

117TH CONGRESS 1ST SESSION

H. R. 5608

AN ACT

To support research and state management efforts on chronic wasting disease.

- 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 "Chronic Wasting Dis-
- 3 ease Research and Management Act".

4 SEC. 2. FINDINGS.

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- 5 Congress finds the following:
- 6 (1) Chronic wasting disease, the fatal neuro-7 logical disease found in cervids, is a fundamental 8 threat to the health and vibrancy of deer, elk, and 9 moose populations, and the increased occurrence of 10 chronic wasting disease in regionally diverse locations necessitates an escalation in research, surveil-11 12 lance, monitoring, and management activities fo-13 cused on containing and managing chronic wasting 14 disease.
 - (2) A focus on research into the transmission of, resistance to, diagnosis of, and epidemiology of chronic wasting disease is needed to inform future policies to combat the disease and ensure the health of cervid populations.
 - (3) Because States and Tribes have diverse policies for addressing chronic wasting disease, the Federal Government, in consultation with the Chronic Wasting Disease Task Force established by section 104 of America's Conservation Enhancement Act (Public Law 116–188), should coordinate financial and technical support to States and Tribes,

- State and Tribal departments of agriculture, State and Tribal wildlife agencies, institutions of higher education, and research centers conducting scientific research on chronic wasting disease.
 - (4) Pursuant to State and Federal law, the States retain primacy and policymaking authority with regard to wildlife management.
 - (5) Under current policies, chronic wasting disease remains a systemic threat to cervids.
 - (6) Scientific advances that lead to the ability to stop transmission of chronic wasting disease are needed to ensure the long-term viability of cervids.

13 SEC. 3. CHRONIC WASTING DISEASE RESEARCH AND MAN-

14 AGEMENT PROGRAM.

(a) Research Program.—

(1) In General.—Not later than 90 days after the date on which funds are made available to carry out this section, the Secretary of Agriculture shall establish a program under which the Secretary shall offer to enter into cooperative agreements or other legal instruments, as authorized under 10413 of the Animal Health Protection Act (7 U.S.C. 8312), with eligible entities to conduct research on the transmission of, resistance to, and diagnosis of chronic wasting disease.

1	(2) Criteria for selection.—In entering
2	into cooperative agreements or other legal instru-
3	ments pursuant to paragraph (1), the Secretary
4	shall give priority to eligible entities that shall con-
5	duct research relating to—
6	(A)(i) methods and products to effectively
7	detect infectious chronic wasting disease prions
8	in live cervids, cervid excreta, the environment,
9	and inorganic surfaces, and to decontaminate
10	such infectious prions; or
11	(ii) testing methods that significantly im-
12	prove sensitivity and accelerate timelines for
13	test results on non-live cervids;
14	(B) the long-term suppression or eradi-
15	cation of chronic wasting disease; or
16	(C) determination markers for genetic re-
17	sistance to chronic wasting disease and strate-
18	gies for using genetic resistance to combat the
19	spread of the disease;
20	(D) sustainable cervid harvest management
21	practices to reduce chronic wasting disease oc-
22	currence and to prevent or limit spatial spread
23	of chronic wasting disease; or
24	(E) factors contributing to local emergence
25	of chronic wasting disease, increased prevalence

- of chronic wasting disease, and distribution of chronic wasting disease, including mechanisms disease transmission and effective barriers to transmission.
 - (3) Size of Awards.—To the maximum extent practicable, individual cooperative agreements or other legal instruments entered into under paragraph (1) shall be not less than two percent and not more than 10 percent of the funds appropriated to carry out this section.
 - (4) Administrative costs by eligible entity.—Of the amount of a cooperative agreement or other legal instrument entered into with an eligible entity under paragraph (1), the eligible entity may use not more than 10 percent of such amounts for administrative costs incurred by the eligible entity in carrying out the research described in such paragraph.
- (b) Support for State Efforts to Manage andControl Chronic Wasting Disease.—
- 21 (1) IN GENERAL.—Subject to the availability of 22 appropriations, the Secretary shall offer to enter 23 into cooperative agreements or other legal instru-24 ments, as authorized under section 10413 of the 25 Animal Health Protection Act (7 U.S.C. 8312), with

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- State or Tribal wildlife agencies and departments of agriculture to provide direct financial assistance to support the efforts of such State or Tribal wildlife agencies and departments of agriculture to develop and implement management strategies to address chronic wasting disease within their respective jurisdiction.
 - (2) APPLICATION.—A State or Tribal wildlife agency or department of agriculture seeking direct financial assistance under this subsection shall submit to the Secretary an application at such time and manner, and containing such information as the Secretary may require.
 - (3) Funding priorities.—In allocating funds made available to carry out this subsection for a fiscal year among State and Tribal wildlife agencies or departments of agriculture that submit an application for direct financial assistance under this subsection, the Secretary shall give priority to States and Indian tribes that have—
 - (A) within their respective jurisdictions, the highest incidence of chronic wasting disease;
 - (B) shown the greatest financial commitment to managing, monitoring, surveying, and researching chronic wasting disease;

