109TH CONGRESS 2D SESSION H.R. 5872

To restore, protect, and preserve the natural, chemical, physical and biological integrity, and the economic potentialities, of the New York/New Jersey Bight through designation and establishment of the New Jersey/New York Clean Ocean Zone and the regulation of various activities therein, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JULY 24, 2006

Mr. SAXTON (for himself, Mr. PALLONE, Mr. PAYNE, Mr. ROTHMAN, Mr. AN-DREWS, Mr. SMITH of New Jersey, Mr. HOLT, Mr. OWENS, Mr. BISHOP of New York, and Mr. LOBIONDO) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure, and in addition to the Committee on Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

- To restore, protect, and preserve the natural, chemical, physical and biological integrity, and the economic potentialities, of the New York/New Jersey Bight through designation and establishment of the New Jersey/New York Clean Ocean Zone and the regulation of various activities therein, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "New Jersey/New York3 Clean Ocean Zone Act of 2006".

4 SEC. 2. CONGRESSIONAL FINDINGS, POLICY, AND DEC-5 LARATION OF PURPOSE.

6 (a) FINDINGS.—The Congress finds the following:

7 (1) The New York/New Jersey Bight is an essential natural and scenic resource of the United
9 States, providing innumerable recreational, commer10 cial, economic and aesthetic benefits and extraor11 dinary ecological, biological, and environmental bene12 fits.

13 (2) Various harmful activities within the New 14 York/New Jersey Bight, including the dumping of 15 contaminated dredged material, the dumping of var-16 ious wastes, point source and nonpoint source pollu-17 tion, the extraction of nonrenewable natural re-18 sources, and the potential development of deepwater 19 oil and gas facilities, have caused or may cause seri-20 ous adverse impacts to human health, welfare, and 21 amenities, or threaten the marine environment, eco-22 logical systems, and economic potentialities of the New York/New Jersey Bight. 23

24 (3) Ecologically unique areas at risk from deg25 radation caused by pollution, such as the New York/
26 New Jersey Bight, are worthy of special protections
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1	to reduce such threats. Pollution-preventing protec-
2	tions have been established for and awarded to the
3	Great Lakes and the Everglades, for example.
4	(b) PURPOSE.—
5	(1) IN GENERAL.—The purpose of this Act is to
6	restore, protect and preserve, the natural, chemical,
7	physical, and biological integrity, and the economic
8	potentialities, of the New York/New Jersey Bight.
9	(2) LIMITATION.—This Act is not intended—
10	(A) to authorize or require any fisheries
11	management actions within the New Jersey/
12	New York Clean Ocean Zone, including fish-
13	eries management allocation and techniques or
14	any similar fisheries management related activ-
15	ity; or
16	(B) to prohibit or limit beach replenish-
17	ment activities, flood control activities, erosion
18	control activities, or habitat restoration projects
19	on or along the shoreline adjoining the New
20	Jersey/New York Clean Ocean Zone.
21	SEC. 3. DESIGNATION OF NEW JERSEY/NEW YORK CLEAN
22	OCEAN ZONE.
23	(a) DESIGNATION.—The New York/New Jersey
24	Bight shall be known and designated as the "New Jersey/
25	New York Clean Ocean Zone".

(b) REFERENCES.—Any reference in a law, map, reg ulation, document, paper, or other record of the United
 States to the area referred to in subsection (a) shall be
 deemed to be a reference to the "New Jersey/New York
 Clean Ocean Zone".

6 SEC. 4. REGULATION OF THE NEW JERSEY/NEW YORK 7 CLEAN OCEAN ZONE.

8 (a) OCEAN DUMPSITES.—

9 (1) PROHIBITION OF DESIGNATION OR ESTAB-10 LISHMENT OF NEW SITES.—Neither the Adminis-11 trator, the Secretary, nor any State may issue a per-12 mit for ocean dumping, nor designate or establish 13 any new disposal site, within the New Jersey/New 14 York Clean Ocean Zone, including pursuant to sec-15 tion 102, 103, 104A, or 104B of the Marine Protec-16 tion, Research, and Sanctuaries Act of 1972 (33) 17 U.S.C. 1412, 1413, 1414a, 1414b) or section 4 of 18 Public Law 95–153 (33 U.S.C. 1412a).

