carries out
21 an activity prohibited under applicable fire and sanitation
22 regulations shall be subject to criminal penalties and fines
23 authorized under such regulations.

24 (b) INCREASED PENALTIES AND FINES.—Not later
25 than 1 year after the date of the enactment of this Act,

1 the Secretary concerned shall promulgate rules and regu-
2 lations ensuring that the penalties and fines for carrying
3 out, on covered Federal lands, the prohibited activities re-
4 ferred to in subsection (a) are escalated, such that the
5 lower of the following increases occurs:

6 (1) The maximum term of imprisonment and
7 fines are doubled.

8 (2) The maximum term of imprisonment and
9 fines are raised to the greatest extent possible, such
10 that—

11 (A) the maximum term of imprisonment
12 does not exceed 1 year; and

13 (B) the fine does not exceed \$250,000.

14 (c) ENFORCEMENT.—The Secretary concerned shall
15 enforce existing regulations regarding criminal penalties
16 and fines authorized under such regulations, specifically
17 regarding applicable fire and sanitation regulations on
18 covered Federal land.

19 (d) REPORT.—Not later than 180 days after the date
20 of the enactment of this Act, and for each fiscal year
21 thereafter, the Secretary concerned shall submit to the ap-
22 propriate congressional committees a report detailing the
23 total amount collected in fines under subsection (a).

1 **Subtitle B—Targeting and Offset-**
2 **ting Existing Illegal Contami-**
3 **nants**

4 **SEC. 211. TRESPASS CANNABIS CULTIVATION SITE RE-**
5 **SPONSE INITIATIVES.**

6 (a) DEFINITIONS.—In this section:

7 (1) COVERED RESPONSE ACTION.—The term
8 “covered response action” means any activity to re-
9 move or remediate a release or threat of release to
10 the environment, resulting from the cultivation of
11 cannabis by a trespasser, of hazardous substances,
12 pollutants, contaminants, improper pesticides, or
13 refuse, including detection, identification, assess-
14 ment, monitoring, and cleanup activities.

15 (2) IMPROPER PESTICIDE.—The term “im-
16 proper pesticide” means a pesticide that is—

17 (A) at the time of application, cancelled by
18 the Environmental Protection Agency under the
19 Federal Insecticide, Fungicide, and Rodenticide
20 Act (7 U.S.C. 136 et seq.);

21 (B) improperly applied; or
22 (C) intentionally misused.

23 (3) IMPROPERLY APPLY.—The term “improp-
24 erly apply” means to use any registered pesticide in
25 a manner—

(B) that poses a risk to environmental or
human health.

7 (4) INDIAN TRIBE.—The term “Indian Tribe”
8 has the meaning given the term “Indian tribe” in
9 section 101 of the Comprehensive Environmental
10 Response, Compensation, and Liability Act of 1980
11 (42 U.S.C. 9601).

17 (6) NONPROFIT CONSERVATION ORGANIZA-
18 TION.—The term “nonprofit conservation organiza-
19 tion” means an organization—

(B) the primary purpose of which is conservation of natural resources

1 (7) OWNER OF ADJACENT PROPERTY.—The
2 term “owner of adjacent property” means the owner
3 of property that is adjacent to land—

4 (A) that is under the jurisdiction of a Sec-
5 retary concerned; and

6 (B) on which a covered response action is
7 carried out under this section.

8 (8) TRESPASS CANNABIS CULTIVATION SITE RE-
9 SPONSE INITIATIVE; INITIATIVE.—The terms “Tres-
10 pass Cannabis Cultivation Site Response Initiative”
11 and “initiative” mean an initiative carried out under
12 subsection (b).

13 (b) TRESPASS CANNABIS CULTIVATION SITE RE-
14 SPONSE INITIATIVES.—

15 (1) IN GENERAL.—The Secretary of Agriculture
16 and the Secretary of the Interior shall each carry
17 out an initiative of environmental response to con-
18 tamination resulting from the cultivation of cannabis
19 by trespassers on land under the jurisdiction of the
20 applicable Secretary, each of which shall be known
21 as a Trespass Cannabis Cultivation Site Response
22 Initiative.

