| 119TH CONGRESS | \mathbf{C} | |
|----------------|--------------|--|
| 1st Session | | |
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To protect clean air and public health by expanding fenceline and ambient air monitoring and access to air quality information for communities affected by air pollution, to require hazardous air pollutant monitoring at the fenceline of facilities whose emissions are linked to local health threats, to ensure the Environmental Protection Agency promulgates rules that require hazardous air pollutant data measurement and electronic submission at fencelines and stacks of industrial source categories, to expand and strengthen the national ambient air quality monitoring network, to deploy air quality systems in communities affected by air pollution, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. Blunt Rochester introduced the following bill; which was read twice and referred to the Committee on _____

A BILL

To protect clean air and public health by expanding fenceline and ambient air monitoring and access to air quality information for communities affected by air pollution, to require hazardous air pollutant monitoring at the fenceline of facilities whose emissions are linked to local health threats, to ensure the Environmental Protection Agency promulgates rules that require hazardous air pollutant data measurement and electronic submission at fencelines and stacks of industrial source categories, to expand and strengthen the national ambient air quality monitoring network, to deploy air quality systems in

communities affected by air pollution, 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.
- This Act may be cited as the "Public Health Air
- 5 Quality Act of 2025".
- 6 SEC. 2. DEFINITIONS.
- 7 In this Act:
- 8 (1) Accidental release.—The term "acci-
- 9 dental release" has the meaning given the term in
- section 112(r)(2) of the Clean Air Act (42 U.S.C.
- 11 7412(r)(2).
- 12 (2) Administrator.—The term "Adminis-
- trator" means the Administrator of the Environ-
- mental Protection Agency.
- 15 (3) AIR QUALITY SYSTEM.—The term "air qual-
- ity system" means an air quality sensor or set of
- sensors installed together with instruments to meas-
- 18 ure meteorology and store and transmit data.
- 19 (4) Area source; hazardous air pollut-
- ANT; MAJOR SOURCE; NEW SOURCE; STATIONARY
- 21 SOURCE.—Except as otherwise provided, the terms
- "area source", "hazardous air pollutant", "major
- source", "new source", and "stationary source" have

the meanings given those terms in section 112(a) of the Clean Air Act (42 U.S.C. 7412(a)).

- (5) CUMULATIVE IMPACT.—The term "cumulative impact" means the totality of exposures to combinations of chemical and nonchemical stressors, and the effects of those exposures on health, well-being, and quality of life outcomes.
- (6) CUMULATIVE RISK.—The term "cumulative risk" means the combined risks to health or the environment from multiple agents or stressors.
- (7) Emissions measurement system" means a set of monitors, testing equipment, tools, and processes employed at a facility to measure emissions from direct and fugitive points at a source or facility or at the fenceline of the source or facility that employs Environmental Protection Agency-approved or promulgated test methods for all measured pollutants for which a method is available.
- (8) FEDERAL EQUIVALENT METHOD; FEDERAL REFERENCE METHOD.—The terms "Federal equivalent method" and "Federal reference method" have the meanings given those terms in section 53.1 of title 40, Code of Federal Regulations (or to the

| 1 | same or substantially similar terms in successor reg- |
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| 2 | ulations). |
| 3 | (9) Method 325A.—The term "Method 325A" |
| 4 | means the most current version of the test method |
| 5 | 325A published by the Environmental Protection |
| 6 | Agency. |
| 7 | (10) METHOD 325B.—The term "Method |
| 8 | 325B" means the most current version of the test |
| 9 | method 325B published by the Environmental Pro- |
| 10 | tection Agency. |
| 11 | (11) METHOD 327.—The term "Method 327" |
| 12 | means the most current version of the test method |
| 13 | 327 published by the Environmental Protection |
| 14 | Agency. |
| 15 | (12) Method to-15a.—The term "Method |
| 16 | TO-15A" means the most current version of the |
| 17 | test method $TO-15$ (including $TO-15A$) published |
| 18 | by the Environmental Protection Agency. |
| 19 | (13) National air toxics trends net- |
| 20 | WORK.—The term "National Air Toxics Trends Net- |
| 21 | work" means the long-term hazardous air pollutants |
| 22 | monitoring data network established by the Environ- |
| 23 | mental Protection Agency to assess trends and emis- |
| 24 | sions reduction program effectiveness. |
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| 1 | (14) National ambient air quality stand- |
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| 2 | ARD.—The term "national ambient air quality |
| 3 | standard" means a national ambient air quality |
| 4 | standard established under section 109 of the Clean |
| 5 | Air Act (42 U.S.C. 7409). |
| 6 | (15) NCore.—The term "NCore" has the |
| 7 | meaning given the term in section 58.1 of title 40, |
| 8 | Code of Federal Regulations (as in effect on the |
| 9 | date of enactment of this Act). |
| 10 | (16) Office of Research and Develop- |
| 11 | MENT.—The term "Office of Research and Develop- |
| 12 | ment" means the Office of Research and Develop- |
| 13 | ment of the Environmental Protection Agency. |
| 14 | (17) PFAS TERMS.—The terms "perfluoroalkyl |
| 15 | substance" and "polyfluoroalkyl substance" have the |
| 16 | meanings given those terms in section 7331(2)(B) of |
| 17 | the PFAS Act of 2019 (15 U.S.C. 8931(2)(B)). |
| 18 | (18) Real-time.—The term "real-time" means |
| 19 | the actual or near actual time during which pollut- |
| 20 | ant levels occur at or near the property boundary of |
| 21 | a facility or in a nearby community. |
| 22 | (19) Source.—The term "source" is within the |
| 23 | meaning of the Clean Air Act (42 U.S.C. 7401 et |
| 24 | seq.). |

1 (20) Test Method.—The term "test method"
2 means a method described in the most recent docu3 ment of the Environmental Protection Agency enti4 tled "Compendium of Methods for the Determina5 tion of Toxic Organic Compounds in Ambient Air".

6 SEC. 3. HEALTH EMERGENCY AIR TOXICS MONITORING

7 **NETWORK.**

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(a) Monitoring.—

(1) IN GENERAL.—Not later than 18 months after the date of enactment of this Act, the Administrator shall publish notice in the Federal Register of, take public comment for a period of not less than 60 days regarding, and take final action to design and launch a plan and implement a program to administer or conduct, pursuant to authority provided under the Clean Air Act (42 U.S.C. 7401 et seq.), including sections 103, 112, 113, 114, and 303 of that Act (42 U.S.C. 7403, 7412, 7413, 7414, 7603), emissions measurement and quantification, including the best available form of fenceline monitoring of stationary sources of hazardous air pollutants that are on the list developed under subsection (c), including through expansion of the National Air Toxics Trends Network or through creating a new network, as appropriate.

| 1 | (2) Monitoring Period.— |
|----|---|
| 2 | (A) In General.—The Administrator |
| 3 | shall ensure monitoring begins pursuant to this |
| 4 | section not later than 18 months after the date |
| 5 | of enactment of this Act and shall maintain the |
| 6 | monitoring required under paragraph (1) for a |
| 7 | period of not less than 6 years after the date |
| 8 | on which the monitoring required under that |
| 9 | paragraph begins. |
| 10 | (B) Subsequent monitoring.—After the |
| 11 | 6-year period described in subparagraph (A) |
| 12 | the Administrator shall maintain the emissions |
| 13 | measurement and quantification program under |
| 14 | paragraph (1), consistent with this section |
| 15 | through— |
| 16 | (i) maintaining monitors at all or |
| 17 | some sources under the program under |
| 18 | paragraph (1); and |
| 19 | (ii) adding or moving monitors under |
| 20 | the program under paragraph (1) to addi- |
| 21 | tional sources, following the process for |
| 22 | substitution of sources in subsection (g). |
| 23 | (C) SHORTENED PERIOD.—If the Administration |
| 24 | trator determines, after public notice and a |
| 25 | public comment period of not less than 60 days |

| 1 | that 6 years of monitoring, as required under |
|----|---|
| 2 | subparagraph (A), is not necessary to protect |
| 3 | public health or ensure compliance at the |
| 4 | source or the facility involved, the Adminis- |
| 5 | trator may reduce or end the monitoring after |
| 6 | at least 3 years of monitoring has occurred. |
| 7 | (D) Additional inspections and test- |
| 8 | ING.—In addition to fenceline monitoring under |
| 9 | the program under paragraph (1), the Adminis- |
| 10 | trator shall use the authority of the Adminis- |
| 11 | trator to inspect and require emission testing at |
| 12 | sources on the list published pursuant to sub- |
| 13 | section (c) to the extent necessary to identify |
| 14 | and address the emissions crossing the |
| 15 | fenceline. |
| 16 | (b) Publication of Results.— |
| 17 | (1) In General.—The Administrator shall |
| 18 | publish and maintain the plans for and the results |
| 19 | of all measurements, including fenceline monitoring |
| 20 | conducted under the program under subsection |
| 21 | (a)(1) on the website of the Environmental Protec- |
| 22 | tion Agency— |
| 23 | (A) in a highly accessible format; |
| 24 | (B) in a centralized database maintained |
| 25 | in multiple languages; and |

| 1 | (C) for a period of at least 10 years. |
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| 2 | (2) Immediate availability.—The Adminis- |
| 3 | trator shall ensure that the monitoring data col- |
| 4 | lected under the program under subsection (a)(1) |
| 5 | are— |
| 6 | (A) electronically submitted to the Admin- |
| 7 | istrator not later than 1 month after the date |
| 8 | of collection of the data; and |
| 9 | (B) made publicly available as expedi- |
| 10 | tiously as practicable, but in any case not later |
| 11 | than 7 days after the electronic submission of |
| 12 | the data. |
| 13 | (c) List of Sources.— |
| 14 | (1) Development.— |
| 15 | (A) In General.—Not later than 270 |
| 16 | days after the date of enactment of this Act, |
| 17 | the Administrator shall publish, after public no- |
| 18 | tice and a public comment period of not less |
| 19 | than 60 days, a list of stationary sources of |
| 20 | hazardous air pollutants that, subject to sub- |
| 21 | paragraph (B) do not already have fenceline |
| 22 | monitoring in operation that is producing pub- |
| 23 | licly available data and includes— |
| 24 | (i) at least 45 of the sources listed— |

