

Mr. Chair, I rise in opposition to the so-called ``Clean Water Cooperative Federalism Act of 2011'', H.R. 2018. This misguided bill would undermine the Clean Water Act and significantly limit the federal government's ability to ensure that our nation's rivers, lakes, and streams are pollution-free.

This legislation is an unprecedented attack on the Clean Water Act. Because H.R. 2018 would make the water we drink less clean, I think it is fair to call this legislation what it is: The Dirty Water Act.

Sadly, the Dirty Water Act is the latest in a long line of bills from the majority that puts big polluters before the health and safety of the American people. From the Dirty Air Act that would remove EPA's statutory authority to regulate carbon pollution to legislation that removes accountability for offshore drilling operations, the majority seems intent on rolling back programs that preserve our environment, protect our public health, and grow our economy.

Since the Clean Water Act was enacted in 1972, water quality safeguards have been collaborative effort between States and the Federal government. The Federal government reviews State water pollution control decisions to assure that they reflect up-to-date science and protect water in downstream locations in other States. The Clean Water Act was written wisely to allow pollution safeguards to grow with the scientific understanding of the dangers posed by various chemicals and with the technical means of controlling these chemicals.

The Clean Water Act protects our rivers, lakes, and streams. The success of the Clean Water Act is because its regulations are based in science. Legislators shouldn't pretend to be scientists.

I urge my colleagues to vote no on this bill.