23 (2) ADMINISTRATIVE OFFICE WITHIN THE DE-
24 PARTMENT OF AGRICULTURE AND THE DEPART-
25 MENT OF THE INTERIOR.—The Secretary of Agri-

1 culture and the Secretary of the Interior shall iden-
2 tify a branch within the Forest Service and the De-
3 partment of the Interior, respectively, which shall
4 have the experience, expertise, and responsibility for
5 carrying out the applicable initiative successfully.

6 (c) INITIATIVE GOALS.—The goals of each initiative
7 shall include the detection, identification, assessment, in-
8 vestigation, monitoring, and development of solutions to,
9 and response to, contamination resulting from the cultiva-
10 tion of cannabis by trespassers on land under the jurisdic-
11 tion of the Secretary concerned.

12 (d) RESPONSIBILITY FOR COVERED RESPONSE AC-
13 TIONS.—

14 (1) BASIC RESPONSIBILITY.—Except with re-
15 spect to a covered response action that is required
16 to be taken by a potentially responsible party pursu-
17 ant to an agreement under section 122 of the Com-
18 prehensive Environmental Response, Compensation,
19 and Liability Act of 1980 (42 U.S.C. 9622), the
20 Secretary concerned shall carry out all necessary
21 covered response actions on land under the jurisdic-
22 tion of the Secretary concerned.

23 (2) STATE FEES AND CHARGES.—Fees and
24 charges imposed by a State on the disposal of haz-
25 ardous substances, pollutants, contaminants, im-

1 proper pesticides, or refuse resulting from the cul-
2 tivation of cannabis shall apply to covered response
3 actions carried out under this section.

4 (e) SERVICES OF OTHER ENTITIES.—

5 (1) IN GENERAL.—The Secretary concerned
6 may enter into agreements on a reimbursable or
7 other basis with any other Federal agency, any State
8 or local government agency, any Indian Tribe, any
9 owner of adjacent property, or any nonprofit con-
10 servation organization to obtain the services of the
11 agency, Indian Tribe, owner, or organization to as-
12 sist the Secretary concerned in carrying out the ap-
13 plicable initiative, including carrying out covered re-
14 sponse actions under this section.

15 (2) DATA AND SAFETY.—Agreements under
16 paragraph (1) may require approval and adherence
17 to safety, data collection, monitoring, assessment,
18 and reporting parameters set forth by the Secretary
19 concerned.

20 (3) CROSS-FISCAL YEAR AGREEMENTS.—An
21 agreement under paragraph (1) may be for a period
22 that begins in one fiscal year and ends in another
23 fiscal year so long as the period of the agreement
24 does not exceed three fiscal years.

1 (4) LIMITATION ON REIMBURSABLE AGREEMENTS.—An agreement under paragraph (1) may
2 not—
3

4 (A) provide for reimbursement for regulatory enforcement activities; or
5 (B) with respect to a site—
6 (i) change the cleanup standards selected for the site pursuant to law; or
7 (ii) establish a cleanup level inconsistent with the future intended land use
8 as determined by the Secretary concerned.
9

10 (5) SURETY.—
11

12 (A) SURETY-CONTRACTOR RELATIONSHIP.—Any surety which provides a bid, performance, or payment bond in connection with any direct Federal procurement for a contract under this section to carry out a covered response action and begins activities to meet its obligations under such bond, shall, in connection with such activities or obligations, be entitled to any indemnification and the same standard of liability to which its principal was entitled under the contract or under any applicable law or regulation.
13

14 (B) SURETY BONDS.—
15

(i) APPLICABILITY OF SECTIONS 3131
AND 3133 OF TITLE 40.—If under sections
3131 and 3133 of title 40, United States
Code, surety bonds are required for any di-
rect Federal procurement of any contract
under this section to carry out a covered
response action and are not waived pursu-
ant to section 3134 of title 40, the surety
bonds shall be issued in accordance with
such sections 3131 and 3133.

1 action, unless otherwise provided for by the
2 Secretary concerned in the bond, in the
3 event of a default, the surety's liability on
4 a performance bond shall be only for the
5 cost of completion of the contract work in
6 accordance with the plans and specifica-
7 tions of the contract less the balance of
8 funds remaining to be paid under the con-
9 tract, up to the penal sum of the bond.
10 The surety shall in no event be liable on
11 bonds to indemnify or compensate the obli-
12 gee for loss or liability arising from per-
13 sonal injury or property damage whether
14 or not caused by a breach of the bonded
15 contract.