19 (2)TERMINATION OF EXISTING DESIGNA-20 TIONS.—Except as provided by paragraph (3), all 21 existing designations of disposal sites within the 22 New Jersey/New York Clean Ocean Zone are hereby 23 terminated, and such sites shall not be used as dis-24 posal sites.

1 USE OF HARS.—Notwithstanding para-(3)2 graphs (1) and (2), and consistent with the terms, conditions, and limitations of section 228.15(d)(6) of 3 4 title 40, Code of Federal Regulations, dredged mate-5 rial may be placed in the Primary Remediation Area 6 of the HARS for the purposes of ecological remedi-7 ation and protection of sensitive species at sensitive 8 life stages, if the Administrator determines, fol-9 lowing testing and analytical measures established 10 by regulation for materials proposed for ocean 11 dumping, that the dredged material qualifies as ma-12 terial for remediation.

13 (b) REGULATION OF POINT SOURCES.—

14 (1) PROHIBITION ON DISCHARGES FROM NEW 15 POINT SOURCES.—The discharge of a pollutant into 16 the New Jersey/New York Clean Ocean Zone from 17 a point source constructed or put into use after the 18 date of enactment of this Act is prohibited under 19 section 301 of the Federal Water Pollution Control 20 Act (33 U.S.C. 1311). Neither the Administrator, 21 nor any State, may issue a permit, pursuant to sec-22 tion 402 of the Federal Water Pollution Control Act 23 (33 U.S.C. 1342) or comparable State law, for the 24 discharge of a pollutant into the New Jersey/New 25 York Clean Ocean Zone from a point source con-

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structed or put into use after such date of enact ment.

3 (2) Limitations on existing permits.—A 4 State or Federal permit issued pursuant to section 402 of the Federal Water Pollution Control Act (33 5 6 U.S.C. 1342) for the discharge of a pollutant into 7 the New Jersey/New York Clean Ocean Zone may 8 not be renewed, reissued, or modified after the date 9 of enactment of this Act to allow for any increase of 10 discharge capacity of any point source or sources. 11 The renewed, reissued, or modified permit may not 12 contain any effluent limitation that is less stringent 13 than comparable effluent limitations in such permit 14 and shall otherwise require compliance with all other 15 applicable laws and regulations under the Federal 16 Water Pollution Control Act, including applicable 17 water quality standards.

18 (c) EXTRACTION OF NONRENEWABLE NATURAL RE-19 SOURCES.—

(1) PROHIBITION.—The permanent extraction
of any nonrenewable natural resource from the New
Jersey/New York Clean Ocean Zone for commercial
or industrial use is prohibited, unless such removal
is undertaken for the primary purpose of maintaining or establishing navigation channels.

1	(2) LIMITATION.—This Act shall not be used to
2	restrict or otherwise limit beach replenishment ac-
3	tivities, flood control activities, erosion control activi-
4	ties, or habitat restoration projects on or along the
5	shores of the New Jersey/New York Clean Ocean
6	Zone.
7	(d) Nonrenewable Energy Facilities.—Except
8	as set forth in subsection (e)—
9	(1) the creation of any type of nonrenewable en-
10	ergy facility or pipeline within the New Jersey/New
11	York Clean Ocean Zone is prohibited;
12	(2) the Secretary of Transportation shall not
13	issue any license pursuant to section 4 of the Deep-
14	water Port Act (33 U.S.C. 1503) or section 106 of
15	the Maritime Transportation Security Act of 2002
16	(116 Stat. 2086) for the ownership, construction, or
17	operation of a deepwater port used for the produc-
18	tion, storage, transport, or transfer of nonrenewable
19	energy in the New Jersey/New York Clean Ocean
20	Zone;
21	(3) there shall be no conveyance of any interest
22	in any federally owned, submerged or subterranean
23	land within the New Jersey/New York Clean Ocean
24	Zone for the purpose of establishing or operating a
25	nonrenewable energy facility, including—