| 1 | (I) as high-priority facilities in |
|----|--|
| 2 | Appendix A of the report of the Office |
| 3 | of Inspector General of the Environ- |
| 4 | mental Protection Agency numbered |
| 5 | 20-N-0128 and dated March 31, |
| 6 | 2020; or |
| 7 | (II) as contributing to high can- |
| 8 | cer risk at the census block level in |
| 9 | Appendix C of the report of the Office |
| 10 | of Inspector General of the Environ- |
| 11 | mental Protection Agency numbered |
| 12 | 21-P-0129 and dated May 6, 2021; |
| 13 | and |
| 14 | (ii) at least 55 other major sources or |
| 15 | area sources that meet the criteria de- |
| 16 | scribed in paragraph (2). |
| 17 | (B) Substitution.— |
| 18 | (i) In General.—If the Adminis- |
| 19 | trator determines, after public notice and a |
| 20 | public comment period of not less than 60 |
| 21 | days, that a source described in subpara- |
| 22 | graph (A)(i) no longer contributes to high |
| 23 | health risks or impacts that warrant con- |
| 24 | tinued monitoring to advance public health |
| 25 | protection, inform improved compliance, or |

| 1 | improve available data quality, the Admin- |
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| 2 | istrator shall— |
| 3 | (I) cease to include that source in |
| 4 | the list under subparagraph (A); and |
| 5 | (II) include instead an additional |
| 6 | major source or area source described |
| 7 | in subparagraph (A)(ii) to ensure that |
| 8 | the list under subparagraph (A) in- |
| 9 | cludes not fewer than 100 high-pri- |
| 10 | ority sources. |
| 11 | (ii) Description of Reasons.—For |
| 12 | the purpose of providing notice, the Ad- |
| 13 | ministrator shall publish in the Federal |
| 14 | Register, and seek public comment for a |
| 15 | period of not less than 60 days with re- |
| 16 | spect to— |
| 17 | (I) any determination to make a |
| 18 | substitution under clause (i); and |
| 19 | (II) an explanation of the reasons |
| 20 | for any such determination dem- |
| 21 | onstrating, based on monitoring data |
| 22 | or other reliable information, that the |
| 23 | substitution is likely to ensure that |
| 24 | monitoring under this section occurs |
| 25 | at the sources causing or contributing |

| 1 | to the highest potential health risks or |
|----|--|
| 2 | other impacts from hazardous air pol- |
| 3 | lution. |
| 4 | (iii) Requirement.—The Adminis- |
| 5 | trator may include an additional major |
| 6 | source or area source under clause (i)(II) |
| 7 | only if the Administrator determines that |
| 8 | the source is, or is likely to be, contrib- |
| 9 | uting local health risks or impacts that are |
| 10 | equivalent to, or greater than, those of the |
| 11 | source for which the new source is being |
| 12 | substituted. |
| 13 | (2) Criteria.—The Administrator may include |
| 14 | a major source or area source described in clause (ii) |
| 15 | of paragraph (1)(A) on the list described in that |
| 16 | paragraph only if the source— |
| 17 | (A) emits at least 1 of the pollutants de- |
| 18 | scribed in paragraph (3); |
| 19 | (B) is— |
| 20 | (i) located in, or within 3 miles of, a |
| 21 | census tract with— |
| 22 | (I) a cancer risk of at least 100- |
| 23 | in-1,000,000; or |

| 1 | (II) a chronic noncancer hazard |
|----|--|
| 2 | index that is greater than or equal to |
| 3 | 1; or |
| 4 | (ii) in a source category with— |
| 5 | (I) a cancer risk that is greater |
| 6 | than 100-in-1,000,000 for the indi- |
| 7 | vidual most exposed to emissions from |
| 8 | the source category; |
| 9 | (II) a total organ-specific hazard |
| 10 | index for chronic noncancer risk that |
| 11 | is greater than or equal to 1; or |
| 12 | (III) an acute risk hazard |
| 13 | quotient that is greater than or equal |
| 14 | to 1; and |
| 15 | (C)(i) is classified in 1 or more of North |
| 16 | American Industry Classification System codes |
| 17 | 322, 324, 325, 326, 331, 332, 339, 424, and |
| 18 | 562; |
| 19 | (ii)(I) is required to prepare and imple- |
| 20 | ment a risk management plan pursuant to sec- |
| 21 | tion 112(r) of the Clean Air Act (42 U.S.C. |
| 22 | 7412(r); and |
| 23 | (II) has had an accidental release required |
| 24 | to be reported during the previous 5-year period |
| 25 | pursuant to sections 68.42 and 68.195 of title |
| | |

| 1 | 40, Code of Federal Regulations (as in effect on |
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| 2 | the date of enactment of this Act); or |
| 3 | (iii) is determined by the Administrator to |
| 4 | be a high-priority source or facility for emis- |
| 5 | sions measurement because— |
| 6 | (I) the facility is located within 350 |
| 7 | feet of a residence, school, childcare facility |
| 8 | (including a camp), hospital, park, sports |
| 9 | or recreation facility, or other gathering |
| 10 | place, community center, or institution |
| 11 | where children and families regularly |
| 12 | spend time; or |
| 13 | (II) based on the best available |
| 14 | science, the emissions of the source or fa- |
| 15 | cility are likely causing or contributing to, |
| 16 | or have the potential to cause or contribute |
| 17 | to, serious acute or chronic, including can- |
| 18 | cer and non-cancer, health or safety risks |
| 19 | or impacts, including adverse neurological, |
| 20 | developmental, or other health impacts in |
| 21 | utero or childhood. |
| 22 | (3) POLLUTANTS.—The pollutants described in |
| 23 | this paragraph are— |
| 24 | (A) ethylene oxide, CAS 75218; |
| 25 | (B) chloroprene, CAS 126998; |

| 1 | (C) benzene, CAS 71432; |
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| 2 | (D) 1,3-butadiene, CAS 106990; |
| 3 | (E) formaldehyde, CAS 50000; |
| 4 | (F) acetaldehyde, CAS 75070; |
| 5 | (G) lead compounds; |
| 6 | (H) arsenic compounds; |
| 7 | (I) antimony compounds; |
| 8 | (J) cadmium compounds; |
| 9 | (K) cobalt compounds; |
| 10 | (L) nickel compounds; |
| 11 | (M) manganese compounds; |
| 12 | (N) vinyl chloride; |
| 13 | (O) ethylene dichloride; |
| 14 | (P) naphthalene; |
| 15 | (Q) ethylbenzene; |
| 16 | (R) methyl mercury; |
| 17 | (S) epichlorohydrin; |
| 18 | (T) xylenes; |
| 19 | (U) acrylonitrile; |
| 20 | (V) any other hazardous air pollutant in- |
| 21 | cluded in the list described in section 112(b) of |
| 22 | the Clean Air Act (42 U.S.C. 7412(b)) that the |
| 23 | Administrator determines, after public notice |
| 24 | and a public comment period of not less than |
| 25 | 60 days, the air emissions of which— |

| 1 | (i) are, or may be contributing to, se- |
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| 2 | rious health risks; or |
| 3 | (ii) warrant emissions quantification |
| 4 | and measurement due to the public inter- |
| 5 | est in evaluating the emissions and effects |
| 6 | of the pollutant; and |
| 7 | (W) any pollutant or airborne chemical |
| 8 | that is a precursor to atmospheric photo- |
| 9 | chemical production of any other pollutant on |
| 10 | the list described in section 112(b) of the Clean |
| 11 | Air Act (42 U.S.C. 7412(b)). |
| 12 | (4) Use of information and methods .—In |
| 13 | carrying out this subsection, the Administrator |
| 14 | shall— |
| 15 | (A) use— |
| 16 | (i) the evaluations and methods of the |
| 17 | Environmental Protection Agency for com- |
| 18 | piling and evaluating information about |
| 19 | risks from air toxics in effect on January |
| 20 | 1, 2025, that have been peer reviewed by |
| 21 | the Science Advisory Board, including |
| 22 | chemical assessments developed by the In- |
| 23 | tegrated Risk Information System of the |
| 24 | Environmental Protection Agency (com- |
| 25 | monly referred to as "IRIS"), or the most |

| 1 | recent Air Toxics Screening Assessment or |
|----|--|
| 2 | other current evaluation or report by the |
| 3 | Environmental Protection Agency, acting |
| 4 | through the Office of Research and Devel- |
| 5 | opment, providing similar information |
| 6 | about cancer and noncancer risks from |
| 7 | hazardous air pollution based on measured |
| 8 | or modeled emissions, using evaluations or |
| 9 | methods that— |
| 10 | (I) account for, and therefore |
| 11 | demonstrate higher risks to, the indi- |
| 12 | vidual or community most exposed to |
| 13 | the emissions; and |
| 14 | (II) account for adverse neuro- |
| 15 | logical, developmental, or other health |
| 16 | impacts in utero, in childhood, and in |
| 17 | adolescence; |
| 18 | (ii) the Risk-Screening Environmental |
| 19 | Indicators model of the Administrator in |
| 20 | effect as of December 31, 2024; |
| 21 | (iii) a prior health risk assessment |
| 22 | that was performed by the Administrator |
| 23 | for the applicable source or source category |
| 24 | before January 1, 2025; or |
| | |