1	(C) comprehensive policies and programs
2	focused on chronic wasting disease management
3	that have integrated the programs and policies
4	of all involved agencies related to chronic wast-
5	ing disease management;
6	(D) the greatest risk of an initial occur-
7	rence of chronic wasting disease originating
8	from surrounding areas; or
9	(E) the greatest need for response to new
10	outbreaks of chronic wasting disease occurring
11	in—
12	(i) areas in which chronic wasting dis-
13	ease is already found; or
14	(ii) areas with first infections, with
15	the intent of containing chronic wasting
16	disease in any new area of infection.
17	(4) Rapid Response.—If a State or Indian
18	tribe detects chronic wasting disease in a cervid pop-
19	ulation within its jurisdiction that was not previously
20	infected, the Secretary may, notwithstanding para-
21	graphs (2) and (3), immediately issue funds made
22	available under subsection (e), in an amount to be
23	determined by the Secretary, to support State and
24	Tribal efforts to immediately control the spread of

chronic wasting disease within that population.

1	(5) Public education on Chronic Wasting
2	DISEASE.—The Secretary, in consultation with State
3	and Tribal departments of agriculture and wildlife
4	agencies, organizations representing the farmed
5	cervid industry, and organizations representing deer
6	hunters, shall develop and maintain materials based
7	on the latest scientific knowledge to be used to edu-
8	cate the public on chronic wasting disease and tech-
9	niques to help prevent the spread of the disease.
10	(e) Definitions.—In this section:
11	(1) Chronic wasting disease.—The term
12	"chronic wasting disease" means the animal disease
13	afflicting deer, elk, and moose populations that—
14	(A) is a transmissible disease of the nerv-
15	ous system resulting in distinctive lesions in the
16	brain; and
17	(B) belongs to the group of diseases known
18	as transmissible spongiform encephalopathies,
19	which includes scrapie, bovine spongiform
20	encephalopathy, and Cruetzfeldt-Jakob disease.
21	(2) Eligible entity.—The term "eligible enti-
22	ty" means—
23	(A) a State or Tribal department of agri-
24	culture;
25	(B) a State or Tribal wildlife agency;

1	(C) a Tribal research facility;
2	(D) an institution of higher education (as
3	defined in section 101 of the Higher Education
4	Act (20 U.S.C. 1001)); and
5	(E) a research center conducting or quali-
6	fied to conduct scientific research on chronic
7	wasting disease.
8	(d) Review of Herd Certification Program
9	STANDARDS.—Not later than 18 months after the date
10	of the enactment of this Act, the Secretary shall publish
11	a notice in the Federal Register soliciting public feedback
12	on potential updates and improvements to the chronic
13	wasting disease herd certification program standards with
14	special consideration given to—
15	(1) minimizing or eliminating the interaction of
16	captive and wild deer;
17	(2) reviewing and updating indemnity practices,
18	including the use of live testing, to ensure the timely
19	and targeted removal of chronic wasting disease
20	positive deer from the landscape; and
21	(3) increasing participation in the herd certifi-
22	cation program.
23	(e) AUTHORIZATION OF APPROPRIATIONS.—
24	(1) In general.—There is authorized to be
25	appropriated to the Secretary to carry out this sec-

- tion \$70,000,000 for each of fiscal years 2022 through fiscal year 2028, to remain available until
- 3 expended.
- 4 (2) Allocation among programs.—To the 5 extent practicable, the Secretary shall allocate the 6 funds made available under paragraph (1) evenly be-7 tween the research program under subsection (a)
- 8 and the management program under subsection (b).
 9 (3) Set-Aside for Wildlife Agencies.—The
- Secretary shall ensure that, of the funds made avail-
- able and allocated to carry out subsection (b), not
- less than 75 percent of such funds are made avail-
- able to State or Tribal wildlife agencies.
- 14 (f) Administrative Costs.—Of the funds made
- 15 available under subsection (e) for a fiscal year to carry
- 16 out this section, the Secretary may use not more than 10
- 17 percent of such funds for administrative costs incurred by
- 18 the Secretary in carrying out this section.
- 19 (g) RULE OF CONSTRUCTION.—Nothing in this sec-
- 20 tion shall be construed as interfering with, or otherwise
- 21 affecting, the authority of the Federal Government or
- 22 States to manage wildlife and livestock on land within
- 23 their respective jurisdictions, including managing, sur-
- 24 veying, and monitoring the incidence of chronic wasting
- 25 disease.

1 SEC. 4. TECHNICAL AMENDMENT.

- 2 Section 10403(8) of the Animal Health Protection
- 3 Act (7 U.S.C. 8302(8)) is amended by striking "(25
- 4 U.S.C. 450b)" and inserting "(25 U.S.C. 5304)".

Passed the House of Representatives December 8, 2021.

Attest:

Clerk.

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