110TH CONGRESS 2D SESSION

H. R. 5132

To require the Administrator of the Environmental Protection Agency to establish an Interagency Working Group on Environmental Justice to provide guidance to Federal agencies on the development of criteria for identifying disproportionately high and adverse human health or environmental effects on minority populations and low-income populations, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

January 23, 2008

Ms. Solis introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Natural 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 require the Administrator of the Environmental Protection Agency to establish an Interagency Working Group on Environmental Justice to provide guidance to Federal agencies on the development of criteria for identifying disproportionately high and adverse human health or environmental effects on minority populations and low-income populations, 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 "Environmental Justice
- 3 Renewal Act".
- 4 SEC. 2. DEFINITIONS.
- 5 In this Act:
- 6 (1) ADMINISTRATOR.—The term "Adminis-
- 7 trator" means the Administrator of the Environ-
- 8 mental Protection Agency.
- 9 (2) ADVISORY COUNCIL.—The term "Advisory
- 10 Council" means the National Environmental Justice
- 11 Advisory Council established by the Administrator
- under section 9(a).
- 13 (3) CLEARINGHOUSE.—The term "clearing-
- 14 house" means the Environmental Justice Clearing-
- 15 house developed by the Administrator under section
- 16 10(a).
- 17 (4) DIRECTOR.—The term "Director" means
- the Director of the National Institute of Environ-
- mental Health Sciences.
- 20 (5) Environmental justice.—The term "en-
- vironmental justice" means the fair treatment and
- 22 meaningful involvement of all individuals regardless
- of race, color, national origin, educational level, or
- income with respect to the development, implementa-
- 25 tion, and enforcement of environmental laws (includ-
- ing regulations) to ensure that—

- 1 (A) minority and low-income populations 2 have access to public information relating to 3 human health and environmental planning, reg-4 ulations, and enforcement; and
 - (B) no minority or low-income population shall be exposed to a disproportionate burden of the negative human health and environmental impacts of pollution or other environmental hazards.
 - (6) Environmental justice community.—
 The term "environmental justice community" means a community with significant representation of racial or ethnic minorities or low-income populations that experiences, or is at risk of experiencing, a significant or disproportionate burden of environmental stressors, risks, adverse human health effects, or environmental effects.
 - (7) FAIR TREATMENT.—The term "fair treatment" means the conduct of policies and practices to ensure that no group of individuals (including racial, ethnic, or socioeconomic groups) experiences a disproportionate burden of high and adverse human health or environmental effects resulting from any program, activity, or policy of a Federal agency.

1	(8) Indian tribe.—The term "Indian tribe"
2	has the meaning given the term in section 4 of the
3	Indian Self-Determination and Education Assistance
4	Act (25 U.S.C. 450b).
5	(9) State.—The term "State" means—
6	(A) a State;
7	(B) a territory or possession of the United
8	States; and
9	(C) a tribal government.
10	(10) Tribal government.—The term "tribal
11	government" means the governing body of an Indian
12	tribe.
13	(11) Working Group.—The term "Working
14	Group' means the Interagency Working Group on
15	Environmental Justice established by the Adminis-
16	trator under section 3(a).
17	SEC. 3. INTERAGENCY WORKING GROUP ON ENVIRON-
18	MENTAL JUSTICE.
19	(a) Establishment.—Not later than 30 days after
20	the date of enactment of this Act, the Administrator shall
21	establish a working group to be known as the "Inter-
22	agency Working Group on Environmental Justice".
23	(b) Purposes.—The purposes of the Working Group
24	are—

1	(1) to provide guidance to Federal agencies on
2	the development of the guidance document under
3	subsection (f)(1) for identifying disproportionately
4	high and adverse human health or environmental ef-
5	fects on—
6	(A) minority populations; and
7	(B) low-income populations;
8	(2) to coordinate with, provide guidance to, and
9	serve as a clearinghouse for, each Federal agency
10	during the development by each Federal agency of
11	an environmental justice strategy;
12	(3) to ensure that the administration, interpre-
13	tation, and enforcement of each applicable program,
14	activity, and policy of each Federal agency is under-
15	taken in a manner that minimizes or eliminates dis-
16	proportionately high and adverse human health or
17	environmental effects on racial minority, ethnic mi-
18	nority, or low-income populations;
19	(4) to assist in the coordination of research
20	conducted by, and stimulate cooperation among—
21	(A) the Agency;
22	(B) the Department of Health and Human
23	Services;
24	(C) the Department of Housing and Urban
25	Development:

1	(D) the Department of Transportation;
2	and
3	(E) any other Federal agency that con-
4	ducts research or any other activity relating to
5	the study of human health and environmental
6	research and analysis;
7	(5) to assist in the coordination of data collec-
8	tion activities conducted by each Federal agency de-
9	scribed in paragraph (4);
10	(6) to examine each study and available data
11	with respect to issues relating to environmental jus-
12	tice in existence as of the date of enactment of this
13	Act;
14	(7) to hold public meetings to conduct fact-find-
15	ing, receive public comments, and conduct inquiries
16	concerning issues relating to environmental justice,
17	the summaries of the comments and recommenda-
18	tions from which shall be made available to the pub-
19	lie;
20	(8) to develop interagency model projects on
21	issues relating to environmental justice that evidence
22	cooperation among Federal agencies;
23	(9) to engage in regular consultation with the
24	Advisory Council, but not less than once per year;