| I | (iv) a new health risk assessment per- |
|----|--|
| 2 | formed by the Administrator for the appli- |
| 3 | cable source or source category that— |
| 4 | (I) is more complete and address- |
| 5 | es more or greater risks than pre- |
| 6 | viously considered; |
| 7 | (II) follows the best available |
| 8 | science (including the most recent |
| 9 | guidance from the National Academy |
| 10 | of Sciences and the most recent as- |
| 11 | sessments under the Integrated Risk |
| 12 | Information System of the Environ- |
| 13 | mental Protection Agency (commonly |
| 14 | referred to as "IRIS") that were cre- |
| 15 | ated pursuant to the document of the |
| 16 | Environmental Protection Agency en- |
| 17 | titled "ORD Staff Handbook for De- |
| 18 | veloping IRIS Assessments" and |
| 19 | dated December 2022); and |
| 20 | (III) considers, with respect to |
| 21 | the applicable source or facility— |
| 22 | (aa) cumulative risks and |
| 23 | cumulative impacts; |

| 1 | (bb) increased vulnerability |
|----|--|
| 2 | that results from socioeconomic |
| 3 | disparities; |
| 4 | (cc) multiple source expo- |
| 5 | sure; and |
| 6 | (dd) exposure in utero, in |
| 7 | childhood, in adolescence, and |
| 8 | through the age of 85; and |
| 9 | (B) consider— |
| 10 | (i) the most recent emission tests |
| 11 | available to the Administrator or received |
| 12 | by the Environmental Protection Agency in |
| 13 | public comment; and |
| 14 | (ii) any fenceline or ambient moni- |
| 15 | toring data for which an Environmental |
| 16 | Protection Agency-approved data quality |
| 17 | check has been performed. |
| 18 | (d) Methods and Technologies.— |
| 19 | (1) In general.—Except as provided in para- |
| 20 | graph (3), in carrying out the program under sub- |
| 21 | section (a)(1), the Administrator shall, for each sta- |
| 22 | tionary source on the list published under subsection |
| 23 | (c)(1), employ an emissions measurement system to |
| 24 | monitor the pollutants described in subsection (c)(3) |

| 1 | emitted by the stationary source, including at |
|----|--|
| 2 | least— |
| 3 | (A) the most current Environmental Pro- |
| 4 | tection Agency-approved or promulgated emis- |
| 5 | sion test or monitoring method, including Meth- |
| 6 | od 325A, Method 325B, Method TO-15A, and |
| 7 | Method 327, that expands the scope, strength- |
| 8 | ens the detection limit, or otherwise improves |
| 9 | the effectiveness of the test method; or |
| 10 | (B) for each stationary source described in |
| 11 | paragraph (2), the best available method for |
| 12 | continuous, real-time measurement of air pol- |
| 13 | lutant concentrations. |
| 14 | (2) Stationary sources described.—A sta- |
| 15 | tionary source referred to in paragraph (1)(B) is— |
| 16 | (A) not less than each of the 20 stationary |
| 17 | sources on the list published under subsection |
| 18 | (c)(1) that— |
| 19 | (i) emits the greatest quantity or rate |
| 20 | of pollutants described in subsection (c)(3) |
| 21 | or |
| 22 | (ii) causes the greatest health risk to |
| 23 | the greatest number of people, based or |
| 24 | the emissions of the pollutants described in |

| 1 | subsection $(c)(3)$ individually, as a group |
|----|--|
| 2 | or cumulatively, based on— |
| 3 | (I)(aa) the latest evaluations and |
| 4 | methods of the Environmental Protec- |
| 5 | tion Agency for compiling and evalu- |
| 6 | ating information about risks from air |
| 7 | toxics, or the most recent Air Toxics |
| 8 | Screening Assessment or other cur- |
| 9 | rent evaluation or report by the Envi- |
| 10 | ronmental Protection Agency pro- |
| 11 | viding similar information about can- |
| 12 | cer and noncancer risks from haz- |
| 13 | ardous air pollution based on meas- |
| 14 | ured or modeled emissions; |
| 15 | (bb) the Risk-Screening Environ- |
| 16 | mental Indicators model of the Ad- |
| 17 | ministrator; |
| 18 | (cc) a prior health risk assess- |
| 19 | ment that was performed by the Ad- |
| 20 | ministrator for the applicable source |
| 21 | or source category; or |
| 22 | (dd) a new health risk assess- |
| 23 | ment performed by the Administrator |
| 24 | that— |
| | |

| 1 | (AA) follows the best avail- |
|----|---|
| 2 | able science (including the most |
| 3 | recent guidance from the Na- |
| 4 | tional Academy of Sciences); and |
| 5 | (BB) considers, with respect |
| 6 | to the applicable source or facil- |
| 7 | ity, cumulative risks and impacts |
| 8 | increased vulnerability that re- |
| 9 | sults from socioeconomic dispari- |
| 10 | ties, multiple source exposure |
| 11 | and exposure in utero, in child- |
| 12 | hood, in adolescence, and over |
| 13 | the course of a lifetime through |
| 14 | the age of 85; and |
| 15 | (II) the most recent emission |
| 16 | tests available to the Environmental |
| 17 | Protection Agency or received in pub- |
| 18 | lic comment, and any fenceline or am- |
| 19 | bient monitoring data for which an |
| 20 | Environmental Protection Agency-ap- |
| 21 | proved data quality check has been |
| 22 | performed; |
| 23 | (B) any other stationary source on the list |
| 24 | published under subsection (c)(1) that— |
| | |

| 1 | (i) is regulated under paragraph (7) |
|----|---|
| 2 | of section 112(r) of the Clean Air Act (42 |
| 3 | U.S.C. 7412(r)); and |
| 4 | (ii) has had an accidental release or |
| 5 | incident that is required to be reported |
| 6 | during the previous 5-year period pursuant |
| 7 | to sections 68.42 and 68.195 of title 40 |
| 8 | Code of Federal Regulations (as in effect |
| 9 | on January 1, 2025), under that para- |
| 10 | graph; and |
| 11 | (C) any other stationary source on the list |
| 12 | published under subsection (c)(1) for which ap- |
| 13 | plication of the methods described in subpara- |
| 14 | graph (A) alone may not be sufficient— |
| 15 | (i) to monitor and report the pollut- |
| 16 | ants described in subsection (c)(3) that are |
| 17 | emitted by that stationary source; or |
| 18 | (ii) to advance public health and safe- |
| 19 | ty. |
| 20 | (3) Updates.— |
| 21 | (A) APPROVED OR PROMULGATED METH- |
| 22 | ods.—The Administrator shall— |
| 23 | (i) not later than 2 years after the |
| 24 | date of enactment of this Act, review and |
| 25 | after public notice and a public comment |

| 1 | period of not less than 60 days, update |
|----|---|
| 2 | each approved or promulgated test method |
| 3 | described in this section to add as many of |
| 4 | the pollutants described in subsection |
| 5 | (c)(3) as practicable; and |
| 6 | (ii) otherwise strengthen the test |
| 7 | methods described in clause (i) to support |
| 8 | effective hazardous air pollutant measure- |
| 9 | ment and the full implementation of this |
| 10 | Act. |
| 11 | (B) New test methods.— |
| 12 | (i) In general.—Not later than 18 |
| 13 | months after the date of enactment of this |
| 14 | Act, the Administrator shall, after public |
| 15 | notice and a public comment period of not |
| 16 | less than 60 days, approve or promulgate, |
| 17 | as applicable, any new test methods that |
| 18 | are necessary to ensure effective fenceline |
| 19 | monitoring of all pollutants and sources |
| 20 | described in this section, including— |
| 21 | (I) at least 1 method that rep- |
| 22 | resents the best and most accurate |
| 23 | form of continuous, real-time fenceline |
| 24 | monitoring based on the best available |
| 25 | science; and |

| 1 | (II) at least 1 method that rep- |
|----|---|
| 2 | resents the best and most accurate |
| 3 | form of multimetal monitoring based |
| 4 | on the best available science. |
| 5 | (ii) Updates required.—Not less |
| 6 | frequently than once every 6 years, the Ad- |
| 7 | ministrator shall review and, if necessary, |
| 8 | after public notice and a public comment |
| 9 | period of not less than 60 days, strengthen |
| 10 | or add new test methods that meet the re- |
| 11 | quirements under clause (i), which shall be |
| 12 | based on— |
| 13 | (I) the best available monitoring |
| 14 | technologies that improve the quality |
| 15 | or quantity of information provided |
| 16 | by, or improve the precision or other |
| 17 | type of scientific reliability of, a meth- |
| 18 | od; and |
| 19 | (II) the advice of staff of the Of- |
| 20 | fice of Enforcement and Compliance, |
| 21 | staff of the Office of Research and |
| 22 | Development, regional or other staff |
| 23 | within the Environmental Protection |
| 24 | Agency responsible for, and with ex- |