(iv) NONPREEMPTION.—Nothing in this paragraph shall be construed as—

(II) affecting, applying to, modifying, limiting, superseding, or preempting any rights, authorities, liabilities, or obligations of the parties.

1 ities, demands, actions, causes of ac-
2 tion, losses, judgments, claims, stat-
3 utes of limitation, or obligations under
4 Federal or State law, which do not
5 arise on or under the bond.

6 (C) APPLICABILITY.—

7 (i) BONDS EXECUTED BEFORE DE-
8 CEMBER 5, 1991.—Subparagraphs (A) and
9 (B) shall not apply to bonds executed be-
10 before December 5, 1991.

11 (ii) OTHER BONDS.—Subparagraphs
12 (A) and (B) shall not apply to bonds re-
13 quired with respect to response action con-
14 tracts under section 119 of the Com-
15 prehensive Environmental Response, Com-
16 pensation, and Liability Act of 1980 (42
17 U.S.C. 9619).

18 (f) ESTABLISHMENT OF ACCOUNTS.—

19 (1) TRESPASS CANNABIS CULTIVATION SITE RE-
20 SPONSE ACCOUNT, AGRICULTURE.—

21 (A) ESTABLISHMENT.—There is hereby es-
22 tablished in the Treasury of the United States
23 an account to be known as the “Trespass Can-
24 nabis Cultivation Site Response Account, Agri-
25 culture” which shall consist of, with respect to

1 land under the jurisdiction of the Forest Serv-
2 ice—

(iii) any other amounts recovered from a contractor, insurer, surety, or other person to reimburse the Department of Agriculture for the costs of covered response actions on such land related to the cultivation of cannabis on such land by a trespasser.

(B) OBLIGATION OF AUTHORIZED AMOUNTS.—Funds authorized for deposit in an account under subparagraph (A)—

(i) may be obligated or expended from the account only to carry out the applicable initiative, including to carry out covered response actions; and

(C) PAYMENTS OF FINES AND PENALTIES.—None of the funds appropriated to the Trespass Cannabis Cultivation Site Response Account, Agriculture may be used for the payment of a fine or penalty (including any supplemental environmental project carried out as part of such penalty) imposed against the Department of Agriculture unless the act or omission for which the fine or penalty is imposed arises out of an activity funded by the Trespass Cannabis Cultivation Site Response Account, Agriculture and the payment of the fine or penalty has been specifically authorized by law.

16 (2) TRESPASS CANNABIS CULTIVATION SITE RE-
17 SPONSE ACCOUNT, INTERIOR.—

(C) PAYMENTS OF FINES AND PENALTIES.—None of the funds appropriated to the Trespass Cannabis Cultivation Site Response Account, Interior may be used for the payment of a fine or penalty (including any supplemental environmental project carried out as part of such penalty) imposed against the Department of the Interior unless the act or omission for which the fine or penalty is imposed arises out of an activity funded by the Trespass Cannabis Cultivation Site Response Account, Interior and the payment of the fine or penalty has been specifically authorized by law.

14 (g) BUDGET REPORTS.—In proposing the budget for
15 any fiscal year pursuant to section 1105 of title 31, United
16 States Code, the President shall set forth separately the
17 amounts requested for each initiative.

18 (h) RELATIONSHIP TO CERCLA.—Nothing in this
19 section affects—

(i) AUTHORIZATION OF APPROPRIATIONS.—To carry out this section, there is authorized to be appropriated \$16,037,000 for each of fiscal years 2026 through 2032.

4 SEC. 212. CRIMINAL PENALTIES FOR ILLEGAL PESTICIDE

5 APPLICATION.

6 Section 14(b)(2) of the Federal Insecticide, Fun-
7 gicide, and Rodenticide Act (7 U.S.C. 136l(b)(2)) is
8 amended to read as follows:

9 “(2) PRIVATE APPLICATOR.—

15 “(B) DURING THE COMMISSION OF A FED-
16 ERAL OFFENSE.—Any private applicator or
17 other person not included in paragraph (1) who
18 knowingly violates any provision of this Act
19 during the commission of a Federal offense
20 under section 1361 of title 18, United States
21 Code, shall, in addition to the punishment pro-
22 vided under such section, be imprisoned for not
23 more than 10 years.”.