1	(10) to assess and review the activities of the
2	Federal Government (including any policy or pro-
3	gram of the Federal Government in existence as of
4	the date of enactment of this Act) to minimize and
5	eliminate disproportionately high and adverse human
6	health or environmental effects on racial minority,
7	ethnic minority, or low-income populations; and
8	(11) to seek advice from community-based orga-
9	nizations and academic experts who are engaged in
10	environmental justice research and other activities.
11	(c) Composition.—The Working Group shall be
12	composed of—
13	(1) the Administrator (or a designee);
14	(2) the Secretary of Defense (or a designee);
15	(3) the Secretary of Health and Human Serv-
16	ices (or a designee);
17	(4) the Secretary of Housing and Urban Devel-
18	opment (or a designee);
19	(5) the Secretary of Labor (or a designee);
20	(6) the Secretary of Agriculture (or a designee);
21	(7) the Secretary of Transportation (or a des-
22	ignee);
23	(8) the Attorney General (or a designee);
24	(9) the Secretary of the Interior (or a des-
25	ignee);

1	(10) the Secretary of Commerce (or a des-
2	ignee);
3	(11) the Secretary of Energy (or a designee);
4	(12) the Secretary of Homeland Security (or a
5	designee);
6	(13) the Director of the Office of Management
7	and Budget (or a designee);
8	(14) the Director of the Office of Science and
9	Technology Policy (or a designee);
10	(15) the Deputy Assistant to the President for
11	Environmental Policy (or a designee);
12	(16) the Assistant to the President for Domes-
13	tic Policy (or a designee);
14	(17) the Director of the National Economic
15	Council (or a designee);
16	(18) the Chairman of the Council of Economic
17	Advisers (or a designee); and
18	(19) any other official of the Federal Govern-
19	ment that the President may designate.
20	(d) Chairperson.—The President (or a designee)
21	shall serve as the Chairperson of the Working Group.
22	(e) Report to President.—The Working Group
23	shall report to the President through—
24	(1) the Deputy Assistant to the President for
25	Environmental Policy; or

1	(2) the Assistant to the President for Domestic
2	Policy.
3	(f) Uniform Consideration Guidance Docu-
4	MENT.—
5	(1) In general.—To ensure that there is a
6	common level of understanding of terminology used
7	in dealing with environmental justice issues, not
8	later than 1 year after the date of enactment of this
9	Act, the Working Group shall develop and publish in
10	the Federal Register a guidance document that out-
11	lines the ways in which the following considerations
12	will be taken into account in defining communities
13	as environmental justice communities:
14	(A) A disproportionate burden of adverse
15	human health or environmental impacts, or the
16	potential for those impacts.
17	(B) Aggregation of risk.
18	(C) Cumulative sources of risk.
19	(D) Additional elements in the community
20	that indicate vulnerability, such as a high inci-
21	dence of disease and lower income levels.
22	(E) The capacity of communities to ad-
23	dress environmental concerns.
24	(2) Public comment.—For a period of not
25	less than 30 days, the Working Group shall seek

- public comment on the guidance document developed
 under paragraph (1).
- 3 (3) DOCUMENTATION.—Not later than 90 days
 4 after the date of publication of the guidance docu5 ment under paragraph (1), the head of each Federal
 6 agency participating in the Working Group shall
 7 document the ways in which the Federal agency will
 8 incorporate guidance from the document into the en9 vironmental justice strategy of the Federal agency.
- 10 (g) Development of Interagency Federal En-11 vironmental Justice Strategy.—
 - (1) In GENERAL.—Not later than 1 year after the date on which the environmental justice strategies of the Federal agencies are finalized under section 4(b)(3)(A)(i), after notice and opportunity for public comment, the Working Group shall develop and promulgate a coordinated interagency Federal environmental justice strategy.
 - (2) Consideration.—In carrying out paragraph (1), the Working Group shall consider each environmental justice strategy developed by each Federal agency under section 4(b)(3)(A)(i).
- 23 (h) Report to President.—
- 24 (1) IN GENERAL.—Not later than 180 days 25 after the date described in subsection (g)(1), the

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- Working Group shall, through the Chairman of the
 Council on Environmental Quality and the Assistant
 to the President for Domestic Policy, submit to the
 President a report that contains—

 (A) a description of the implementation of
- 5 (A) a description of the implementation of 6 the interagency Federal environmental justice 7 strategy; and
- 8 (B) a copy of the finalized environmental 9 justice strategy of each Federal agency.
- 10 (2) PUBLIC AVAILABILITY.—The head of each
 11 Federal agency shall make the report described in
 12 paragraph (1) available to the public (including by
 13 posting a copy of the report on the website of each
 14 Federal agency).

15 SEC. 4. RESPONSIBILITIES OF FEDERAL AGENCIES.

16 (a) CONDUCT OF PROGRAMS.—Each Federal agency
17 shall conduct each program, policy and activity of the Fed18 eral agency that adversely affects or has the potential to
19 affect human health or the environment in a manner that
20 ensures that each program, policy, and activity does not
21 have an effect of excluding any individual from partici22 pating in, denying any individual the benefits of, or sub23 jecting any individuals to discrimination or disparate im24 pact under any program, policy, or activity of the Federal

1	agency because of the race, color, national origin, or in-
2	come level of the individual.
3	(b) Federal Agency Environmental Justice
4	Strategies.—
5	(1) DEVELOPMENT.—Each Federal agency that
6	participates in the Working Group shall develop an
7	agency-wide environmental justice strategy that—
8	(A) identifies and addresses any dispropor-
9	tionately high or adverse human health or envi-
10	ronmental effects of each program, policy, and
11	activity of the Federal agency on—
12	(i) minority populations; and
13	(ii) low-income populations; and
14	(B) complies with each requirement de-
15	scribed in paragraph (2).
16	(2) Contents.—Each environmental justice
17	strategy developed by a Federal agency under para-
18	graph (1) shall contain—
19	(A) an assessment that identifies each pro-
20	gram, policy, planning and public participation
21	process, enforcement activity, and rulemaking
22	procedure relating to human health or the envi-
23	ronment that the Federal agency determines
24	should be revised—