26

| 1 | pertise on, the enforcement of this |
|----|--|
| 2 | Act, and other monitoring experts. |
| 3 | (4) Office of Research and Develop- |
| 4 | MENT.—The Administrator shall act through the As- |
| 5 | sistant Administrator for Research and Develop- |
| 6 | ment, and in coordination with the Assistant Admin- |
| 7 | istrator for Air and Radiation, to carry out this sub- |
| 8 | section. |
| 9 | (e) Monitor Placement and Maintenance.— |
| 10 | (1) In General.—The Administrator shall |
| 11 | after public notice and a public comment period of |
| 12 | not less than 60 days with respect to monitor place- |
| 13 | ment and maintenance plans, place and maintain, or |
| 14 | ensure placement and regular maintenance of, all |
| 15 | monitors required under this section to ensure effec- |
| 16 | tive and reliable emissions measurement pursuant to |
| 17 | this section. |
| 18 | (2) Maintenance Check.—The maintenance |
| 19 | required under paragraph (1) shall include a mainte- |
| 20 | nance check of the monitor not less frequently than |
| 21 | once every 180 days, unless— |
| 22 | (A) the test method used by the monitor |
| 23 | requires a maintenance check more frequently |
| 24 | or |

| 1 | (B) a maintenance check is requested by a |
|----|--|
| 2 | member of the public. |
| 3 | (3) Public input.—The Administrator shall, |
| 4 | after public notice and a public comment period of |
| 5 | not less than 60 days, create a process, including an |
| 6 | accessible online resource or website, for the pub- |
| 7 | lie— |
| 8 | (A) to track the maintenance of monitors |
| 9 | under this subsection; and |
| 10 | (B) to request a maintenance check of a |
| 11 | monitor. |
| 12 | (f) Report.—Not later than 6 years after the date |
| 13 | of enactment of this Act, and not less frequently than once |
| 14 | every 6 years thereafter, the Administrator shall submit |
| 15 | to Congress and post publicly on the website of the Envi- |
| 16 | ronmental Protection Agency a report describing the re- |
| 17 | sults of the program carried out under subsection $(a)(1)$, |
| 18 | which shall include— |
| 19 | (1) the results of emissions measurement imple- |
| 20 | mented under that program; |
| 21 | (2) any actions of the Administrator taken |
| 22 | based on that emissions measurement data or pro- |
| 23 | gram; and |
| 24 | (3) whether the Administrator proposes— |

| 1 | (A) to continue emissions measurements at |
|----|---|
| 2 | any or all of the stationary sources on the list |
| 3 | published under subsection $(c)(1)$; or |
| 4 | (B) to implement emissions measurements |
| 5 | of any additional stationary sources as deter- |
| 6 | mined under subsection (g). |
| 7 | (g) Determination Regarding Additional |
| 8 | Sources.—Not later than 6 years after the date of enact- |
| 9 | ment of this Act, and not less frequently than once every |
| 10 | 6 years thereafter, the Administrator shall— |
| 11 | (1) after public notice and a public comment |
| 12 | period of not less than 60 days, make a determina- |
| 13 | tion of whether to add or remove sources to the list |
| 14 | published under subsection (c)(1)— |
| 15 | (A) to ensure compliance of those sta- |
| 16 | tionary sources with existing emission stand- |
| 17 | ards under section 112 of the Clean Air Act (42) |
| 18 | U.S.C. 7412); |
| 19 | (B) to prevent and detect accidental re- |
| 20 | leases; |
| 21 | (C) to protect the health of the commu- |
| 22 | nities, including children and other vulnerable |
| 23 | populations, most exposed to the emissions of |
| 24 | hazardous air pollutants from such stationary |
| 25 | sources to the maximum extent practicable; or |

| 1 | (D) to ensure the 100 highest-priority |
|----|--|
| 2 | sources or facilities, based on the best available |
| 3 | science and the most current data on health |
| 4 | risks and impacts (including the most current |
| 5 | research on children's health), have emissions |
| 6 | measurement systems in place for pollutants re- |
| 7 | quired to be monitored under this section; and |
| 8 | (2) publish a determination under paragraph |
| 9 | (1) in the Federal Register. |
| 10 | (h) Report.—Not later than 1 year after the date |
| 11 | of enactment of this Act, the Administrator shall submit |
| 12 | to Congress and make publicly available online a report |
| 13 | that— |
| 14 | (1) describes the staffing that is available, nec- |
| 15 | essary, and planned to carry out this section; and |
| 16 | (2) demonstrates how the Administrator intends |
| 17 | to carry out the duties and requirements of this sec- |
| 18 | tion without impact or delay on any other duty or |
| 19 | responsibility of the Administrator. |
| 20 | (i) No Exemption Authority.—No exemption |
| 21 | from compliance with any standard or limitation under |
| 22 | this section may be issued pursuant to section 112(i)(4) |
| 23 | of the Clean Air Act (42 U.S.C. 7412(i)(4)) to any sta- |
| 24 | tionary source. |
| | |

| 1 | (j) AUTHORIZATION OF APPROPRIATIONS.—There is |
|----|---|
| 2 | authorized to be appropriated to carry out this section |
| 3 | \$146,000,000 for the period of fiscal years 2026 and |
| 4 | 2027. |
| 5 | SEC. 4. COMMUNITY AIR TOXICS MONITORING. |
| 6 | (a) REGULATIONS.—Not later than 2 years after the |
| 7 | date of enactment of this Act, the Administrator shall pro- |
| 8 | mulgate regulations pursuant to authority provided by the |
| 9 | Clean Air Act, which may include section 103, subsections |
| 10 | (d), (f), and (r) of section 112, section 113, and section |
| 11 | 114 of that Act (42 U.S.C. 7403, 7412, 7413, 7414), for |
| 12 | each source category described in subsection (b), that— |
| 13 | (1) require all sources in the source category to |
| 14 | implement, not later than 1 year after the promulga- |
| 15 | tion of the regulations, the best available form of |
| 16 | emissions measurement, including continuous emis- |
| 17 | sions monitoring and fenceline monitoring, to ensure |
| 18 | compliance with the emission standards for haz- |
| 19 | ardous air pollutants; |
| 20 | (2) for facilities in the source category that are |
| 21 | required to submit risk management plans under |
| 22 | section $112(r)(7)$ of that Act (42 U.S.C. |
| 23 | 7412(r)(7)), require each facility to implement— |
| 24 | (A) continuous, real-time monitoring to |
| 25 | provide for effective emergency response and |

| 1 | provide information to prevent future releases; |
|----|---|
| 2 | and |
| 3 | (B) emissions measurement, including |
| 4 | fenceline monitoring, to provide for effective |
| 5 | emergency response and provide information to |
| 6 | prevent future releases; |
| 7 | (3) subject to subsection (e)— |
| 8 | (A) establish a corrective action level at |
| 9 | the fenceline for at least the top 5 hazardous |
| 10 | air pollutants that drive the cancer, chronic |
| 11 | noncancer, or acute risk for the source cat- |
| 12 | egory; and |
| 13 | (B) require corrective action for the release |
| 14 | of any quantity of a substance listed pursuant |
| 15 | to section $112(r)(3)$ of that Act (42 U.S.C. |
| 16 | 7412(r)(3)); |
| 17 | (4) if any applicable corrective action level |
| 18 | under paragraph (3)(A) is exceeded, require— |
| 19 | (A) a root cause analysis and preventive |
| 20 | action report; |
| 21 | (B) full remedial action, including imple- |
| 22 | mentation of all control technologies, practices, |
| 23 | processes, operational improvements, or other |
| 24 | measures necessary to resolve the exceedance |
| 25 | and protect the most exposed or most vulner- |

| 1 | able individuals potentially affected by the ex- |
|----|--|
| 2 | ceedance (including children) and to make best |
| 3 | efforts to prevent the exceedance from recur- |
| 4 | ring, based on and applying input from the |
| 5 | most affected individuals and communities; and |
| 6 | (C) a public report that— |
| 7 | (i) describes— |
| 8 | (I) the results of the root cause |
| 9 | analysis and preventive action report |
| 10 | under subparagraph (A); and |
| 11 | (II) the remedial actions taken |
| 12 | under subparagraph (B); and |
| 13 | (ii) certifies that a violation of the |
| 14 | Clean Air Act (42 U.S.C. 7401 et seq.) has |
| 15 | occurred; and |
| 16 | (5) treat any requirement imposed by the regu- |
| 17 | lations under this section as a requirement under |
| 18 | section 112 of the Clean Air Act (42 U.S.C. 7412) |
| 19 | that is enforceable under section 113 of that Act (42) |
| 20 | U.S.C. 7413). |
| 21 | (b) Source Categories.—The source categories de- |
| 22 | scribed in this subsection include— |
| 23 | (1) each category or subcategory of major |
| 24 | sources or area sources that— |
| 25 | (A) contains— |

| 1 | (1) at least 1 of the stationary sources |
|----|--|
| 2 | of hazardous air pollutants that are on the |
| 3 | list published under section 3(e); |
| 4 | (ii) major sources or area sources |
| 5 | identified in the most recent National |
| 6 | Emissions Inventory of the Environmental |
| 7 | Protection Agency as emitting a pollutant |
| 8 | described in section $3(c)(3)$; |
| 9 | (iii) petroleum, chemical, petro- |
| 10 | chemical, or plastics manufacturing |
| 11 | sources, marine vessel loading operations, |
| 12 | or other sources that are classified in 1 or |
| 13 | more of North American Industry Classi- |
| 14 | fication System codes 322, 324, 325, 326, |
| 15 | 331, 332, 339, 424, and 562; or |
| 16 | (iv) any other major source or area |
| 17 | source of fugitive hazardous air pollutant |
| 18 | emissions for which the Environmental |
| 19 | Protection Agency is subject to a court-or- |
| 20 | dered or statutory deadline, engaged in a |
| 21 | reconsideration proceeding, or subject to a |
| 22 | court remand (or is likely within the 2-year |
| 23 | period beginning on the date of enactment |
| 24 | of this Act to become subject to such an |
| 25 | obligation or action) to review and deter- |

