S. 3861

To direct the Administrator of the Environmental Protection Agency to investigate and address cancer and disease clusters, including in infants and children.

IN THE SENATE OF THE UNITED STATES

September 28, 2010

Mrs. Boxer (for herself, Ms. Klobuchar, Mr. Lautenberg, and Mr. Nelson of Florida) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

A BILL

- To direct the Administrator of the Environmental Protection Agency to investigate and address cancer and disease clusters, including in infants and children.
 - 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 "Strengthening Protec-
 - 5 tions for Children and Communities From Disease Clus-
 - 6 ters Act".
 - 7 SEC. 2. FINDINGS.
 - 8 Congress finds that—

1	(1) children are particularly at risk from envi-
2	ronmental pollutants or toxic substances for various
3	reasons, including because—
4	(A) the nervous, immune, digestive, and
5	other systems of children are still developing as
6	the children move though several stages of
7	rapid growth and development;
8	(B) exposure to environmental pollutants
9	or toxic substances can affect prenatal, infant,
10	and childhood growth and development;
11	(C) children may be less able to detoxify
12	and excrete toxins than adults;
13	(D) children eat proportionately more food,
14	drink more fluids, breathe more air, and play
15	outside more, which means children are more
16	exposed to environmental pollutants and toxic
17	substances than adults;
18	(E) children are less able to protect them-
19	selves from exposures to environmental pollut-
20	ants or toxic substances;
21	(F) the behavior of children exposes chil-
22	dren to different environmental pollutants and
23	toxic substances than adults;
24	(G) the natural curiosity and tendency of
25	children to explore leaves children open to

1	health risks that adults can more easily avoid;
2	and
3	(H) the developing brains, reproductive
4	systems, and other organs of children are more
5	susceptible to permanent disruption that can re-
6	sult in health problems during the lives of the
7	children;
8	(2) according to the Department of Health and
9	Human Services, birth defects are the leading cause
10	of infant death in the first year of life, accounting
11	for about 20 percent of infant deaths in 2006;
12	(3) according to the American Cancer Society,
13	cancer is the second leading cause of death in chil-
14	dren, exceeded only by accidents;
15	(4) according to the Centers for Disease Con-
16	trol and Prevention, an estimated 1 in 110 children
17	in the United States have an autism spectrum dis-
18	order;
19	(5) scientific research on environmental, ge-
20	netic, and other influences that may affect environ-
21	mental health is a national priority;
22	(6) Federal agencies should work to address se-
23	rious environmental health problems to better pro-
24	tect children and other individuals in communities,

both large and small, across the United States; and

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1	(7) according to the National Academy of
2	Sciences—
3	(A) it is in the national interest to place a
4	higher priority on the health of children;
5	(B) in the short term, that priority will re-
6	sult in children whose health and quality of life
7	is improved and who are more ready and able
8	to learn;
9	(C) children have important value in their
10	own right and are worthy of that type of soci-
11	etal commitment;
12	(D) it is also in the national interest to op-
13	timize the health of children because, in the
14	long term—
15	(i) the continuing viability of society
16	depends on a citizenry and a workforce
17	that are properly equipped to be productive
18	and committed to serving the country; and
19	(ii) failure to improve the health of
20	children will have a substantial long-term
21	consequence for the health of the adult
22	population; and
23	(E) investing in the health of children is
24	necessary for all of the reasons described in

1	subparagraphs (A) through (D) and is the right
2	thing to do.
3	SEC. 3. PURPOSES.
4	The purposes of this Act are—
5	(1) to provide to the Administrator the author-
6	ity to help conduct investigations into the potential
7	for environmental pollutants or toxic substances to
8	cause disease clusters;
9	(2) to ensure that the Administrator has the
10	authority to undertake actions to help address exist-
11	ing and potential environmental pollution and toxic
12	substances that may contribute to the creation of
13	disease clusters; and
14	(3) to enable the Administrator to integrate and
15	work in conjunction with other Federal, State, and
16	local agencies, institutions of higher education, and
17	the public in investigating and helping to address
18	the possible causes of disease clusters.
19	SEC. 4. GOALS.
20	The goals of this Act are—
21	(1) to protect and assist pregnant women, in-
22	fants, children, and other individuals who have been
23	are, or could be harmed by, and become part of, a
24	disease cluster;

- 1 (2) to enhance Federal resources, expertise,
 2 outreach, transparency, and accountability in re3 sponding to public and State and local government
 4 inquiries about the potential causes of a disease
 5 cluster;
 6 (3) to strengthen Federal analytical capacity
 - (3) to strengthen Federal analytical capacity and coordination, including with State and local authorities, in the investigation of the potential causes of disease clusters;
 - (4) to develop multidisciplinary teams that undertake a systematic, integrated approach to investigate and help address the potential causes of disease clusters that State and local officials cannot address or need assistance in addressing; and
 - (5) to help facilitate the rapid investigation of potential disease clusters and actions to address the potential causes of disease clusters.