1	(A) the conveyance of such an interest for
2	any pipeline that transports any nonrenewable
3	natural resource or any refined product pro-
4	duced therefrom, within or through the New
5	Jersey/New York Clean Ocean Zone; and
6	(B) the grant or lease of such right-of-
7	ways by the Secretary of the Interior pursuant
8	to section 28 of the Mineral Leasing Act (30)
9	U.S.C. 185), or the Outer Continental Shelf
10	Lands Act (43 U.S.C. 1301 et seq.).
11	(e) RENEWABLE ENERGY FACILITIES.—
12	(1) LIMITATION ON GRANTING LEASES, ETC.—
13	No lease, easement, or right-of-way for a renewable
14	energy facility may be granted for any federally
15	owned, submerged, or subterranean land in the New
16	Jersey/New York Clean Ocean Zone except in ac-
17	cordance with this subsection, section 8(p) of the
18	Outer Continental Shelf Lands Act (43 U.S.C.
19	1337(p)), and section 388 of the Energy Policy Act
20	of 2005 (43 U.S.C. 1337 note).
21	(2) Compliance with applicable laws.—
22	The granting of any lease, easement, or right-of-way
23	referred to in paragraph (1) shall comply with all

applicable laws and regulations and shall not be ex-

empt nor categorically excluded from the require-

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1	ments of section 102 of the National Environmental
2	Policy Act of 1969 (42 U.S.C. 4332). Section 102
3	of such Act shall be applied to each such lease, ease-
4	ment, and right-of-way on a project-by-project basis.
5	(3) DETERMINATION REQUIRED.—No lease,
6	easement, or right-of-way referred to in paragraph
7	(1) may be granted unless—
8	(A) the Secretary of the Interior, after
9	completion of any review required by paragraph
10	(2), determines that such action—
11	(i) complies with all environmental
12	criteria, conditions, and restrictions estab-
13	lished by or pursuant to section 8(p) of the
14	Outer Continental Shelf Lands Act (43
15	U.S.C. 1337(p)) or section 388 of the En-
16	ergy Policy Act of 2005; and
17	(ii) will not unreasonably degrade or
18	endanger human health, welfare, or amen-
19	ities, the marine environment, or ecological
20	systems or economic potentialities thereof;
21	and
22	(B) the Secretary of Commerce, acting
23	through the Administrator of the National Oce-
24	anic and Atmospheric Administration, concurs

1	in writing with the determination of the Sec-
2	retary of the Interior under subparagraph (A).
3	(4) STANDARD OF REVIEW.—For purposes of
4	paragraph (3), an action is deemed to unreasonably
5	degrade or endanger human health, welfare, or
6	amenities, the marine environment, or ecological sys-
7	tems or economic potentialities thereof, only if the
8	action is likely to cause, on an individual or cumu-
9	lative basis—
10	(A) significant adverse impacts to marine
11	habitat, ecosystem diversity, productivity, and
12	stability of the biological community within the
13	area of the renewable energy facility concerned
14	and surrounding biological communities;
15	(B) a threat to human life, health, or exist-
16	ing or potential amenities through—
17	(i) the creation of a hazard to naviga-
18	tion, fishing, or recreation;
19	(ii) direct exposure to pollutants; or
20	(iii) consumption of exposed aquatic
21	organisms; or
22	(C) significant impairment of recreational,
23	scientific, or economic benefits currently or po-
24	tentially derived from or within the area of the