1	(i) to ensure the enforcement by the
2	Federal agency of each health or environ-
3	mental statute relating to—
4	(I) minority populations; and
5	(II) low-income populations;
6	(ii) to ensure greater and more mean-
7	ingful public participation;
8	(iii) to improve the conduct by the
9	Federal agency of research and data collec-
10	tion activities relating to the health and
11	environment of—
12	(I) minority populations; and
13	(II) low-income populations;
14	(iv) to facilitate the identification of
15	differential development patterns and ac-
16	cess to natural resources among—
17	(I) minority populations; and
18	(II) low-income populations;
19	(v) to integrate environmental justice
20	into the activities of the Federal agency;
21	and
22	(vi) to ensure that the Federal agency
23	undertakes activities to reduce or eliminate
24	disproportionately high and adverse human
25	health or environmental effects on racial

1	minority, ethnic minority, and low-income
2	populations; and
3	(B) a timetable for the completion of—
4	(i) each revision identified under sub-
5	paragraph (A); and
6	(ii) an assessment of the economic
7	and social implications of each revision
8	identified under subparagraph (A).
9	(3) Finalization; implementation.—
10	(A) Finalization of agency-wide envi-
11	RONMENTAL JUSTICE STRATEGY.—
12	(i) IN GENERAL.—Not later than 1
13	year after the date of enactment of this
14	Act, after notice and opportunity for public
15	comment, each Federal agency shall final-
16	ize the environmental justice strategy of
17	the Federal agency.
18	(ii) Identification of projects.—
19	During the period described in clause (i),
20	as part of the environmental justice strat-
21	egy finalized under that clause, each Fed-
22	eral agency shall—
23	(I) identify each project that
24	could be promptly carried out by the
25	Federal agency to address any revi-

1	sion identified under paragraph (2);
2	and
3	(II) develop a schedule for car-
4	rying out each project identified by
5	the Federal agency under subclause
6	(I).
7	(iii) Coordination of activities.—
8	In carrying out clause (ii), each Federal
9	agency shall coordinate the activities of the
10	Federal agency with the Working Group to
11	minimize the duplication of, and maximize
12	the effectiveness of, the activities of each
13	Federal agency.
14	(iv) Reports.—
15	(I) Annual reports.—Not
16	later than 2 years after the date of
17	enactment of this Act, and annually
18	thereafter, each Federal agency shall
19	submit to the Working Group a report
20	describing the progress of the Federal
21	agency in implementing the environ-
22	mental justice strategy of the Federal
23	agency.
24	(II) Periodic reports.—In ad-
25	dition to the annual reports described

1	in subclause (I), upon the receipt of a
2	request from the Working Group, a
3	Federal agency shall submit to the
4	Working Group a report that contains
5	such information as the Working
6	Group may require.
7	(B) REVISION OF AGENCY-WIDE ENVIRON-
8	MENTAL JUSTICE STRATEGY.—Not later than 5
9	years after the date of enactment of this Act
10	each Federal agency shall—
11	(i) evaluate the environmental justice
12	strategy of the Federal agency; and
13	(ii) submit to the Working Group a
14	copy of the revised version of the environ-
15	mental justice strategy of the Federal
16	agency.
17	(4) Petition.—
18	(A) IN GENERAL.—The head of a Federal
19	agency may submit to the President a petition
20	for an exemption of any requirement described
21	in this section with respect to any program or
22	activity of the Federal agency.
23	(B) AVAILABILITY TO PUBLIC.—Each peti-
24	tion submitted by a Federal agency to the
25	President under subparagraph (A) shall be

1	made available to the public (including through
2	a description of the petition on the website of
3	the Federal agency).
4	(C) Consideration.—In determining
5	whether to grant a petition for an exemption
6	submitted by a Federal agency to the President
7	under subparagraph (A), the President shall
8	consider whether the granting of the petition
9	would likely—
10	(i) result in disproportionately high
11	and adverse human health or environ-
12	mental effects on racial minority, ethnic
13	minority, or low-income populations; or
14	(ii) exacerbate any disproportionately
15	high and adverse human health or environ-
16	mental effect on any racial minority, ethnic
17	minority, or low-income population.
18	(D) Appeal.—
19	(i) In general.—Not later than 90
20	days after the date on which the President
21	approves a petition under this paragraph,
22	an individual may appeal the decision of
23	the President to approve the petition.
24	(ii) Written appeal.—

1	(I) In general.—To appeal a
2	decision of the President under clause
3	(i), an individual shall submit a writ-
4	ten appeal to—
5	(aa) the Deputy Assistant to
6	the President for Environmental
7	Policy; or
8	(bb) the Assistant to the
9	President for Domestic Policy.
10	(II) Contents.—A written ap-
11	peal shall contain a description of
12	each reason why the exemption that is
13	the subject of the petition is unneces-
14	sary.
15	(iii) Requirement of president.—
16	Not later than 90 days after the date on
17	which an official described in clause (ii)(I)
18	receives a written appeal submitted by an
19	individual under that clause, the President
20	shall provide to the individual a written no-
21	tification describing the decision of the
22	President with respect to the appeal.
23	SEC. 5. OMBUDSMEN.
24	(a) Establishment.—The Administrator shall es-
25	tablish within the Environmental Protection Agency a po-

- 1 sition of Environmental Justice Ombudsman to receive,
- 2 review, and process complaints and allegations with re-
- 3 spect to environmental justice programs and activities of
- 4 the Environmental Protection Agency.
- 5 (b) Reporting.—The Environmental Justice Om-
- 6 budsman shall—
- 7 (1) report directly to the Administrator; and
- 8 (2) not be required to report to the Office of
- 9 Environmental Justice.
- 10 (c) REGIONAL STAFF.—
- 11 (1) AUTHORITY OF ENVIRONMENTAL JUSTICE
- 12 OMBUDSMAN.—The Administrator shall allow the
- 13 Environmental Justice Ombudsman to hire such
- staff as the Environmental Justice Ombudsman de-
- termines to be necessary to carry out at each re-
- gional office of the Environmental Protection Agency
- the responsibilities of the Environmental Justice
- Ombudsman described in subsection (a).
- 19 (2) Full-time position.—Each individual
- 20 hired by the Environmental Justice Ombudsman
- 21 under paragraph (1) shall be hired as a full-time
- 22 employee of the Environmental Protection Agency.
- 23 SEC. 6. TRAINING OF EMPLOYEES OF FEDERAL AGENCIES.
- 24 (a) Initial Period of Training.—Not later than
- 25 1 year after the date of enactment of this Act, the Admin-