18 SEC. 5. DEFINITIONS.

19 In this Act:

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- 20 (1) ADMINISTRATOR.—The term "Adminis-21 trator" means the Administrator of the Environ-22 mental Protection Agency.
- (2) AGENCY.—The term "Agency" means the
 Environmental Protection Agency.

1	(3) Director.—The term "Director" means
2	the Director of the National Institute of Environ-
3	mental Health Sciences.
4	(4) DISEASE CLUSTER.—The term "disease
5	cluster' means—
6	(A) the occurrence of a greater-than-ex-
7	pected number of cases of a particular disease
8	within a group of individuals, a geographical
9	area, or a period of time; or
10	(B) the occurrence of a particular disease
11	in such number of cases, or meeting such other
12	criteria, as the Administrator, in consultation
13	with the Administrator of the Agency for Toxic
14	Substances and Disease Registry and the Direc-
15	tor, may determine.
16	(5) Environmental pollutants or toxic
17	SUBSTANCES.—The term "environmental pollutants
18	or toxic substances" includes the substances de-
19	scribed in paragraph (7).
20	(6) FEDERAL AGENCY.—The term "Federal
21	agency" means—
22	(A) any department, agency, or other in-
23	strumentality of the Federal Government;

1	(B) any independent agency or establish-
2	ment of the Federal Government (including any
3	Government corporation); and
4	(C) the Government Printing Office.
5	(7) Potential causes of a disease clus-
6	TER.—The term "potential causes of a disease clus-
7	ter" includes environmental and public health fac-
8	tors that could increase the possibility of disease
9	clusters, including environmental pollutants or toxic
10	substances and sources of those pollutants and sub-
11	stances, including—
12	(A) emissions of air pollutants that are
13	regulated under the Clean Air Act (42 U.S.C.
14	7401 et seq.); and
15	(B) water pollutants that are regulated
16	under the Federal Water Pollution Control Act
17	(33 U.S.C. 1251 et seq.);
18	(C) a contaminant, as that term is defined
19	in section 1401 of the Safe Drinking Water Act
20	(42 U.S.C. 300f);
21	(D) a hazardous substance, as that term is
22	defined in section 101 of the Comprehensive
23	Environmental Response, Compensation, and
24	Liability Act (42 U.S.C. 9601);

1	(E) solid waste and hazardous waste, as
2	those terms are defined in section 1004 of the
3	Solid Waste Disposal Act (42 U.S.C. 6903);
4	(F) a chemical substance, as that term is
5	defined in section 3 of the Toxic Substances
6	Control Act (15 U.S.C. 2602);
7	(G) a substance that is regulated under
8	the Emergency Planning and Community
9	Right-To-Know Act of 1986 (42 U.S.C. 11001
10	et seq.); and
11	(H) any other form of environmental pollu-
12	tion or toxic substance that is a known or po-
13	tential cause of an adverse health effect, includ-
14	ing a developmental, reproductive, neurotoxic,
15	or carcinogenic effect.
16	(8) REGIONAL RESPONSE CENTER.—The term
17	"Regional Response Center" means a Regional Dis-
18	ease Cluster Information and Response Center es-
19	tablished under section 7.
20	(9) RESPONSE TEAM.—The term "Response
21	Team" means a Regional Disease Cluster Informa-
22	tion and Response Team established under section 7.
23	(10) Secretary.—The term "Secretary"
24	means the Secretary of Health and Human Services.