1 **SEC. 213. PROTECTION OF NATIONAL FORESTS; RULES AND**
2 **REGULATIONS.**

3 The Act of June 4, 1897 (16 U.S.C. 551; 30 Stat.
4 35), is amended by inserting “Any violation of the provi-
5 sions of this section, the sections referenced in the pre-
6 ceding sentence, or such rules and regulations, which in-
7 volves the illegal cultivation of cannabis on public lands
8 using pesticides which are not in compliance with the Fed-
9 eral Insecticide, Fungicide, and Rodenticide Act (7 U.S.C.
10 136 et seq.) shall be punished by a fine of not more than
11 \$250,000 or imprisonment for not more than 20 years,
12 or both.” before “Any person charged”.

13 **SEC. 214. PROTECTION OF FEDERAL LAND; RULES AND**
14 **REGULATIONS.**

15 (a) IN GENERAL.—Any person who violates the Fed-
16 eral Insecticide, Fungicide, and Rodenticide Act (7 U.S.C.
17 136, et seq.) in connection with the illegal cultivation of
18 cannabis on Federal land shall be subject to a fine of not
19 more than \$250,000 or imprisonment for not more than
20 20 years, or both.

21 (b) CLARIFICATION.—Penalties under subsection (a)
22 shall be in addition to applicable penalties under any other
23 Federal or State law.

24 (c) FEDERAL LAND DEFINED.—In this section, the
25 term “Federal land” means any Federal land or an inter-

1 est in land administered by the Secretary of the Interior
2 acting through—

3 (1) the Bureau of Indian Affairs (except land
4 held in trust by the Secretary for the benefit of an
5 Indian Tribe);
6 (2) the Bureau of Land Management;
7 (3) the National Park Service; or
8 (4) the United States Fish and Wildlife Service.

9 **Subtitle C—Ending Major Border
10 Land Environmental Ruin From
11 Wildfires**

12 **SEC. 221. SOUTHERN BORDER FUELS MANAGEMENT INITIA-
13 TIVE.**

14 (a) ESTABLISHMENT.—Not later than 1 year after
15 the date of the enactment of this Act, the Secretary of
16 the Interior shall establish a program to be known as the
17 “Southern Border Fuels Management Initiative” (in this
18 section referred to as the “Initiative”).

19 (b) PURPOSE.— The purpose of the Initiative is to
20 carry out vegetation management activities along the
21 southern border in order to—

22 (1) reduce the risk of catastrophic wildfire
23 along the southern border and improve landscape re-
24 silience;

1 (2) improve operational control of the southern
2 border; and

3 (3) improve visibility and sight lines along the
4 southern border to increase safety for law enforce-
5 ment.

6 (c) ACTIVITIES.—In carrying out the Initiative, the
7 Secretary shall—

8 (1) reduce hazardous fuels along the southern
9 border;

10 (2) address invasive or non-native species along
11 the southern border that contribute to wildfire risk
12 or decrease operation efficiency of border patrol op-
13 erations;

14 (3) install fuel breaks along the southern bor-
15 der;

16 (4) set targets for acres to treat under the pro-
17 gram for each fiscal year; and

18 (5) prioritize fuels management on covered
19 Federal lands on which navigable roads are con-
20 structed under section 101.

21 (d) COORDINATION.—In carrying out the Initiative,
22 the Secretary shall coordinate and may enter into memo-
23 randums of understanding with the Forest Service, U.S.
24 Border Patrol, and State, local, or Tribal law enforcement
25 agencies.

1 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
2 authorized to be appropriated to the Secretary of the Inter-
3 rior to carry out this section \$3,660,000 for each of fiscal
4 years 2026 through 2032.

(f) TERMINATION.—The Initiative shall terminate 7 years after the date of the enactment of this Act.

**7 SEC. 222. MITIGATING ENVIRONMENTAL DEGRADATION
8 AND WILDLAND FIRES CAUSED BY ILLEGAL
9 IMMIGRATION.**

10 (a) IN GENERAL.—Not later than 90 days after the
11 date of the enactment of this Act, the Secretary concerned,
12 in coordination with the Secretary of Homeland Security,
13 shall establish and implement policies and protocols to
14 mitigate, avoid, or prevent—

15 (1) wildland fires ignited by aliens without law-
16 ful immigration status; and

17 (2) environmental degradation on covered Fed-
18 eral lands caused by aliens without lawful immigra-
19 tion status crossing the southern border.