1	istrator shall offer to each employee of the Environmental
2	Protection Agency an opportunity to participate in an en-
3	vironmental justice training program to ensure that each
4	employee of the Environmental Protection Agency—
5	(1) has received training in environmental jus-
6	tice; and
7	(2) is capable of—
8	(A) appropriately incorporating environ-
9	mental justice concepts into the daily activities
10	of the employee;
11	(B) addressing the needs of environmental
12	justice communities; and
13	(C) increasing the meaningful participation
14	of individuals from environmental justice com-
15	munities in the activities of the Environmental
16	Protection Agency.
17	(b) Mandatory Participation.—Effective on the
18	date that is 1 year after the date of enactment of this
19	Act, each individual hired by the Environmental Protec-
20	tion Agency after that date shall be required to participate
21	in environmental justice training.
22	(c) REQUIREMENT RELATING TO CERTAIN EMPLOY-
23	EES.—
24	(1) IN GENERAL.—With respect to each Fed-
25	eral agency, not later than 30 days after the date on

- which an individual is appointed to the position of environmental justice coordinator, environmental justice ombudsman, or any other position the responsibility of which involves the conduct of environmental justice activities, the individual shall be required to possess documentation of the completion by the individual of environmental justice training.
 - (2) Effect.—If an individual described in paragraph (1) fails to meet the requirement described in that paragraph, the Federal agency at which the individual is employed shall transfer the individual to a different position until the date on which the individual completes environmental justice training.
 - (3) EVALUATION.—Not later than 3 years after the date of enactment of this Act, the Inspector General of the Environmental Protection Agency shall evaluate each training program of the Environmental Protection Agency to determine if the Environmental Protection Agency has improved the rate of training of the employees of the Environmental Protection Agency to ensure that each employee has received environmental justice training.

24 SEC. 7. GRANT PROGRAMS.

25 (a) SMALL GRANT PROGRAM.—

- 1 (1) ESTABLISHMENT.—The Administrator shall 2 establish a program under which the Administrator 3 shall provide grants to eligible entities to assist the 4 eligible entities in—
 - (A) building capacity to address issues relating to environmental justice; and
 - (B) carrying out any activity described in paragraph (4).
 - (2) ELIGIBILITY.—To be eligible to receive a small grant under paragraph (1), an eligible entity shall be a nonprofit, community-based organization that conducts activities to reduce the disproportionate health impacts of environmental pollution in the environmental justice community at which the eligible organization proposes to conduct an activity that is the subject of the application described in paragraph (3).
 - (3) APPLICATION.—To be eligible to receive a small grant under paragraph (1), an eligible entity shall submit to the Administrator an application at such time, in such manner, and containing such information as the Administrator may require, including—

1	(A) an outline describing the means by
2	which the project proposed by the eligible entity
3	will—
4	(i) with respect to environmental and
5	public health issues at the local level, in-
6	crease the understanding of the community
7	at which the eligible entity will conduct the
8	project;
9	(ii) improve the ability of the commu-
10	nity to address each issue described in
11	clause (i); and
12	(iii) facilitate collaboration and co-
13	operation among various stakeholders (in-
14	cluding members of the community);
15	(B) a proposed budget for each activity of
16	the project that is the subject of the applica-
17	tion;
18	(C) a list of proposed outcomes with re-
19	spect to the proposed project;
20	(D) a description of the ways by which the
21	eligible entity may leverage the funds of the eli-
22	gible entity, or the funds made available
23	through a small grant under this subsection, to
24	develop a project that is capable of being sus-

1	tained beyond the period of the small grant;
2	and
3	(E) a description of the ways by which the
4	eligible entity is linked to, and representative
5	of, the community at which the eligible entity
6	will conduct the project.
7	(4) Use of funds.—An eligible entity that re-
8	ceives funds through a small grant under paragraph
9	(1) shall use the funds to carry out culturally and
10	linguistically appropriate activities that are tailored
11	to the needs of the community to address environ-
12	mental justice concerns and improve the health or
13	environment of the community, including activities—
14	(A) to create or develop collaborative part-
15	nerships;
16	(B) to educate and provide outreach serv-
17	ices to the community at which the eligible enti-
18	ty proposes to conduct the project;
19	(C) to identify, and implement projects to
20	address, environmental or public health con-
21	cerns; or
22	(D) to develop a comprehensive under-
23	standing of environmental or public health
24	issues.
25	(5) Report.—

- (A) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, and annually thereafter, the Administrator shall sub-mit to the appropriate committees of Congress a report describing the ways by which the grant program has helped community-based nonprofit organizations address issues relating to environ-mental justice.
 - (B) Public availability.—The Administrator shall make the report required under subparagraph (A) available to the public (including by posting a copy of the report on the website of the Environmental Protection Agency).
 - (6) AUTHORIZATION OF APPROPRIATIONS.—
 There is authorized to be appropriated to carry out this subsection \$5,000,000 for each of fiscal years 2009 through 2013.

(b) Collaborative Grant Program.—

(1) ESTABLISHMENT.—The Administrator shall establish a program under which the Administrator shall provide not more than 20 collaborative grants to eligible entities that propose, through an application submitted by each eligible entity, to address local environmental or public health issues through

the use of the environmental justice collaborative problem-solving model established by the Environmental Protection Agency.