1	SEC. 6. GUIDELINES FOR ENVIRONMENTAL INVESTIGA-
2	TIONS OF DISEASE CLUSTERS.
3	(a) Establishment.—
4	(1) In general.—The Administrator, in con-
5	sultation with the Administrator of the Agency for
6	Toxic Substances and Disease Registry, the Sec-
7	retary, and the Director, shall develop, publish, and
8	periodically update guidelines that describe a sys-
9	tematic, integrated approach that uses the best
10	available science to investigate—
11	(A) 1 or more suspected or potential dis-
12	ease clusters;
13	(B) environmental pollutants or toxic sub-
14	stances associated with 1 or more suspected or
15	potential disease clusters; or
16	(C) potential causes of 1 or more disease
17	clusters.
18	(2) COORDINATION.—The Administrator shall
19	ensure that the Office of Children's Health Protec-
20	tion, in consultation with appropriate advisory com-
21	mittees, such as the Children's Health Protection
22	Advisory Committee, has a prominent role on behalf
23	of the Agency in developing and updating guidelines
24	under paragraph (1).
25	(b) Requirements.—Guidelines developed under
26	this section shall include—

1	(1) definitions of key concepts and actions;
2	(2) disease cluster identification and reporting
3	protocols;
4	(3) standardized methods of reviewing and cat-
5	egorizing data, including from health surveillance
6	systems and disease cluster reports;
7	(4) guidance for using, in a health-protective
8	way, an appropriate epidemiological, statistical, or
9	other approach for the circumstances of an inves-
10	tigation;
11	(5) procedures for peer review of key documents
12	by individuals who have no direct or indirect conflict
13	of interest; and
14	(6) a description of roles and responsibilities of
15	the Administrator and the Administrator of the
16	Agency for Toxic Substances and Disease Registry
17	in conducting investigations described in those
18	guidelines, in accordance with this Act.
19	(c) Timing.—
20	(1) In general.—Draft guidelines developed
21	under this section shall be available for public review
22	and comment for a period of not less than 60 days.
23	(2) Final guidelines.—Not later than 1 year
24	after the date of enactment of this Act, the Adminis-
25	trator, in consultation with the Administrator of the

1	Agency for Toxic Substances and Disease Registry,
2	the Secretary, and the Director, shall publish in the
3	Federal Register final guidelines under this section.
4	SEC. 7. ENHANCED SUPPORT FOR ENVIRONMENTAL INVES-
5	TIGATIONS OF DISEASE CLUSTERS.
6	(a) Establishment of Regional Disease Clus-
7	TER INFORMATION AND RESPONSE CENTERS AND
8	TEAMS.—
9	(1) Establishment.—
10	(A) In General.—The Administrator, in
11	consultation with the Administrator of the
12	Agency for Toxic Substances and Disease Reg-
13	istry, the Secretary, and the Director, and other
14	appropriate Federal agencies, shall establish
15	and operate Regional Disease Cluster Informa-
16	tion and Response Centers and Regional Dis-
17	ease Cluster Information and Response Teams.
18	(B) Principal responsibility.—The Ad-
19	ministrator shall be principally responsible for
20	directing, coordinating, and approving Federal
21	efforts and assistance authorized under this
22	section.
23	(2) Coordination.—
24	(A) In General.—The Administrator
25	shall ensure that the Office of Children's

Health Protection, in consultation with appropriate advisory committees, such as the Children's Health Protection Advisory Committee, has a prominent role on behalf of the Agency in establishing and operating the Regional Response Centers and the Response Teams.

- (B) Grants and cooperative agreements.—
 - (i) In General.—The Administrator shall provide support (including research, program implementation, and operational support activities) to individuals on Response Teams described in subsection (b) and Community Disease Cluster Advisory Committees described in subsection (c) through grants and cooperative agreements with institutions of higher education that have programs or individuals with demonstrated expertise in research, training, studies, and technical assistance.
 - (ii) AUTHORIZATION OF APPROPRIA-TIONS.—There are authorized to be appropriated to carry out this subparagraph such sums as are necessary.

1	(3) TIMING.—Not later than 1 year after the
2	date of enactment of this Act, the Administrator
3	shall establish at least—
4	(A) 2 Regional Response Centers; and
5	(B) 2 Response Teams.
6	(b) Response Teams.—
7	(1) Membership.—Each Response Team shall
8	include individuals who—
9	(A) have expertise in epidemiology,
10	toxicogenomics, molecular biology, toxicology,
11	pollution control requirements, data analysis,
12	environmental health and disease surveillance,
13	exposure assessment, pediatric health, commu-
14	nity outreach and involvement, and other rel-
15	evant fields; and
16	(B) have no direct or indirect conflict of
17	interest.
18	(2) Leadership.—Each Response Team shall
19	have—
20	(A) an individual who is the leader of the
21	Response Team and who reports to the Admin-
22	istrator, the Administrator of the Agency for
23	Toxic Substances and Disease Registry, and the
24	Director; and