| 1 | mine whether to revise the emissions |
|----|--|
| 2 | standards that apply to that source cat- |
| 3 | egory; or |
| 4 | (B) contains any stationary source that— |
| 5 | (i) is regulated under paragraph (7) |
| 6 | of section 112(r) of the Clean Air Act (42 |
| 7 | U.S.C. $7412(r)$; and |
| 8 | (ii) has had an accidental release or |
| 9 | incident that is required to be reported |
| 10 | during the previous 5-year period under |
| 11 | that section and the regulations thereunder |
| 12 | that were in effect as of January 1, 2025; |
| 13 | and |
| 14 | (2) any other source category for which the Ad- |
| 15 | ministrator determines that requiring fenceline mon- |
| 16 | itoring is likely to benefit public health or welfare, |
| 17 | including children's health, based on the best avail- |
| 18 | able science. |
| 19 | (e) Determination of Best Available Form of |
| 20 | Monitoring.— |
| 21 | (1) In General.—The Administrator, in con- |
| 22 | sultation with the Office of Air and Radiation, the |
| 23 | Office of Enforcement and Compliance Assurance, |
| 24 | the Office of Environmental Justice and External |
| 25 | Civil Rights, the Office of Children's Health, and the |

| 1 | Office of Research and Development, shall, for pur- |
|----|---|
| 2 | poses of the regulations promulgated pursuant to |
| 3 | subsection (a)— |
| 4 | (A) determine the best available form of |
| 5 | emissions measurement, including continuous |
| 6 | emissions monitoring and fenceline monitoring; |
| 7 | and |
| 8 | (B) ensure the methods required under the |
| 9 | regulations are at least as stringent as the most |
| 10 | current Environmental Protection Agency-ap- |
| 11 | proved or promulgated emission test or moni- |
| 12 | toring method, including Method 325A, Method |
| 13 | 325B, Method 327, and Method TO-15A. |
| 14 | (2) Requirement.—In carrying out paragraph |
| 15 | (1)(B), the Administrator shall ensure that 1 or |
| 16 | more of the methods described in or promulgated |
| 17 | under section 3 or subsection (d) (including |
| 18 | multimetal monitoring) is included in the regulations |
| 19 | promulgated pursuant to subsection (a) if that |
| 20 | method is the best available method for 1 or more |
| 21 | of the pollutants for which monitoring is required |
| 22 | under this section. |
| 23 | (d) Methods and Technologies.— |
| 24 | (1) In general.—For all stationary sources in |
| 25 | the source categories described in subsection (b), as |

| 1 | the best available fenceline monitoring method for |
|----|--|
| 2 | those source categories, the Administrator may, in |
| 3 | the regulations promulgated pursuant to subsection |
| 4 | (a)— |
| 5 | (A) require application, implementation, or |
| 6 | employment of optical remote sensing tech- |
| 7 | nology to provide real-time measurements of air |
| 8 | pollutant concentrations along an open-path; or |
| 9 | (B) provide an explanation of why applica- |
| 10 | tion, implementation, or employment of 1 or |
| 11 | more of the technologies described in subpara- |
| 12 | graph (A) is not necessary— |
| 13 | (i) to ensure compliance with the |
| 14 | emission standards established under the |
| 15 | regulations promulgated pursuant to sub- |
| 16 | section (d), (f), or (r) of section 112 of the |
| 17 | Clean Air Act (42 U.S.C. 7412), as appli- |
| 18 | cable; or |
| 19 | (ii) to protect the public health, to |
| 20 | prevent accidental releases, or to provide |
| 21 | for effective emergency response. |
| 22 | (2) Multiple-source or facility com- |
| 23 | PLEXES.— |
| 24 | (A) DEFINITION OF MULTIPLE-SOURCE OR |
| 25 | FACILITY COMPLEX.—In this paragraph, the |

| 1 | term "multiple-source or facility complex" |
|----|--|
| 2 | means 1 or more stationary sources co-located |
| 3 | at the same site. |
| 4 | (B) Multiple-source or facility com- |
| 5 | PLEX MONITORING.—In the regulations promul- |
| 6 | gated pursuant to subsection (a), the Adminis- |
| 7 | trator shall ensure that the best available form |
| 8 | of monitoring for a multiple-source or facility |
| 9 | complex that contains not less than 2 stationary |
| 10 | sources in 1 or more of North American Indus- |
| 11 | try Classification System codes 324, 325, and |
| 12 | 326, or a related chemical or petrochemical sec- |
| 13 | tor, is at least a combination of— |
| 14 | (i) real-time, open-path monitoring |
| 15 | and |
| 16 | (ii) Method 325A, Method 325B, and |
| 17 | Method 327, as applicable depending or |
| 18 | the types of emissions to be measured. |
| 19 | (C) Requirement.—In carrying out sub- |
| 20 | paragraph (B), the Administrator shall consider |
| 21 | whether any other multiple-source or facility |
| 22 | complexes should be required to employ the |
| 23 | combined monitoring methods described in that |
| 24 | subparagraph. |

| 1 | (e) Health Priority Approach.—In promulgating |
|----|--|
| 2 | the corrective action level for each of the hazardous air |
| 3 | pollutants described in subsection (a)(3)(A), the Adminis- |
| 4 | trator shall— |
| 5 | (1) consider the best available science, including |
| 6 | applying the most health-protective approach pos- |
| 7 | sible and applying a precautionary approach to ac- |
| 8 | count for uncertainty; |
| 9 | (2) ensure that the owner or operator of the |
| 10 | source or facility reduces the emissions of the source |
| 11 | or facility to prevent harm if the measured con- |
| 12 | centration at the fenceline would, or is likely to— |
| 13 | (A) increase harm to public health or safe- |
| 14 | ty (including through an increased health risk |
| 15 | to any individual, including a child); or |
| 16 | (B) reach a level that may result in short- |
| 17 | term, long-term, or chronic human exposure to |
| 18 | air pollution (including any exposure that be- |
| 19 | gins in utero, infancy, childhood, or adoles- |
| 20 | cence) that increases the risk of— |
| 21 | (i) health harms resulting from odors, |
| 22 | irritation, sensitizing effects, or any com- |
| 23 | bination of those harms; |

| 1 | (ii) a chronic condition (including | |
|----|---|--|
| 2 | neurodevelopmental) or disease (including | |
| 3 | cancer and other illnesses); or | |
| 4 | (iii) death; and | |
| 5 | (3) take into account the aggregate and cumu- | |
| 6 | lative emissions and health risks from the facility, | |
| 7 | including multiple source categories, as applicable, | |
| 8 | ensure full health protection from the entire facilit | |
| 9 | based on the best available science. | |
| 10 | (f) Maintenance and Public Reporting.— | |
| 11 | (1) In general.—In the regulations promul- | |
| 12 | gated pursuant to subsection (a), the Administrator | |
| 13 | shall ensure that— | |
| 14 | (A) the owners or operators of sources sub- | |
| 15 | ject to the requirements of this section— | |
| 16 | (i) perform regular inspections and | |
| 17 | maintenance of all measured equipment re- | |
| 18 | quired under this section; and | |
| 19 | (ii) submit to the Administrator reg- | |
| 20 | ular reports that— | |
| 21 | (I) include the measured emis- | |
| 22 | sions data collected by that emissions | |
| 23 | measurement equipment; | |
| 24 | (II) describe the status of that | |
| 25 | measurement equipment; and | |

| 1 | (III) contain a detailed expla- |
|----|---|
| 2 | nation of the circumstances sur- |
| 3 | rounding a delay in collecting or miss- |
| 4 | ing data; |
| 5 | (B) the emissions measurement system re- |
| 6 | quired under this section is continuous and |
| 7 | yields reliable data not less than 95 percent of |
| 8 | the time, without any regulatory exemption or |
| 9 | extension; and |
| 10 | (C) any problem with the fenceline moni- |
| 11 | toring equipment required under this section is |
| 12 | repaired within 2 days of discovering the prob- |
| 13 | lem. |
| 14 | (2) Violation.—In the regulations promul- |
| 15 | gated pursuant to subsection (a), the Administrator |
| 16 | shall— |
| 17 | (A) require the owner or operator of a sta- |
| 18 | tionary source subject to such regulations to re- |
| 19 | port, with respect to the source, at least semi- |
| 20 | annually— |
| 21 | (i) all exceedances of any corrective |
| 22 | action level; and |
| 23 | (ii) all corrective action planned and |
| 24 | taken; and |

| 1 | (B) for purposes of imposing penalties, |
|----|--|
| 2 | treat each day on which a violation of a report- |
| 3 | ing requirement under subparagraph (A) con- |
| 4 | tinues as a separate violation. |
| 5 | (3) Public reporting.— |
| 6 | (A) IN GENERAL.—The Administrator |
| 7 | shall make available on the website of the Envi- |
| 8 | ronmental Protection Agency, in an accessible |
| 9 | format that includes multiple languages spoken |
| 10 | by residents living near the source where moni- |
| 11 | toring was conducted— |
| 12 | (i) all emissions measurement plans, |
| 13 | reports, and other information collected or |
| 14 | required under this section; |
| 15 | (ii) all emissions measurement data |
| 16 | collected by monitoring equipment required |
| 17 | under this section; and |
| 18 | (iii) an option to sign up for commu- |
| 19 | nity-wide or source-specific alerts that alert |
| 20 | the user if the emissions concentrations |
| 21 | measured pursuant to clause (i) or (ii), as |
| 22 | applicable, exceed— |
| 23 | (I) a health reference level of the |
| 24 | Administrator that has been scientif- |
| 25 | ically peer-reviewed; |

| 1 | (II) a health reference level ap- |
|----|--|
| 2 | proved by the Administrator that has |
| 3 | been scientifically peer-reviewed; |
| 4 | (III) a health reference level ap- |
| 5 | proved by any State or Tribal govern- |
| 6 | ment that has been scientifically peer- |
| 7 | reviewed; or |
| 8 | (IV) the applicable corrective ac- |
| 9 | tion level under subsection $(a)(3)(A)$. |
| 10 | (B) Public notice and comment.—The |
| 11 | Administrator shall provide notice and receive |
| 12 | public comment for not less than 60 days on |
| 13 | the format and accessibility of the information |
| 14 | required to be made available under subpara- |
| 15 | graph (A). |
| 16 | (C) Publication.—The Administrator |
| 17 | shall publicize the information required to be |
| 18 | made available under subparagraph (A) in each |
| 19 | community that contains a source regulated |
| 20 | under this section through not less than 2 of |
| 21 | the most widely viewed local media formats for |
| 22 | members of that community that live nearest |
| 23 | the regulated source. |
| 24 | (g) Office of Research and Development.— |
| 25 | The Administrator shall ensure that the Assistant Admin- |