(2) ELIGIBILITY.—

- (A) IN GENERAL.—Subject to subparagraph (B), to be eligible to receive a collaborative grant under paragraph (1), an eligible entity shall be a nonprofit, community-based organization that conducts activities to reduce the disproportionate health impacts of environmental pollution in the community in which the eligible organization is located.
- (B) LIMITATION.—The Administrator shall select not more than 2 grantees from each region of the United States, as determined by the Administrator.
- (3) APPLICATION.—To be eligible to receive a collaborative grant under paragraph (1), an eligible entity shall submit to the Administrator an application at such time, in such manner, and containing such information as the Administrator may require, including a description of—
- (A) the means by which—

1	(i) the eligible entity will use the envi-
2	ronmental justice collaborative problem-
3	solving model; and
4	(ii) the activities of the eligible entity
5	will incorporate relevant statutes;
6	(B) the ways by which the eligible entity is
7	linked to, and representative of, the community
8	at which the eligible entity will conduct the ac-
9	tivities proposed by the eligible entity; and
10	(C) the activities that the eligible entity
11	shall undertake to reduce or eliminate dis-
12	proportionately high and adverse human health
13	or environmental effects on the community in
14	which the eligible entity is based.
15	(4) Use of funds.—
16	(A) Collaborative problem-solving
17	ACTIVITIES.—An eligible entity that receives
18	funds through a collaborative grant under para-
19	graph (1) shall use the funds to carry out col-
20	laborative problem-solving activities—
21	(i) to address environmental justice
22	concerns and improve the health or envi-
23	ronment of the community; and
24	(ii) through the use of not less than
25	2 statutes described in subparagraph (B).

1	(B) Authorized statutes.—In carrying
2	out an activity described in subparagraph (A),
3	an eligible entity may use any appropriate stat-
4	ute, including—
5	(i) the Federal Water Pollution Con-
6	trol Act (33 U.S.C. 1251 et seq.);
7	(ii) the Safe Drinking Water Act (42
8	U.S.C. 300f et seq.);
9	(iii) the Solid Waste Disposal Act (42
10	U.S.C. 6901 et seq.);
11	(iv) the Clean Air Act (42 U.S.C.
12	7401 et seq.);
13	(v) the Toxic Substances Control Act
14	(15 U.S.C. 2601 et seq.);
15	(vi) the Federal Insecticide, Fun-
16	gicide, and Rodenticide Act (7 U.S.C. 136
17	et seq.);
18	(vii) the Marine Protection, Research,
19	and Sanctuaries Act of 1972 (33 U.S.C.
20	1401 et seq.);
21	(viii) the Comprehensive Environ-
22	mental Response, Compensation, and Li-
23	ability Act of 1980 (42 U.S.C. 9601 et
24	seq.);

1	(ix) the Solid Waste Disposal Act (42
2	U.S.C. 6901 et seq.);
3	(x) the Emergency Planning and
4	Community Right-To-Know Act of 1986
5	(42 U.S.C. 11001 et seq.);
6	(xi) Federal pollution prevention stat-
7	utes;
8	(xii) the National Environmental Pol-
9	icy Act of 1969 (42 U.S.C. 4321 et seq.);
10	and
11	(xiii) any other statute relating to—
12	(I) the use of tribal land, terri-
13	tories, or artifacts; or
14	(II) environmental justice (in-
15	cluding the Civil Rights Act of 1964
16	(42 U.S.C. 2000a et seq.)).
17	(5) Report.—
18	(A) In general.—Not later than 1 year
19	after the date of enactment of this Act, and an-
20	nually thereafter, the Administrator shall sub-
21	mit to the appropriate committees of Congress
22	a report describing—
23	(i) the implementation of the collabo-
24	rative grant program established under
25	paragraph (1); and

1	(ii) the impact of the collaborative
2	grant program in addressing environmental
3	justice concerns in communities.
4	(B) Public availability.—The Adminis-
5	trator shall make the report required under
6	subparagraph (A) available to the public (in-
7	cluding by posting a copy of the report on the
8	website of the Environmental Protection Agen-
9	cy).
10	(6) Authorization of appropriations.—
11	There is authorized to be appropriated to carry out
12	this subsection \$5,000,000 for each of fiscal years
13	2009 through 2013.
14	(e) Interagency Cooperative Agreement Pro-
15	GRAM.—
16	(1) Establishment.—The Administrator, in
17	cooperation with appropriate Federal agencies, shall
18	establish a program under which the Administrator
19	shall enter into not more than 20 cooperative agree-
20	ments with eligible entities to carry out interagency
21	activities that address issues relating to environ-
22	mental justice in communities.
23	(2) Eligible entities.—
24	(A) Partnership requirement.—To be
25	eligible to enter into a cooperative agreement

1	with the Administrator under paragraph (1), an
2	eligible entity shall be a partnership comprised
3	of 2 or more entities described in subparagraph
4	(B).
5	(B) ELIGIBLE PARTNERS.—A partnership
6	described in subparagraph (A) may be com-
7	prised of 1 or more—
8	(i) Federal agencies;
9	(ii) State or local governmental agen-
10	cies;
11	(iii) community-based organizations
12	that conduct activities relating to environ-
13	mental justice issues;
14	(iv) representatives of accredited insti-
15	tutions of higher education;
16	(v) local businesses and representa-
17	tives of the private sector; and
18	(vi) appropriate entities, as deter-
19	mined by the Administrator.
20	(3) Use of funds.—An eligible entity that re-
21	ceives funds through a cooperative agreement under
22	paragraph (1) shall use the funds to carry out any
23	activity that the Administrator determines would ad-
24	vance the objectives of the environmental justice

1	strategy developed by the Working Group under sec-
2	tion $3(g)(1)$.
3	(4) Report.—
4	(A) In general.—Not later than 2 years
5	after the date of enactment of this Act, and
6	every 2 years thereafter, the Administrator
7	shall submit to the appropriate committees of
8	Congress a report describing—
9	(i) the implementation of the coopera-
10	tive agreement program established under
11	paragraph (1); and
12	(ii) the impact of the cooperative
13	agreement program on addressing issues
14	relating to environmental justice in com-
15	munities.
16	(B) Public availability.—The Adminis-
17	trator shall make the report required under
18	subparagraph (A) available to the public (in-
19	cluding by posting a copy of the report on the
20	website of the Environmental Protection Agen-
21	cy).
22	(5) Authorization of appropriations.—
23	There is authorized to be appropriated to carry out
24	this subsection \$5,000,000 for each of fiscal years
25	2009 through 2013.