1	renewable energy facility and surrounding wa-
2	ters.
3	(f) UNDERWATER RESEARCH AND EXPLORATION.—
4	(1) IN GENERAL.—Nothing in this Act restricts
5	or otherwise limits underwater research or explo-
6	ration of the aquatic environment within the New
7	Jersey/New York Clean Ocean Zone, if such re-
8	search or exploration—
9	(A) will not adversely affect, or will be per-
10	formed for the sole purpose of furthering, the
11	restoration, protection and preservation of, the
12	natural, chemical, physical and biological integ-
13	rity of the New Jersey/New York Clean Ocean
14	Zone; and
15	(B) is conducted in accordance with all
16	other applicable laws and regulations.
17	(2) PROHIBITION.—The conduct of any under-
18	water research or exploration of the aquatic environ-
19	ment within the New Jersey/New York Clean Ocean
20	Zone that does not comply with paragraph (1) is
21	prohibited.
22	SEC. 5. SUPPORT FOR MARINE ACTIVITIES.
23	(a) MARINE ACTIVITIES.—
24	(1) ACTIVITIES NOT LIMITED.—Nothing in this
25	Act shall be considered to restrict or otherwise limit

1	the conduct of any of the maritime activities de-
2	scribed in paragraph (2) in the New Jersey/New
3	York Clean Ocean Zone, to the extent that such ac-
4	tivity does not violate any other applicable law or
5	regulation.
6	(2) MARINE ACTIVITIES DESCRIBED.—The
7	maritime activities referred to in paragraph (1) are
8	the following:
9	(A) Boating.
10	(B) Underwater diving.
11	(C) Surfing, swimming, and other similar
12	recreational activities.
13	(D) Recreational fishing and commercial
14	fishing.
15	(E) The creation of artificial reefs.
16	(b) FISHERIES MANAGEMENT ACTIONS NOT AU-
17	THORIZED.—This Act shall not be used to adopt or enact
18	fisheries management actions within the New Jersey/New
19	York Clean Ocean Zone, including fisheries management
20	allocation and techniques or any similar fisheries manage-
21	ment related activity.
22	SEC. 6. ENFORCEMENT.
23	This Act may be enforced under sections 105 and 107
24	of the Marine Protection, Research, and Sanctuaries Act

25~ of 1972 (33 U.S.C. 1415 and 1417), except that section

4(b) of this Act may be enforced under sections 309 and
 505 of the Federal Water Pollution Control Act (33
 U.S.C. 1319 and 1365).

4 SEC. 7. DEFINITIONS.

5 Except as otherwise specifically provided, in this Act:
6 (1) ADMINISTRATOR.—The term "Adminis7 trator" means the Administrator of the Environ8 mental Protection Agency.

(2) ARTIFICIAL REEF.—The term "artificial 9 10 reef" means a federally or State approved structure 11 that is constructed or placed in the waters of the 12 New York/New Jersey Bight for the purpose of en-13 hancing one or more of benthic relief, fishery re-14 sources, commercial diving, recreational diving, surf-15 commercial fishing opportunities, and recing, 16 reational fishing opportunities.

(3) CONTINENTAL SHELF.—The term "Conti-17 nental Shelf" means the seabed and subsoil of the 18 19 submarine areas adjacent to the coast of the United 20 States, and all submerged lands lying seaward and 21 outside of the area of lands beneath navigable wa-22 ters (as that term is defined in section 2 of the Sub-23 merged Lands Act (43 U.S.C. 1301)), extending to 24 a depth of 1000 fathoms.

(4) DISCHARGE OF A POLLUTANT.—The term
 "discharge of a pollutant" means any addition of
 any pollutant to the waters of the New York/New
 Jersey Bight from any point source.

(5) DISPOSAL SITE.—The term "disposal site" 5 6 means a precise geographical area designated under Federal law for the dumping of any material into 7 8 the waters of the New York/New Jersey Bight, in-9 cluding, but not limited to, any site at which dump-10 ing is authorized under a permit issued under sec-11 tion 102 or 103 of the Marine Protection, Research, 12 and Sanctuaries Act of 1972 (33 U.S.C. 1412, 13 1413).

14 (6) DREDGED MATERIAL.—The term "dredged
15 material" means any material excavated or dredged
16 from the navigable waters of the United States.