- 1 istrator for Air and Radiation coordinates with the Assist-
- 2 ant Administrator for Research and Development, as well
- 3 as any other appropriate offices of the Environmental Pro-
- 4 tection Agency, to carry out this section.
- 5 (h) Report.—Not later than 1 year after the date
- 6 of enactment of this Act, the Administrator shall submit
- 7 to Congress and make publicly available online a report
- 8 that—
- 9 (1) describes the staffing that is available, nec-
- 10 essary, and planned to carry out this section; and
- 11 (2) demonstrates how the Administrator intends
- to carry out the duties and requirements of this sec-
- tion without impact or delay on any other duty or
- responsibility of the Administrator.
- 15 (i) NO EXEMPTION AUTHORITY.—No exemption
- 16 from compliance with any standard or limitation under
- 17 this section may be issued pursuant to section 112(i)(4)
- 18 of the Clean Air Act (42 U.S.C. 7412(i)(4)) to any sta-
- 19 tionary source.
- 20 (j) Authorization of Appropriations.—There is
- 21 authorized to be appropriated to carry out this section
- 22 \$50,000,000 for the period of fiscal years 2026 and 2027.
- 23 SEC. 5. NAAQS MONITORING NETWORK.
- 24 (a) Deployment of NCORE Multipollutant
- 25 Monitoring Stations.—

| 1 | (1) IN GENERAL.—The Administrator shall re- | |
|----|--|--|
| 2 | quire the deployment of 80 additional NCore multi- | |
| 3 | pollutant monitoring stations. | |
| 4 | (2) REQUIREMENT.—All monitors at the sta- | |
| 5 | tions required to be deployed pursuant to paragraph | |
| 6 | (1) that measure pollutants for which the Adminis | |
| 7 | trator has established national ambient air qualit | |
| 8 | standards shall— | |
| 9 | (A) be Federal reference method or Fed | |
| 10 | eral equivalent method monitors; and | |
| 11 | (B) produce monitoring data that are suf | |
| 12 | ficient for determining whether the relevant na | |
| 13 | tional ambient air quality standard is met at | |
| 14 | the site. | |
| 15 | (b) DEADLINE.—Not later than 18 months after the | |
| 16 | date of enactment of this Act, the Administrator shall en- | |
| 17 | sure that all NCore multipollutant monitoring stations re | |
| 18 | quired to be deployed under subsection (a)(1) are— | |
| 19 | (1) installed and integrated into the air quality | |
| 20 | monitoring system established pursuant to sections | |
| 21 | 110(a)(2)(B) and 319 of the Clean Air Act (42) | |
| 22 | U.S.C. $7410(a)(2)(B)$, 7619); and | |
| 23 | (2) after installation, operated and maintained | |
| 24 | on a continuing basis. | |

| 1 | (c) MONITORING RESULTS.—Monitoring results from | |
|----|---|--|
| 2 | NCore multipollutant stations required to be deployed | |
| 3 | under subsection (a)(1) shall be used for— | |
| 4 | (1) assessments of the compliance of areas with | |
| 5 | national ambient air quality standards; | |
| 6 | (2) integrated science assessments in reviews of | |
| 7 | national ambient air quality standards established | |
| 8 | under section 109 of the Clean Air Act (42 U.S. | |
| 9 | 7409); | |
| 10 | (3) evaluating disparities of pollution exposures | |
| 11 | within metropolitan areas; and | |
| 12 | (4) such other purposes as the Administrator | |
| 13 | determines will promote the protection of public | |
| 14 | health from air pollution. | |
| 15 | (d) Locations.— | |
| 16 | (1) Vulnerable populations.— | |
| 17 | (A) In General.—The Administrator | |
| 18 | shall ensure that not fewer than 40 of the | |
| 19 | NCore multipollutant monitoring stations re- | |
| 20 | quired to be deployed under subsection (a)(1)— | |
| 21 | (i) are not limited to metropolitan sta- | |
| 22 | tistical areas with populations of 50,000 or | |
| 23 | greater; and | |
| 24 | (ii) meet the requirement described in | |
| 25 | subparagraph (B). | |

| 1 | (B) REQUIREMENT DESCRIBED.—The re |
|----|--|
| 2 | quirement referred to in subparagraph (A)(ii) is |
| 3 | that the NCore multipollutant monitoring sta |
| 4 | tions shall be sited in census tracts that each |
| 5 | meet 1 or more of the following criteria, with |
| 6 | the specific site selected consistent with Appen |
| 7 | dix D to part 58 of title 40, Code of Federa |
| 8 | Regulations (as in effect on the date of enact |
| 9 | ment of this Act), except that where the provi |
| 10 | sions of this Act conflict with that appendix |
| 11 | the provisions of this Act shall control: |
| 12 | (i) The rates of childhood asthma |
| 13 | adult asthma, chronic obstructive pul |
| 14 | monary disease, heart disease, or cancer |
| 15 | are not less than 5 percent higher than the |
| 16 | national average for that condition in the |
| 17 | census tract. |
| 18 | (ii) The percentage of people living |
| 19 | below the poverty level, that are above ago |
| 20 | 18 without a high school diploma, or that |
| 21 | are unemployed, is higher than the na |
| 22 | tional average in the census tract. |
| 23 | (iii) 2 or more major sources (as de |
| 24 | fined in section 501 of the Clean Air Ac |
| 25 | (42 U.S.C. 7661)) are located within the |

| 1 | census tract or adjacent census tracts com- |
|----|--|
| 2 | bined. |
| 3 | (iv) There is a higher-than-national- |
| 4 | average population in the census tract of |
| 5 | vulnerable or sensitive individuals who may |
| 6 | be at greater risk than the general popu- |
| 7 | lation of adverse health effects from expo- |
| 8 | sure to 1 or more air pollutants for which |
| 9 | national ambient air quality standards |
| 10 | have been established under section 109 of |
| 11 | the Clean Air Act (42 U.S.C. 7409). |
| 12 | (2) SITING DETERMINATIONS.—In determining |
| 13 | and approving sites for NCore multipollutant moni- |
| 14 | toring stations required to be deployed under sub- |
| 15 | section (a)(1), the Administrator shall— |
| 16 | (A) invite proposals from or on behalf of |
| 17 | residents of any community for the siting of the |
| 18 | stations in that community, which may include |
| 19 | inviting proposals through regional or virtual |
| 20 | meetings; |
| 21 | (B) prioritize siting of the stations in cen- |
| 22 | sus tracts or counties based on— |
| 23 | (i) the potential for the levels of 1 or |
| 24 | more air pollutants to be monitored by the |
| 25 | stations to reach or exceed the level of the |

| 1 | applicable national ambient air quality |
|----|---|
| 2 | standard established under section 109 of |
| 3 | the Clean Air Act (42 U.S.C. 7409), in- |
| 4 | cluding evidence of relevant industrial ac- |
| 5 | tivity or nearby exceedances; |
| 6 | (ii) the number of people who live, |
| 7 | work, attend school, or recreate in the area |
| 8 | or areas for which monitoring by the sta- |
| 9 | tions is reasonably anticipated to be rep- |
| 10 | resentative with respect to air quality and |
| 11 | the proportion of those people who are at |
| 12 | higher risk than the general population of |
| 13 | adverse health effects from the air pollut- |
| 14 | ants monitored; |
| 15 | (iii) the lack or inadequacy of existing |
| 16 | air quality monitors for providing rep- |
| 17 | resentative air quality data for the affected |
| 18 | area or areas for the pollutants to be |
| 19 | measured by the station; and |
| 20 | (iv) the current designation of the |
| 21 | area in which the monitoring station would |
| 22 | be located as unclassifiable or in attain- |
| 23 | ment for 1 or more of the pollutants to be |
| 24 | monitored by that station; and |

| 1 | (C) prior to making siting determina- |
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| 2 | tions— |
| 3 | (i) hold at least 1 public hearing in or |
| 4 | near each proposed siting location; |
| 5 | (ii) provide public notice of the pro- |
| 6 | posed siting locations and the hearings re- |
| 7 | quired under clause (i)— |
| 8 | (I) in the Federal Register; |
| 9 | (II) by email to persons who have |
| 10 | requested notice of proposed siting de- |
| 11 | terminations; |
| 12 | (III) by news release; and |
| 13 | (IV) by posting on the public |
| 14 | website of the Environmental Protec- |
| 15 | tion Agency; |
| 16 | (iii) provide an opportunity for public |
| 17 | comment for not less than 60 days after |
| 18 | the date of publication of the notice re- |
| 19 | quired under clause (ii) in the Federal |
| 20 | Register; and |
| 21 | (iv) publish online an explanation and |
| 22 | record for the siting decisions of the Ad- |
| 23 | ministrator. |
| 24 | (3) Reliance on hybrid methods.—In de- |
| 25 | termining under paragraph (2)(B)(i) the potential |