1	(d) State Grant Program.—
2	(1) Establishment.—The Administrator shall
3	establish a program under which the Administrator
4	shall provide grants to States to enable the States—
5	(A) to establish culturally and linguistically
6	appropriate protocols, activities, and mecha-
7	nisms for addressing issues relating to environ-
8	mental justice; and
9	(B) to carry out culturally and linguis-
10	tically appropriate activities to reduce or elimi-
11	nate disproportionately high and adverse human
12	health or environmental effects on environ-
13	mental justice communities in the State.
14	(2) Eligibility.—
15	(A) APPLICATION.—To be eligible to re-
16	ceive a grant under paragraph (1), a State shall
17	submit to the Administrator an application at
18	such time, in such manner, and containing such
19	information as the Administrator may require,
20	including—
21	(i) a plan that contains a description
22	of the means by which the funds provided
23	through a grant under paragraph (1) will
24	be used to address issues relating to envi-
25	ronmental justice at the State level; and

1	(ii) assurances that the funds pro-
2	vided through a grant under paragraph (1)
3	will be used only to supplement the
4	amount of funds that the State allocates
5	for initiatives relating to environmental
6	justice.
7	(B) ABILITY TO CONTINUE PROGRAM.—To
8	be eligible to receive a grant under paragraph
9	(1), a State shall demonstrate to the Adminis-
10	trator that the State has the ability to continue
11	each program that is the subject of funds pro-
12	vided through a grant under paragraph (1)
13	after the date of receipt of the funds.
14	(3) Report.—
15	(A) In general.—Not later than 1 year
16	after the date of enactment of this Act, and an-
17	nually thereafter, the Administrator shall sub-
18	mit to the appropriate committees of Congress
19	a report describing—
20	(i) the implementation of the grant
21	program established under paragraph (1);
22	(ii) the impact of the grant program
23	on improving the ability of each partici-
24	pating State to address environmental jus-
25	tice issues; and

1	(iii) the activities carried out by each
2	State to reduce or eliminate disproportion-
3	ately high and adverse human health or
4	environmental effects on environmental
5	justice communities in the State.
6	(B) Public availability.—The Adminis-
7	trator shall make the report required under
8	subparagraph (A) available to the public (in-
9	cluding by posting a copy of the report on the
10	website of the Environmental Protection Agen-
11	cy).
12	(4) Authorization of appropriations.—
13	There is authorized to be appropriated to carry out
14	this subsection \$2,500,000 for each of fiscal years
15	2009 through 2013.
16	(e) Community-Based Participatory Research
17	Grant Program.—
18	(1) Establishment.—The Administrator, in
19	consultation with the Director, shall establish a pro-
20	gram under which the Administrator shall provide
21	not more than 25 multiyear grants to eligible enti-
22	ties to carry out community-based participatory re-
23	search—
24	(A) to address issues relating to environ-
25	mental justice;

1	(B) to improve the environment of resi-
2	dents of environmental justice communities; and
3	(C) to improve the health outcomes of resi-
4	dents of environmental justice communities.
5	(2) Eligibility.—To be eligible to receive a
6	multiyear grant under paragraph (1), an eligible en-
7	tity shall be a partnership comprised of—
8	(A) an accredited institution of higher edu-
9	cation; and
10	(B) a community-based organization.
11	(3) APPLICATION.—To be eligible to receive a
12	multiyear grant under paragraph (1), an eligible en-
13	tity shall submit to the Administrator an application
14	at such time, in such manner, and containing such
15	information as the Administrator may require, in-
16	cluding—
17	(A) a detailed description of the partner-
18	ship of the eligible entity that, as determined by
19	the Administrator, demonstrates the participa-
20	tion of members of the community at which the
21	eligible entity proposes to conduct the research;
22	and
23	(B) a description of—
24	(i) the project proposed by the eligible
25	entity; and

1	(ii) the ways by which the project
2	will—
3	(I) address issues relating to en-
4	vironmental justice;
5	(II) assist in the improvement of
6	health outcomes of residents of envi-
7	ronmental justice communities; and
8	(III) assist in the improvement of
9	the environment of residents of envi-
10	ronmental justice communities.
11	(4) Authorization of appropriations.—
12	There is authorized to be appropriated to carry out
13	this subsection \$5,000,000 for each of fiscal years
14	2009 through 2013.
15	SEC. 8. ENVIRONMENTAL JUSTICE BASIC TRAINING PRO-
16	GRAM.
17	(a) Establishment.—The Administrator shall es-
18	tablish a basic training program to increase the capacity
19	of residents of environmental justice communities to iden-
20	tify and address disproportionately high and adverse
21	human health or environmental effects by providing cul-
22	turally and linguistically appropriate—
23	(1) training relating to—