17 (7) DUMPING.—The term "dumping" has the
18 meaning that term has under section 3(f) of the Ma19 rine Protection, Research, and Sanctuaries Act of
20 1972 (33 U.S.C. 1402(f)).

(8) EFFLUENT LIMITATION.—The term "effluent limitation" has the meaning that term has in
section 502(11) of the Federal Water Pollution Control Act (33 U.S.C. 1362(11)).

1	(9) HARS.—The term "HARS" means the
2	dredged material disposal site located within the
3	New York/New Jersey Bight and bounded by the co-
4	ordinates set forth in section $228.15(d)(6)$ of title
5	40, Code of Federal Regulations (in effect as of July
6	1, 1999), also known as the Historic Area Remedi-
7	ation Site.
8	(10) MATERIAL.—The term "material" has the
9	meaning that term has in section 3(c) of the Marine
10	Protection, Research, and Sanctuaries Act of 1972
11	(33 U.S.C. 1402(c)).
12	(11) MATERIAL FOR REMEDIATION.—
13	(A) IN GENERAL.—The term "material for
14	remediation" means dredged material that,
15	through testing and analysis, is determined by
16	the Administrator to—
17	(i) contain, or to cause through bio-
18	accumulation, chemical concentrations of
19	any Contaminant of Concern that are less
20	than those concentrations present in, or
21	caused through bioaccumulation by, the
22	surficial sediment collected at a depth of
23	no more than 6 inches from the proposed
24	placement site within the HARS;

1	(ii) have fewer screening level
2	exceedances for Contaminants of Concern
3	than the surficial sediment collected at a
4	depth of no more than 6 inches from the
5	proposed placement site within the HARS,
6	except material for remediation shall have
7	no Screening Level exceedances if such
8	surface sediment have no such exceedance;
9	and
10	(iii) otherwise complies with applicable
11	Federal and State laws and regulations es-
12	tablished for materials proposed for ocean
13	dumping, including, without limitation,
14	section 227.6 of title 40, Code of Federal
15	Regulations.
16	(B) Contaminant of concern de-
17	FINED.—In this paragraph, the term "Contami-
18	nant of Concern" means—
19	(i) any of the pollutants specified in
20	the chart in subparagraph (C) and having
21	the corresponding Screening Level value
22	(in parts per billion dry weight); and
23	(ii) any additional pollutant des-
24	ignated under subparagraph (D).

(C) CHART.—The chart referred to in sub paragraph (B) is as follows:

Pollutant	Screening level
Cadmium	1,200.0000
Chlordane	0.5000
Dieldrin	0.0200
2,3,7,8 TCDD (Dioxin)	0.0036
Total DDTs	1.5800
Lead	46,700.0000
Mercury	150.0000
Total Polychlorinated Biphenyls (PCBs)	22.7000
Total Polynuclear Aromatic Hydrocarbons (PAHs)	4,022.0000

3 (D) ADDITIONAL POLLUTANTS.—The Ad4 ministrator shall designate additional pollutants
5 and corresponding Screening Level values for
6 purposes of this paragraph as is necessary to
7 achieve the purpose and intent of section
8 4(a)(3).

9 (12) NAVIGATION CHANNEL.—The term "navi-10 gation channel" means a channel that is federally or 11 State designated and open to permit free and unob-12 structed navigation by all types of vessels and tows 13 normally using such waterways.

14 (13) NEW YORK/NEW JERSEY BIGHT.—The
15 term "New York/New Jersey Bight" means the geo16 graphic area within the Atlantic Ocean generally
17 known by that name and located within the bound18 aries described more particularly as follows: Begin-