| 1 | for an air pollutant to reach or exceed the level of |
|----|---|
| 2 | the applicable standard, the Administrator may rely |
| 3 | on hybrid methods that combine information from |
| 4 | multiple sources, including monitors, sensors, mod- |
| 5 | eling, and satellites. |
| 6 | (e) Additional Ambient Monitors.— |
| 7 | (1) In general.—The Administrator shall de- |
| 8 | ploy not fewer than 100 additional Federal reference |
| 9 | method monitors or Federal equivalent method mon- |
| 10 | itors for 1 or more air pollutants for which national |
| 11 | ambient air quality standards have been established |
| 12 | under section 109 of the Clean Air Act (42 U.S.C. |
| 13 | 7409) in areas— |
| 14 | (A) that are unmonitored or undermon- |
| 15 | itored, as determined by the Administrator; and |
| 16 | (B) within which the Administrator deter- |
| 17 | mines, after public notice and comment, that |
| 18 | adding those monitors is warranted— |
| 19 | (i) to detect whether the area is in |
| 20 | nonattainment of the applicable national |
| 21 | ambient air quality standards; and |
| 22 | (ii) to improve the publicly available |
| 23 | data on air quality for 1 or more of those |
| 24 | air pollutants (or precursors to those air |
| 25 | pollutants). |

| 1 | (2) SITING DETERMINATIONS.—In approving |
|----|---|
| 2 | sites for new Federal reference method monitors or |
| 3 | Federal equivalent method monitors required under |
| 4 | this subsection, the Administrator shall prioritize |
| 5 | siting of the stations in census tracts or counties in |
| 6 | accordance with subsection (d)(2)(B). |
| 7 | (3) Relation to previously deployed or |
| 8 | PLANNED MONITORS.—The Federal reference meth- |
| 9 | od monitors required under this subsection shall be |
| 10 | in addition to, and not in lieu of, any monitors al- |
| 11 | ready deployed or planned for deployment by the |
| 12 | Administrator, any State, any other governmental |
| 13 | entity, or any other entity prior to the date of enact- |
| 14 | ment of this Act. |
| 15 | (f) Report.—Not later than 2 years after the date |
| 16 | of enactment of this Act, the Administrator shall— |
| 17 | (1) in coordination with the States, complete an |
| 18 | assessment, which includes public input, on the sta- |
| 19 | tus of all ambient air quality monitors that are part |
| 20 | of Federal, State, or local networks and used for de- |
| 21 | termining compliance with national ambient air |
| 22 | quality standards, which shall identify— |
| 23 | (A) each monitor that is not operating |
| 24 | properly and that needs to be repaired or re- |
| 25 | placed; and |

| 1 | (B) each monitor that is past the end of |
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| 2 | its ordinary useful life; and |
| 3 | (2) submit to Congress and make available on |
| 4 | the public website of the Environmental Protection |
| 5 | Agency a report that includes— |
| 6 | (A) a list of all monitors identified under |
| 7 | paragraph (1); and |
| 8 | (B) a schedule and plan to restore to prop- |
| 9 | er operation or replace all monitors included in |
| 10 | the list under paragraph (1)(A) and to replace |
| 11 | all monitors included on the list under para- |
| 12 | graph (1)(B), with all restorations and replace- |
| 13 | ments to be completed not later than 40 |
| 14 | months after the date of enactment of this Act, |
| 15 | except that the schedule and plan shall not |
| 16 | apply to monitors— |
| 17 | (i) that have been discontinued in ac- |
| 18 | cordance with section 58.14(c) of title 40, |
| 19 | Code of Federal Regulations (as in effect |
| 20 | on the date of enactment of this Act); and |
| 21 | (ii)(I) for which such discontinuation |
| 22 | is not subject to a judicial challenge; or |
| 23 | (II) for which a judicial challenge de- |
| 24 | scribed in subclause (I) has been fully re- |

1 solved by a settlement or order that au-2 thorizes discontinuation of the monitor. 3 (g) Designations.—Not later than 2 years after the 4 date on which data are received from a monitor sited pur-5 suant to this section that demonstrate that an area des-6 ignated by the Administrator pursuant to paragraph (1) of section 107(d) of the Clean Air Act (42 U.S.C. 8 7407(d)) as in attainment or unclassifiable for an air pollutant is not meeting or is contributing to air quality in 10 a nearby area that does not meet 1 or more applicable 11 national ambient air quality standards, the Administrator 12 shall redesignate pursuant to paragraph (3) of that section 13 that area as in nonattainment for that pollutant unless 14 the designation is otherwise precluded under this Act. 15 (h) Satellite Monitoring.— (1) Definition of Design Value.—In this 16 17 subsection, the term "design value" means, for each 18 pollutant, the air quality statistic the Administrator 19 defines in part 50 (including appendices) of title 40, 20 Code of Federal Regulations (as in effect on the 21 date of enactment of this Act), for comparison with 22 the relevant national ambient air quality standard 23 established under section 109 of the Clean Air Act 24 (42 U.S.C. 7409), regardless of whether the regula-25 tion (including appendices) in part 50 of title 40,

1 Code of Federal Regulations (as in effect on the 2 date of enactment of this Act), uses the term "de-3 sign value".

(2) Satellite monitoring data.—

(A) Provision of satellite data.—The Administrator shall consult with the Administrator of the National Aeronautics and Space Administration on methods to facilitate the use of data from the satellites of the National Aeronautics and Space Administration or other entities for use in calculating design values under any national ambient air quality standards for PM₁₀, PM_{2.5}, ozone, and oxides of nitrogen for purposes of determining compliance or noncompliance with the national ambient air quality standards for those pollutants.

(B) REGULATIONS REQUIRED.—Not later than 18 months after the date of enactment of this Act, the Administrator shall, after public notice in the Federal Register and a public comment period of not less than 60 days, promulgate regulations to specify procedures (including any modeling techniques) for using data described in subparagraph (A) in combination with information from multiple sources, includ-

| 1 | ing monitors and modeling, to calculate the ex- |
|----|---|
| 2 | pected number of exceedances per year and the |
| 3 | design values for PM_{10} , $PM_{2.5}$, ozone, and ox- |
| 4 | ides of nitrogen for purposes of determining |
| 5 | compliance or noncompliance with the national |
| 6 | ambient air quality standards for those pollut- |
| 7 | ants. |
| 8 | (3) NATIONAL ACADEMY OF SCIENCES RE- |
| 9 | PORT.— |
| 10 | (A) IN GENERAL.—The Administrator may |
| 11 | enter into an arrangement with the National |
| 12 | Academy of Sciences under which the National |
| 13 | Academy of Sciences agrees to submit a report |
| 14 | that describes the actions necessary, including |
| 15 | new science and satellite assets, to enable the |
| 16 | contribution of satellite monitoring to the cal- |
| 17 | culation of design values and nonattainment de- |
| 18 | terminations under any national ambient air |
| 19 | quality standards for ozone and oxides of sulfur |
| 20 | established under section 109 of the Clean Air |
| 21 | Act (42 U.S.C. 7409). |
| 22 | (B) REGULATIONS REQUIRED.— |
| 23 | (i) In General.—Not later than 18 |
| 24 | months after the date of enactment of this |
| 25 | Act, the Administrator, in coordination |

| 1 | with the Administrator of the National |
|----|---|
| 2 | Aeronautics and Space Administration and |
| 3 | the Administrator of the National Oceanic |
| 4 | and Atmospheric Administration, shall, |
| 5 | after public notice in the Federal Register |
| 6 | and a public comment period of not less |
| 7 | than 60 days, promulgate regulations that |
| 8 | provide a plan for the use of satellite moni- |
| 9 | toring data in calculating design values for |
| 10 | the pollutants described in subparagraph |
| 11 | (A). |
| 12 | (ii) Requirement.—Not later than |
| 13 | January 1, 2028, the Administrator shall |
| 14 | implement the plan required by clause (i) |
| 15 | and provide for use of satellite data in cal- |
| 16 | culating design values for the pollutants |
| 17 | described in subparagraph (A). |
| 18 | (i) Monitoring Plans.—Notwithstanding any other |
| 19 | provision of law, the Administrator may not approve a |
| 20 | State monitoring plan under section 58.10 of title 40, |
| 21 | Code of Federal Regulations (or successor regulations), |
| 22 | unless— |
| 23 | (1) the State provided, with respect to the State |
| 24 | monitoring plan— |

| 1 | (A) public notice of the proposal of the |
|----|---|
| 2 | plan in a highly accessible format in multiple |
| 3 | languages, including a publicly accessible web |
| 4 | page address where members of the public can |
| 5 | at any time view the entire proposed plan and |
| 6 | supporting materials; |
| 7 | (B) not less than 45 days for public com- |
| 8 | ment; and |
| 9 | (C) an opportunity for public hearing; and |
| 10 | (2) the Administrator— |
| 11 | (A) proposes in the Federal Register to ap- |
| 12 | prove or disapprove of the State monitoring |
| 13 | plan; |
| 14 | (B) provides not less than 45 days for pub- |
| 15 | lic comment on the proposal described in sub- |
| 16 | paragraph (A); and |
| 17 | (C) after consideration of any comments |
| 18 | received pursuant to subparagraph (B), pub- |
| 19 | lishes in the Federal Register the final action |
| 20 | on the proposal described in subparagraph (A). |
| 21 | (j) Funding.— |
| 22 | (1) Authorization of appropriations.— |
| 23 | There is authorized to be appropriated to carry out |
| 24 | this section \$75,000,000 for fiscal year 2026. |
| 25 | (2) Uses.—The Administrator— |