1	(A) basic and advanced techniques for the
2	detection, assessment, and evaluation of the ef-
3	fects of hazardous substances on human health;
4	(B) methods to assess the risks to human
5	health presented by hazardous substances;
6	(C) methods and technologies to detect
7	hazardous substances in the environment; and
8	(D) basic biological, chemical, and physical
9	methods to reduce the quantity and toxicity of
10	hazardous substances; and
11	(2) short courses and continuation education
12	programs for residents of communities who are lo-
13	cated in close proximity to hazardous substances to
14	provide—
15	(A) education relating to—
16	(i) the proper manner to handle haz-
17	ardous substances;
18	(ii) the management of facilities at
19	which hazardous substances are located
20	(including facility compliance protocols);
21	and
22	(iii) the evaluation of the hazards that
23	facilities described in clause (ii) pose to
24	human health; and

1	(B) training on environmental and occupa-
2	tional health and safety with respect to the pub-
3	lic health and engineering aspects of hazardous
4	waste control.
5	(b) Grant Program.—
6	(1) Establishment.—In carrying out the
7	training program, the Administrator may provide
8	grants to, or enter into any contract or cooperative
9	agreement with, an eligible entity to carry out any
10	training or educational activity described in sub-
11	section (a).
12	(2) ELIGIBLE ENTITY.—To be eligible to receive
13	assistance under paragraph (1), an eligible entity
14	shall be an accredited institution of education in
15	partnership with—
16	(A) a community-based organization that
17	carries out activities relating to environmental
18	justice;
19	(B) a generator of hazardous waste;
20	(C) any individual who is involved in the
21	detection, assessment, evaluation, or treatment
22	of environmental waste;
23	(D) any owner or operator of a facility at
24	which hazardous substances are located; or
25	(E) any State or local government.

1	(c) Plan.—
2	(1) In General.—Not later than 270 days
3	after the date of enactment of this Act, the Adminis-
4	trator, in consultation with the Director, shall de-
5	velop and publish in the Federal Register a plan to
6	carry out the basic training program described in
7	subsection (a).
8	(2) Contents.—The plan described in para-
9	graph (1) shall contain—
10	(A) a list that describes the relative pri-
11	ority of each activity described in subsection
12	(a); and
13	(B) a description of research and training
14	relevant to environmental justice issues of com-
15	munities adversely affected by pollution.
16	(3) Coordination with federal agen-
17	CIES.—The Administrator shall, to the maximum ex-
18	tent practicable, take appropriate steps to coordinate
19	the activities of the training program described in
20	the plan with the activities of other Federal agencies
21	to avoid any duplication of effort.
22	(d) Report.—
23	(1) In General.—Not later than 2 years after
24	the date of enactment of this Act, and every 2 years

thereafter, the Administrator shall submit to the ap-

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1	propriate committees of Congress a report describ-
2	ing—
3	(A) the implementation of the training pro-
4	gram established under subsection (a); and
5	(B) the impact of the training program on
6	improving training opportunities for residents
7	of environmental justice communities.
8	(2) Public availability.—The Administrator
9	shall make the report required under paragraph (1)
10	available to the public (including by posting a copy
11	of the report on the website of the Environmental
12	Protection Agency).
13	(e) Authorization of Appropriations.—There is
14	authorized to be appropriated to carry out this section
15	\$3,000,000 for each of fiscal years 2009 through 2013.
16	SEC. 9. NATIONAL ENVIRONMENTAL JUSTICE ADVISORY
17	COUNCIL.
18	(a) Establishment.—The Administrator shall es-
19	tablish an advisory council to be known as the "National
20	Environmental Justice Advisory Council".
21	(b) Membership.—The Advisory Council shall be
22	comprised of 26 members who have knowledge of, or expe-
23	rience relating to, the effect of environmental conditions
24	on racial minority, ethnic minority, or low-income commu-
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1	(1) representatives of—
2	(A) community-based organizations that
3	carry out initiatives relating to environmental
4	justice;
5	(B) State and local governments;
6	(C) Indian tribes and other indigenous
7	groups;
8	(D) nongovernmental and environmental
9	organizations; and
10	(E) private sector organizations (including
11	representatives of industries and businesses);
12	and
13	(2) experts in the fields of—
14	(A) socioeconomic analysis;
15	(B) health and environmental effects;
16	(C) exposure evaluation;
17	(D) environmental and civil rights law; and
18	(E) environmental health science research.
19	(c) Subcommittees; Workgroups.—
20	(1) Establishment.—The Advisory Council
21	may establish any subcommittee or workgroup to as-
22	sist the Advisory Council in carrying out each duty
23	of the Advisory Council described in subsection (d).
24	(2) Report.—Upon the request of the Advisory
25	Council, each subcommittee or workgroup estab-

1	lished by the Advisory Council under paragraph (1)
2	shall submit to the Advisory Council a report that
3	contains—
4	(A) a description of each recommendation
5	of the subcommittee or workgroup; and
6	(B) any advice requested by the Advisory
7	Council with respect to any duty of the Advi-
8	sory Council.
9	(d) Duties.—The Advisory Council shall provide
10	independent advice and recommendations to the Adminis-
11	trator with respect to issues relating to environmental jus-
12	tice, including advice—
13	(1) to help develop, facilitate, and conduct re-
14	views of the direction, criteria, scope, and adequacy
15	of the scientific research and demonstration projects
16	of the Environmental Protection Agency relating to
17	environmental justice;
18	(2) to improve the manner by which the Envi-
19	ronmental Protection Agency and other entities par-
20	ticipate, cooperate, and communicate within the En-
21	vironmental Protection Agency and between other
22	Federal agencies, State and local governments, In-
23	dian tribes, environmental justice leaders, interest
24	groups, and the public:

(3) requested by the Administrator to help improve the response of the Environmental Protection Agency in securing environmental justice for communities of color and low-income citizens of the United States; and