20 (b) PROTOCOLS.—In developing the protocols under
21 subsection (a), the Secretary concerned shall consider poli-
22 cies to—

23 (1) reduce trash accumulation along the south-
24 ern border, particularly in ecologically sensitive
25 areas;

- 1 (2) prevent the ignition of wildland fires by
2 aliens without lawful immigration status, particu-
3 larly in where there is a risk of—
4 (A) loss of life or property;
5 (B) damage to critical wildlife habitat;
6 (C) damage to public infrastructure; and
7 (D) degradation of watersheds or public
8 water sources;
9 (3) address the destruction of sensitive natural
10 and archeological resources; and
11 (4) address the destruction of wildlife habitat.
- 12 (c) REPORT TO CONGRESS.—Not later than 1 year
13 after the date of the enactment of this Act, the Secretary
14 concerned shall submit to the appropriate congressional
15 committees a report that includes—
16 (1) a description of the policies and protocols
17 established under subsection (a);
18 (2) a catalog of all reported incidents of envi-
19 ronmental degradation and wildland fires ignited by
20 aliens without lawful immigration status, includ-
21 ing—
22 (A) the number of acres burned and total
23 number of fires ignited;

(B) a description of each incident of environmental degradation and the total number of such incidents;

(C) the estimated cost of cleaning up or remediating such environmental degradation;

(D) the number of such aliens connected to each fire and whether or not they were apprehended; and

18 (d) UPDATED REPORT.—

1 (2) ADDITIONAL STATES CONSIDERED.—In up-
2 dating the report under paragraph (1), the Com-
3 troller General shall include information on each
4 Border State.

5 **TITLE III—PROTECTING OUR
6 COMMUNITIES FROM FAIL-
7 URE TO SECURE THE BORDER**

8 **SEC. 301. DEFINITIONS.**

9 In this title:

10 (1) FEDERAL LAND MANAGEMENT AGENCIES.—
11 The term “Federal land management agencies”
12 means—
13 (A) the National Park Service;
14 (B) the Bureau of Land Management;
15 (C) the United States Fish and Wildlife
16 Service; and
17 (D) the Forest Service.

18 (2) HOUSING.—The term “housing” means a
19 temporary or permanent encampment used for the
20 primary purpose of sheltering specified aliens.

21 (3) SPECIFIED ALIEN.—The term “specified
22 alien” means an alien who has not been admitted,
23 as such terms are defined in section 101(a) of the
24 Immigration and Nationality Act (8 U.S.C.
25 1101(a)).

1 **SEC. 302. PROHIBITION ON PROVIDING HOUSING TO SPECI-**

2 **FIED ALIENS.**

3 (a) IN GENERAL.—No Federal funds may be used
4 to provide housing to specified aliens on any land under
5 the administrative jurisdiction of the Federal land man-
6 agement agencies, including through leases, contracts, or
7 agreements.

8 (b) REVOCATION OF LEASE.—The lease between the
9 United States of America—United States Department of
10 the Interior—National Park Service and the City of New
11 York for the Premises known as Portions of Floyd Ben-
12 nett Field, in the Jamaica Bay Unit of Gateway National
13 Recreation Area (NPS Lease #L-GATE912-2023, Com-
14 mencement Date—September 15, 2023) and the amend-
15 ment to the lease dated September 13, 2024, are hereby
16 revoked, and a renewal or extension of the lease or a sub-
17 sequent lease that is substantially similar and affects any
18 portion or portions of Floyd Bennett Field is—

19 (1) revoked if entered into before the date of
20 the enactment of this Act; and
21 (2) prohibited after the date of the enactment
22 of this Act.

23 **SEC. 303. REPORT.**

24 The Secretary of the Interior and the Secretary of
25 Agriculture shall jointly submit to the appropriate con-
26 gressional committees an annual report that includes—

- 1 (1) the number of specified aliens that have
2 been provided housing on any land under the admin-
3 istrative jurisdiction of the Federal land manage-
4 ment agencies; and
5 (2) information regarding the countries of ori-
6 gin of such specified aliens.

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