| 1 | (A) may use the amounts made available |
|----|--|
| 2 | to carry out this section— |
| 3 | (i) to directly deploy new or replace- |
| 4 | ment NCore multipollutant monitoring sta- |
| 5 | tions required to be deployed under sub- |
| 6 | section (a)(1); or |
| 7 | (ii) to make grants under section 103 |
| 8 | or 105 of the Clean Air Act (42 U.S.C |
| 9 | 7403, 7405) to State and local govern- |
| 10 | ments for deployment and operation of the |
| 11 | NCore multipollutant monitoring stations |
| 12 | required to be deployed under subsection |
| 13 | (a)(1); and |
| 14 | (B) shall use not less than 5 percent, but |
| 15 | not more than 10 percent, of the amounts made |
| 16 | available to carry out this section to perform |
| 17 | the maintenance and repairs necessary to re- |
| 18 | store to operation NCore multipollutant moni- |
| 19 | toring stations that are— |
| 20 | (i) as of the date of enactment of this |
| 21 | Act, nonoperational; and |
| 22 | (ii) located in areas that are des- |
| 23 | ignated as in nonattainment of national |
| 24 | ambient air quality standards established |
| 25 | under section 109 of the Clean Air Act (42 |

| 1 | U.S.C. 7409) for ozone or particulate mat- |
|----|---|
| 2 | ter. |
| 3 | SEC. 6. COMMUNITY AIR QUALITY SYSTEM MONITORING. |
| 4 | (a) Deployment of Air Quality Systems.— |
| 5 | (1) In general.—Not later than 2 years after |
| 6 | the date of enactment of this Act, the Adminis- |
| 7 | trator— |
| 8 | (A) shall deploy, in accordance with the |
| 9 | prioritization criteria described in section |
| 10 | 5(d)(2), not fewer than 1,000 air quality sys- |
| 11 | tems, each of which shall cost not more than |
| 12 | \$5,000; |
| 13 | (B) shall deploy those air quality systems |
| 14 | in clusters of not fewer than 5 in each of the |
| 15 | census tracts or counties selected; |
| 16 | (C) before determining and approving sites |
| 17 | for those air quality systems, shall invite, |
| 18 | through public notice and other means designed |
| 19 | to reach communities disproportionately im- |
| 20 | pacted by air pollution, proposals from or on |
| 21 | behalf of residents of any community for the |
| 22 | sites; |
| 23 | (D) may contract with nonprofit organiza- |
| 24 | tions (including academic institutions) and |
| 25 | State and local air pollution control agencies to |

| 1 | conduct air quality system monitoring and re- |
|----|---|
| 2 | port the results; and |
| 3 | (E) shall make data from air quality sys- |
| 4 | tems installed pursuant to this section public on |
| 5 | an easily accessible data platform. |
| 6 | (2) Requirement.—In carrying out paragraph |
| 7 | (1), the Administrator shall select systems for de- |
| 8 | ployment that— |
| 9 | (A) are available on the market at the time |
| 10 | of purchase; |
| 11 | (B) the Administrator determines will pro- |
| 12 | vide data of sufficient accuracy to provide a |
| 13 | reasonable basis for determining whether the lo- |
| 14 | cation in which the air quality system is sited |
| 15 | is or may be at risk of exceeding 1 or more na- |
| 16 | tional ambient air quality standards established |
| 17 | under section 109 of the Clean Air Act (42 |
| 18 | U.S.C. 7409); and |
| 19 | (C) are the lowest cost available that meet |
| 20 | the standards described in subparagraph (B). |
| 21 | (3) Exception to cost limitation.—Not- |
| 22 | withstanding paragraph (1), if the Administrator de- |
| 23 | termines in writing that a system to measure a par- |
| 24 | ticular pollutant is not available on the market at a |
| 25 | price at or below \$5,000 each, the Administrator |

| 1 | may spend an amount above \$5,000 to acquire that |
|----|--|
| 2 | system so long as the Administrator complies with |
| 3 | subparagraphs (B) and (C) of paragraph (2). |
| 4 | (b) Pollutants.— |
| 5 | (1) In general.— |
| 6 | (A) List.—Not fewer than 500 air quality |
| 7 | systems deployed pursuant to subsection (a) |
| 8 | shall measure 1 or more of the following pollut- |
| 9 | ants: |
| 10 | (i) Ozone. |
| 11 | (ii) $PM_{2.5}$. |
| 12 | (iii) Oxides of nitrogen. |
| 13 | (iv) Sulfur dioxide. |
| 14 | (B) REQUIRED SENSORS.—All air quality |
| 15 | systems deployed pursuant to subsection (a) |
| 16 | may include sensors to measure wind speed, |
| 17 | wind direction, relative humidity, carbon dioxide |
| 18 | and carbon monoxide, and other inputs that aid |
| 19 | with source identification. |
| 20 | (2) Determination.—The Administrator shall |
| 21 | determine which air pollutant or air pollutants an |
| 22 | air quality system deployed pursuant to subsection |
| 23 | (a) shall monitor based on the pollution sources af- |
| 24 | fecting the area in which the air quality system is |
| 25 | to be deployed. |

(c) DETERMINATION AND INSTALLATION.—

(1) IN GENERAL.—Not later than 18 months after the date on which an air quality system deployed pursuant to subsection (a) has been monitoring air quality data for 1 year, the Administrator shall determine whether the air quality systems deployed in the applicable census tract or county reported air pollution levels over the 1-year period ending on the date of the determination that reached or exceeded 98 percent of the level of any applicable national ambient air quality standard established under section 109 of the Clean Air Act (42 U.S.C. 7409) for any air pollutant.

- (2) REQUIREMENT.—If the Administrator makes a determination under paragraph (1) that an air pollutant described in subsection (b)(1) met or exceeded the threshold described in that paragraph, the Administrator shall, not later 180 days after the date of the determination, ensure that Federal reference method monitors or Federal equivalent method monitors are installed and in operation within that census tract or county for each pollutant that met or exceeded the threshold.
- (3) EXCEPTIONS.—The Administrator shall waive the requirement of paragraph (2) if the Ad-

1 ministrator finds, within the 180-day period de-2 scribed in that paragraph, and after providing notice 3 and an opportunity for public comment, that based on clear and convincing evidence— 4 5 (A) the measurements from the systems 6 supporting the determination described in para-7 graph (2) were so inaccurate as to provide no 8 reasonable basis for finding that levels of the 9 relevant pollutant reached 98 percent of the 10 level of the national ambient air quality stand-11 ard established under section 109 of the Clean 12 Air Act (42 U.S.C. 7409) for the relevant pol-13 lutant; or 14 (B) complementary data, such as informa-15 tion on the ambient matric, meteorology, meas-16 urements from other nearby systems or ambient 17 monitors, modeling, satellite data, or other rel-18 evant and reliable information, demonstrate 19 that levels of the relevant pollutant could not 20 have plausibly reached 98 percent of the level of 21 that standard. 22 (d) REPORT.—Not later than 1 year after the date 23 of enactment of this Act, and after public notice and a public comment period of not less than 60 days, the Administrator shall make publicly available online a report

- 1 describing additional areas in which data from low-cost air
- 2 quality systems may be relevant or useful for decision-
- 3 making or for the purpose of increasing public access to
- 4 information.
- 5 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
- 6 authorized to be appropriated to carry out this section
- 7 \$6,000,000 for fiscal year 2026.

8 SEC. 7. HAZARDOUS AIR POLLUTANT MONITORING.

- 9 (a) In General.—Not later than 2 years after the
- 10 date of enactment of this Act, for the purposes of improv-
- 11 ing the quality of the national emissions inventory and ad-
- 12 vancing public access to information, the Administrator
- 13 shall, after public notice and a public comment period of
- 14 not less than 60 days, amend subpart A of part 51 of
- 15 title 40, Code of Federal Regulations, to update and ex-
- 16 pand the requirements under that subpart to require all
- 17 major and non-major sources to report additional emis-
- 18 sions data, including emissions of hazardous air pollut-
- 19 ants, perfluoroalkyl substances, and polyfluoroalkyl sub-
- 20 stances.
- 21 (b) MINIMUM REQUIREMENTS.—The amendment re-
- 22 quired under subsection (a) shall, at a minimum—
- (1) contain all amendments described in the
- proposed rule of the Environmental Protection
- Agency entitled "Revisions to the Air Emissions Re-

| 1 | porting Requirements" (88 Fed. Reg. 54118 (Au- |
|----|---|
| 2 | gust 9, 2023)); |
| 3 | (2) ensure reporting of emissions during periods |
| 4 | of malfunction of the source; and |
| 5 | (3) consistent with the proposal to require re- |
| 6 | porting of emissions of perfluoroalkyl substances and |
| 7 | polyfluoroalkyl substances in the rule described in |
| 8 | paragraph (1), require, in the reporting cycle imme- |
| 9 | diately following the date on which a pollutant is |
| 10 | listed as a hazardous air pollutant, the reporting of |
| 11 | emissions of that pollutant. |
| 12 | (c) Effective Date.—The amendment required |
| 13 | under subsection (a) shall take effect for the first inven- |
| 14 | tory year that begins after that amendment is finalized |
| 15 | SEC. 8. DATA REQUIREMENT. |
| 16 | To the extent practicable, the Administrator shall— |
| 17 | (1)(A) restore for public access the |
| 18 | EJSCREEN mapping tool of the Environmental |
| 19 | Protection Agency; or |
| 20 | (B) create a relevant, nationwide geospatia |
| 21 | mapping and screening tool similar to and providing |
| 22 | at minimum, all of the data previously included in |
| 23 | the EJSCREEN mapping tool that the Adminis- |
| 24 | trator, acting through the Assistant Administrator |
| 25 | for Research and Development, shall make available |

| 1 | online for public comment not later than 270 days |
|---|--|
| 2 | after the date of enactment of this Act; and |
| 3 | (2) integrate into the applicable tool restored or |
| 4 | created under paragraph (1) the data collected |
| 5 | through the programs established under this Act. |
| 6 | SEC. 9. RULE OF CONSTRUCTION. |
| 7 | Nothing in this Act amends any other statute or re- |
| 8 | vises or alters any duty or authority of the Administrator |
| 9 | under any other applicable law. |