(4) on issues relating to—

- (A) the developmental framework of the Environmental Protection Agency with respect to the integration by the Environmental Protection Agency of socioeconomic programs into the strategic planning, annual planning, and management accountability of the Environmental Protection Agency to achieve environmental justice results throughout the Environmental Protection Agency;
- (B) the measurement and evaluation of the progress, quality, and adequacy of the Environmental Protection Agency in planning, developing, and implementing environmental justice strategies, projects, and programs;
- (C) any existing and future information management systems, technologies, and data collection activities of the Environmental Protection Agency (including recommendations to conduct analyses that support and strengthen

1	environmental justice programs in administra-
2	tive and scientific areas);
3	(D) the administration by the Adminis-
4	trator of grant programs relating to environ-
5	mental justice assistance; and
6	(E) the awareness of, and educational,
7	training, and other outreach activities con-
8	ducted by, the Environmental Protection Agen-
9	cy relating to environmental justice.
10	(e) Meetings.—
11	(1) Frequency.—
12	(A) In general.—Subject to subpara-
13	graph (B), the Advisory Council shall meet bi-
14	annually.
15	(B) AUTHORITY OF ADMINISTRATOR.—The
16	Administrator may require the Advisory Council
17	to conduct additional meetings if the Adminis-
18	trator determines that the conduct of any addi-
19	tional meetings are necessary.
20	(2) Public Participation.—
21	(A) In general.—Subject to subpara-
22	graph (B), each meeting of the Advisory Coun-
23	cil shall be open to the public to provide the
24	public an opportunity—

1	(i) to submit comments to the Advi-
2	sory Council; and
3	(ii) to appear before the Advisory
4	Council.
5	(B) AUTHORITY OF ADMINISTRATOR.—The
6	Administrator may close any meeting, or por-
7	tion of any meeting, to the public.
8	(f) FACA.—The Federal Advisory Committee Act (5
9	U.S.C. App.) shall apply to the Advisory Council.
10	(g) Travel Expenses.—The Administrator may
11	provide to any member of the Advisory Council travel ex-
12	penses, including per diem in lieu of subsistence, at rates
13	authorized for an employee of an agency under subchapter
14	I of chapter 57 of title 5, United States Code, while away
15	from the home or regular place of business of the member
16	in the performance of the duties of the Advisory Council.
17	SEC. 10. ENVIRONMENTAL JUSTICE CLEARINGHOUSE.
18	(a) Establishment.—Not later than 1 year after
19	the date of enactment of this Act, the Administrator shall
20	establish an internet-based clearinghouse to be known as
21	the "Environmental Justice Clearinghouse".
22	(b) Contents.—The clearinghouse shall be com-
23	prised of culturally and linguistically appropriate mate-
24	rials, including—

- 1 (1) information describing the activities con-2 ducted by the Environmental Protection Agency to address issues relating to environmental justice; 3
 - (2) copies of training materials provided by the Administrator to help individuals and employees understand and carry out environmental justice activities:
 - (3) links to webpages that describe environmental justice activities of other Federal agencies;
 - (4) a directory of individuals who possess technical expertise in issues relating to environmental justice;
 - (5) a directory of nonprofit and communitybased organizations that address issues relating to environmental justice at the local, State, and Federal levels (with particular emphasis given to nonprofit and community-based organizations that possess the capability to provide advice or technical assistance to environmental justice communities); and
- 20 (6) any other appropriate information, as determined by the Secretary.
- 22 (c) Consultation.—In developing the clearing-23 house, the Administrator shall consult with individuals representing academic and community-based organiza-

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- 1 tions who have expertise in issues relating to environ-
- 2 mental justice.
- 3 (d) Annual Review.—The Advisory Council shall—
- 4 (1) conduct a review of the clearinghouse on an
- 5 annual basis; and
- 6 (2) recommend to the Administrator any up-
- 7 dates for the clearinghouse that the Advisory Coun-
- 8 cil determines to be necessary for the effective oper-
- 9 ation of the clearinghouse.

10 SEC. 11. PUBLIC MEETINGS.

- 11 (a) IN GENERAL.—Not later than 2 years after the
- 12 date of enactment of this Act, and biennially thereafter,
- 13 the Administrator shall hold public meetings on environ-
- 14 mental justice issues at each regional office of the Envi-
- 15 ronmental Protection Agency to gather public input with
- 16 respect to the planning of future environmental justice ac-
- 17 tivities of the Environmental Protection Agency.
- 18 (b) Required Attendance of Certain Employ-
- 19 EES.—In holding a public meeting under subsection (a),
- 20 the Administrator shall ensure that at least 1 employee
- 21 of the Environmental Protection Agency at the level of As-
- 22 sistant Administrator is present at the meeting to serve
- 23 as a representative of the Environmental Protection Agen-
- 24 cy.

1	SEC. 12. SUPPLEMENTAL ENVIRONMENTAL PROJECTS FOR
2	ENVIRONMENTAL JUSTICE COMMUNITIES.
3	The Administrator shall ensure that all supplemental
4	environmental projects developed as part of a settlement
5	relating to violations in an environmental justice commu-
6	nity—
7	(1) are developed through consultation with,
8	and with the meaningful participation of, individuals
9	from the affected environmental justice community;
10	and
11	(2) result in a quantifiable improvement to the
12	health or well-being of individuals in the affected en-
13	vironmental justice community.
14	SEC. 13. EVALUATION BY COMPTROLLER GENERAL OF THE
15	UNITED STATES.
16	Not later than 2 years after the date of enactment
17	of this Act, and biennially thereafter, the Comptroller
18	General of the United States shall submit to the relevant
19	committees of Congress a report that contains an evalua-
20	tion of the effectiveness of each activity carried out in ac-
21	cordance with this Act, including, for the period covered
22	by the report, an evaluation of—
23	(1) the ways by which the Working Group has
24	developed and implemented environmental justice
25	strategies;

1	(2) the effectiveness of each grant program car-
2	ried out under this Act; and
3	(3) the effectiveness of the Environmental Pro-
4	tection Agency in carrying out the meeting and re-
5	porting requirements under this Act.

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