1	(B) an individual who has the skills or ex-
2	perience necessary to carry out community out-
3	reach and involvement activities, including—
4	(i) the establishment of Community
5	Disease Cluster Advisory Committees
6	under subsection (c); and
7	(ii) the facilitation of activities of
8	those Committees.
9	(3) Activities.—
10	(A) IN GENERAL.—The Administrator, in
11	consultation with the Administrator of the
12	Agency for Toxic Substances and Disease Reg-
13	istry and the Director, shall establish the scope
14	of activities for Response Teams to ensure that
15	the activities are consistent with achieving the
16	goals of this Act.
17	(B) REQUIREMENTS.—The activities of the
18	Response Teams shall include—
19	(i) making guidelines, protocols, data,
20	and other relevant information and exper-
21	tise available to State and local officials
22	and the public to assist in efforts—
23	(I) to investigate suspected or po-
24	tential disease clusters, environmental
25	pollutants or toxic substances associ-

1	ated with those disease clusters, and
2	potential causes of disease clusters;
3	and
4	(II) to address potential causes
5	of disease clusters;
6	(ii) responding rapidly to a petition
7	described in subparagraph (C) from any
8	person, including a State or local official,
9	regarding the need—
10	(I) to investigate suspected or po-
11	tential disease clusters, environmental
12	pollutants or toxic substances associ-
13	ated with those disease clusters, and
14	potential causes of disease clusters;
15	and
16	(II) to address the potential
17	causes of disease clusters;
18	(iii) providing the best available envi-
19	ronmental sampling and laboratory equip-
20	ment to collect, analyze, and interpret
21	monitoring, health surveillance, and other
22	relevant information at scales and
23	timelines appropriate to an action;
24	(iv) involving community members, in
25	accordance with established scientific

1	methods and norms (including the preser-
2	vation of the confidentiality of individuals),
3	in—
4	(I) investigations of suspected or
5	potential disease clusters, environ-
6	mental pollutants or toxic substances
7	associated with those disease clusters,
8	or potential causes of disease clusters,
9	including through—
10	(aa) environmental exposure
11	assessments;
12	(bb) biomonitoring activities;
13	and
14	(cc) community-based
15	participatory research initiatives;
16	and
17	(II) other efforts to address the
18	potential causes of disease clusters;
19	(v) working with State and local agen-
20	cies—
21	(I) to help make the use and
22	management of integrated environ-
23	mental health data consistent and
24	timely; and
25	(II) to fill data gaps; and

1 (vi) investigating suspected or poten-2 tial disease clusters, environmental pollut-3 ants or toxic substances associated with those disease clusters, and potential causes of disease clusters, and addressing the po-6 tential causes of disease clusters that the 7 Administrator determines State and local 8 officials need assistance in investigating or 9 addressing, or that the Administrator de-10 termines should be investigated or ad-11 dressed.

(C) Petition.—

- (i) In General.—Any person, including a State or local official, may submit a petition referred to in subparagraph (B)(ii) to the Administrator, the Administrator of the Agency for Toxic Substances and Disease Registry, and the Director that requests that a Response Team conduct an investigation or take other action to address the potential causes of disease clusters in accordance with this Act.
- (ii) REQUIREMENTS.—Each petition submitted under clause (i) shall clearly describe the basis for the requested investiga-

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1	tion or action, including any data sup-
2	porting the request.
3	(iii) Consideration.—The Adminis-
4	trator, in consultation with the Adminis-
5	trator of the Agency for Toxic Substances
6	and Disease Registry and the Director,
7	shall establish criteria for the consideration
8	of petitions submitted under this section
9	using health-protective factors, including—
10	(I) evidence of the release of en-
11	vironmental pollutants or toxic sub-
12	stances;
13	(II) the locations in which there
14	appear to be potentially significant
15	health threats from the potential
16	causes of disease clusters;
17	(III) cases in which existing data
18	appear to be inadequate to fully as-
19	sess the potential risks to public
20	health; and
21	(IV) such other factors as the
22	Administrator determines are nec-
23	essary.
24	(iv) Response.—Not later than 60
25	days after the date of receipt of a petition

1	under clause (iii), the Administrator, in
2	consultation with the Administrator of the
3	Agency for Toxic Substances and Disease
4	Registry and the Director, shall provide a
5	written response that describes—
6	(I) the investigation or actions
7	that will be undertaken in response to
8	the petition, including the timeline
9	and basis for the investigation or ac-
10	tions; and
11	(II) the reasons for any denial or
12	deferral in providing such a response.
13	(v) Timing of issuance of cri-
14	TERIA.—
15	(I) In General.—The Adminis-
16	trator, in consultation with the Ad-
17	ministrator of the Agency for Toxic
18	Substances and Disease Registry and
19	the Director, shall provide for public
20	notice of draft criteria established
21	under this subparagraph for a period
22	of not less than 60 days.
23	(II) FINAL CRITERIA.—Not later
24	than 1 year after the date of enact-
25	ment of this Act, the Administrator.