1	(A) northerly along the mean high water
2	mark of the coast of New Jersey to the north-
3	ern tip of Sandy Hook, New Jersey, then
4	(B) northeasterly along the transect of the
5	northern tip of Sandy Hook and the western tip
6	of Long Island, New York, then
7	(C) easterly along the mean high water
8	mark of the south shore of Long Island to the
9	eastern tip of Long Island, New York, then
10	(D) southerly to the eastern bank of Block
11	Canyon to the 1,000 fathom line of the Conti-
12	nental Shelf, then
13	(E) southwesterly along the 1,000 fathom
14	line to the western bank of Baltimore Canyon,
15	and then
16	(F) northwesterly to the point of beginning
17	at the southern tip of Cape May, New Jersey.
18	(14) Nonrenewable energy.—The term
19	"nonrenewable energy" means any form of energy
20	that is produced from a nonrenewable natural re-
21	source, including oil, natural gas, liquid or gaseous
22	fuels, sand, or rock, any product produced there-
23	from, or any synthetic version thereof.
24	(15) Nonrenewable energy facility.—The
25	term "nonrenewable energy facility" means any

1	equipment, pipeline, or facility, other than an elec-
2	trical transmission cable, a communication cable, or
3	a vessel in transit, that is or will be used pri-
4	marily—
5	(A) in the development, production, conver-
6	sion, storage, transfer, processing, or transpor-
7	tation of any non-renewable natural resource;
8	Oľ
9	(B) for the manufacture, production, or as-
10	sembly of any equipment, machinery, product,
11	or device that is involved in any activity de-
12	scribed in subparagraph (A).
13	(16) Nonrenewable natural resource.—
14	The term "nonrenewable natural resource"—
15	(A) except as provided in subparagraph
16	(B), means any naturally occurring, inanimate
17	object, mineral, or nonliving resource that can-
18	not be replenished by natural means at the
19	same rate that it is consumed; and
20	(B) does not include any manmade object.
21	(17) PERMANENT EXTRACTION.—The term
22	"permanent extraction" means the permanent re-
23	moval of any nonrenewable natural resource from
24	the marine environment, including the water column,
25	the seabed, or subsoil.

1	(18) PIPELINE.—The term "pipeline"—
2	(A) except as provided in subparagraph
3	(B), means any pipe or conveyance constructed
4	or used primarily for the transport of non-
5	renewable energy; and
6	(B) does not include an electrical trans-
7	mission cable or communications cable.
8	(19) POLLUTANT.—The term "pollutant"—
9	(A) except as provided in subparagraph
10	(B), has the meaning that term has in section
11	502(6) of the Federal Water Pollution Control
12	Act (33 U.S.C. 1362(6)); and
13	(B) does not include any material approved
14	under Federal law or a stricter State standard
15	for use in the construction or maintenance of a
16	permitted artificial reef.
17	(20) POINT SOURCE.—The term "point source"
18	has the meaning that term has in section $502(14)$
19	of the Federal Water Pollution Control Act (33
20	U.S.C. 1362(14)).
21	(21) RENEWABLE ENERGY RESOURCE.—The
22	term "renewable energy resource"—
23	(A) means a source of energy that is re-
24	generative and is produced without depleting or

1	otherwise diminishing the resource from which
2	such energy is derived; and
3	(B) includes solar, thermal, photochemical,
4	photoelectric, photosynthetic, hydropower, geo-
5	thermal, tidal, and wind energy sources.
6	(22) RENEWABLE ENERGY FACILITY.—The
7	term "renewable energy facility" means any equip-
8	ment or facility, other than a vessel in transit, that
9	is or will be used primarily—
10	(A) in the development, production, conver-
11	sion, storage, transfer, processing, or transpor-
12	tation of any renewable energy resource; or
13	(B) for the manufacture, production, or as-
14	sembly of equipment, machinery, products, or
15	devices, which are involved in any activity de-
16	scribed in subparagraph (A).
17	(23) SECRETARY.—The term "Secretary"
18	means the Secretary of the Army.
19	(24) VESSEL IN TRANSIT.—The term "vessel in
20	transit"—
21	(A) means a vessel that has departed for,
22	but has not yet arrived at, its next point of des-
23	tination; and

(B) includes any vessel described in sub paragraph (A) that is temporarily anchored
 pending such arrival.

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