1	in consultation with the Administrator
2	of the Agency for Toxic Substances
3	and Disease Registry and the Direc-
4	tor, shall publish in the Federal Reg-
5	ister final criteria required under this
6	subparagraph.
7	(4) Use of publicly available reports.—
8	Response Team investigations and actions shall—
9	(A) include publicly available reports pre-
10	pared by the Response Team that contain state-
11	ments of facts, findings, and recommendations
12	for actions, to the extent appropriate; and
13	(B) be prepared in a manner that pre-
14	serves the confidentiality of individuals.
15	(5) Transparency and accountability.—
16	Response Team activities shall include measures to
17	ensure—
18	(A) transparency and accountability to po-
19	tentially affected individuals, State and local of-
20	ficials, the public, and other persons and agen-
21	cies, while preserving the confidentiality of indi-
22	viduals;
23	(B) that consistent, accurate, and mean-
24	ingful information is provided to potentially af-
25	fected individuals, State and local officials, the

1	public, and other persons and agencies through
2	the use of comprehensive, community-based
3	communications plans; and
4	(C) accountability to meeting goals and
5	timetables.
6	(6) Database.—
7	(A) IN GENERAL.—The Administrator, in
8	consultation with the Administrator of the
9	Agency for Toxic Substances and Disease Reg-
10	istry, the Secretary, and the Director, shall
11	compile and regularly update information in a
12	comprehensive electronic database that—
13	(i) is publicly accessible through the
14	Internet;
15	(ii) provides a centralized location for
16	information relating to—
17	(I) disease cluster reports and in-
18	vestigations;
19	(II) environmental pollutants or
20	toxic substances that are associated
21	with suspected or potential disease
22	clusters;
23	(III) illnesses associated with
24	suspected or potential disease clusters.

1	including locally generated informa-
2	tion;
3	(IV) systematic tracking of envi-
4	ronmental pollutants or toxic sub-
5	stances and illnesses associated with
6	suspected or potential disease clusters;
7	(V) actions to help address the
8	potential causes of disease clusters;
9	and
10	(VI) any other information that
11	the Administrator determines to be
12	necessary; and
13	(iii) facilitates the rapid reporting and
14	analysis of information described in clause
15	(ii).
16	(B) Confidentiality.—A database de-
17	scribed in subparagraph (A) shall be main-
18	tained in a manner that preserves the confiden-
19	tiality of individuals.
20	(c) Community Disease Cluster Advisory Com-
21	MITTEES.—
22	(1) In general.—The Administrator shall es-
23	tablish Community Disease Cluster Advisory Com-
24	mittees to provide oversight, guidance, and advice
25	relating to—

1	(A) the investigation of suspected and po-
2	tential disease clusters;
3	(B) the investigation of environmental pol-
4	lutants or toxic substances associated with sus-
5	pected or potential disease clusters;
6	(C) the investigation of potential causes of
7	disease clusters;
8	(D) efforts to address the potential causes
9	of disease clusters; and
10	(E) the most effective means of ensuring
11	outreach to and involvement of community
12	members.
13	(2) Membership on Community
14	Disease Cluster Advisory Committees shall be com-
15	prised of representatives that include—
16	(A) individuals who are or may be im-
17	pacted by a suspected or potential disease clus-
18	ter, and the designee of such an individual who
19	may participate with or in the place of such an
20	individual;
21	(B) State or local government health or
22	environmental agencies;
23	(C) at least 2 individuals, appointed by the
24	Administrator in consultation with the Adminis-
25	trator of the Agency for Toxic Substances and

1	Disease Registry and the Director, with dem-
2	onstrated knowledge of the activities described
3	in paragraph (1); and
4	(D) other appropriate individuals, as deter-
5	mined by the Administrator, in consultation
6	with the Administrator of the Agency for Toxic
7	Substances and Disease Registry and the Direc-
8	tor.
9	(3) Prohibition.—No member of a Committee
10	may have any direct or indirect conflict of interest
11	(4) TECHNICAL ASSISTANCE.—
12	(A) IN GENERAL.—The Administrator, in
13	consultation with the Administrator of the
14	Agency for Toxic Substances and Disease Reg-
15	istry and the Director, may make grants avail-
16	able to any group of individuals that may be af-
17	fected by a suspected or potential disease clus-
18	ter.
19	(B) Use of funds.—Grants made avail-
20	able under subparagraph (A) may be used to
21	facilitate active involvement in all aspects of
22	Committee activities and to assist Committee
23	members in obtaining technical assistance in in-
24	terpreting information with regard to—
25	(i) the investigation of—

1	(I) suspected or potential disease
2	clusters;
3	(II) environmental pollutants or
4	toxic substances that are associated
5	with suspected or potential disease
6	clusters; and
7	(III) the potential causes of dis-
8	ease clusters;
9	(ii) addressing the potential causes of
10	disease clusters;
11	(iii) understanding the health con-
12	cerns associated with suspected or poten-
13	tial disease clusters; and
14	(iv) understanding other scientific and
15	technical issues relating to the activities of
16	a Regional Response Team and Commu-
17	nity Disease Cluster Advisory Committee,
18	including the potential need for and inter-
19	pretation of any biomonitoring of individ-
20	uals in the area.
21	(d) Environmental Research and Analysis.—
22	The Administrator, in consultation with the Administrator
23	of the Agency for Toxic Substances and Disease Registry,
24	the Secretary, and the Director, shall use available au-
25	thorities and programs to compile, research, and analyze

1	information generated by actions authorized under this
2	section, including by—
3	(1) using those authorities to test environ-
4	mental pollutants or toxic substances identified
5	under subsection (b)(6); and
6	(2) incorporating environmental pollutants or
7	toxic substances identified under subsection (b)(6) in
8	appropriate national biomonitoring initiatives.
9	SEC. 8. FEDERAL REPORTS TO CONGRESS.
10	(a) In General.—Not later than 1 year after the
11	date of enactment of this Act and annually thereafter, the
12	Administrator, in consultation with the Administrator of
13	the Agency for Toxic Substances and Disease Registry,
14	the Secretary, and the Director, shall prepare a report
15	that describes—
16	(1) the status of activities under this Act to in-
17	vestigate and address the suspected and potential
18	causes of disease clusters;
19	(2) environmental pollutants or toxic substances
20	that are associated with suspected or potential dis-
21	ease clusters;
22	(3) the potential causes of disease clusters; and
23	(4) ways to address the potential causes of
24	those disease clusters.

1	(b) REQUIREMENTS.—The report shall include a de-
2	scription of—
3	(1) outreach activities to State and local offi-
4	cials and communities;
5	(2) actions that the Administrator has taken to
6	prioritize the testing of environmental pollutants or
7	toxic substances;
8	(3) actions that the Administrator has taken to
9	include environmental pollutants or toxic substances
10	identified under section $7(b)(7)$ in appropriate na-
11	tional biomonitoring initiatives;
12	(4) actions that the Administrator is taking or
13	plans to take to address problems in implementing
14	this Act;
15	(5) actions that the Secretary is taking or plans
16	to take to address problems in implementing this
17	Act;
18	(6) actions that the Administrator of the Agen-
19	cy for Toxic Substances and Disease Registry has
20	undertaken or is considering taking with respect to
21	any disease clusters under subparagraphs (D) and
22	(E) of section 104(i)(1) of Comprehensive Environ-
23	mental Response, Compensation, and Liability Act
24	(42 U.S.C. 9604(i)(1)) and other provisions of that
25	section; and

1	(7) actions that the Director is taking or plans
2	to take to address problems in implementing this
3	Act; and
4	(8) other relevant information.
5	(c) Submission and Availability.—The Adminis-
6	trator shall—
7	(1) submit the report under this subsection
8	to—
9	(A) the Committees on Environment and
10	Public Works and Health, Education, Labor,
11	and Pensions of the Senate; and
12	(B) the Committee on Energy and Com-
13	merce of the House of Representatives; and
14	(2) make the report available to the public.
15	SEC. 9. AUTHORIZATION OF APPROPRIATIONS.
16	There are authorized to be appropriated such sums
17	as are necessary to carry out this Act.
18	SEC. 10. EFFECT ON OTHER LAW.
19	Nothing in this Act modifies, limits, or otherwise af-
20	fects the application of, or obligation to comply with, any
21	law, including any environmental or public health law.

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