# In the House of Representatives, U. S.,

December 8, 2020.

Resolved, That the bill from the Senate (S. 1811) entitled "An Act to make technical corrections to the America's Water Infrastructure Act of 2018, and for other purposes.", do pass with the following

## **AMENDMENTS:**

Strike out all after the enacting clause and insert:

### 1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) Short Title.—This Act may be cited as the
- 3 "Water Resources Development Act of 2020".
- 4 (b) Table of Contents for
- 5 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Secretary defined.

#### TITLE I—GENERAL PROVISIONS

- Sec. 101. Budgetary treatment expansion and adjustment for the Harbor Maintenance Trust Fund.
- Sec. 102. Authorization of appropriations for navigation.
- Sec. 103. Annual report to Congress on the Harbor Maintenance Trust Fund.
- Sec. 104. Additional measures at donor ports and energy transfer ports.
- Sec. 105. Construction of water resources development projects by non-Federal interests.
- Sec. 106. Coast Guard anchorages.
- Sec. 107. State contribution of funds for certain operation and maintenance costs.
- Sec. 108. Great Lakes confined disposal facilities.
- Sec. 109. Inland waterway projects.
- Sec. 110. Implementation of water resources principles and requirements.
- Sec. 111. Resiliency planning assistance.
- Sec. 112. Project consultation.
- Sec. 113. Review of resiliency assessments.
- Sec. 114. Small flood control projects.
- Sec. 115. Flood Protection Projects.

- Sec. 116. Feasibility studies; review of natural and nature-based features.
- Sec. 117. Federal interest determination.
- Sec. 118. Pilot programs on the formulation of Corps of Engineers projects in rural communities and economically disadvantaged communities.
- Sec. 119. Permanent measures to reduce emergency flood fighting needs for communities subject to repetitive flooding.
- Sec. 120. Emergency response to natural disasters.
- Sec. 121. Cost and benefit feasibility assessment.
- Sec. 122. Expediting repairs and recovery from flooding.
- Sec. 123. Review of Corps of Engineers assets.
- Sec. 124. Sense of Congress on multipurpose projects.
- Sec. 125. Beneficial use of dredged material; dredged material management plans.
- Sec. 126. Aquatic ecosystem restoration for anadromous fish.
- Sec. 127. Annual report to Congress on water resources infrastructure.
- Sec. 128. Harmful algal bloom demonstration program.
- Sec. 129. Missouri River interception-rearing complex construction.
- Sec. 130. Materials, services, and funds for repair, restoration, or rehabilitation of projects.
- Sec. 131. Levee safety.
- Sec. 132. National Dam Safety Program.
- Sec. 133. Rehabilitation of Corps of Engineers constructed pump stations.
- Sec. 134. Non-Federal Project Implementation Pilot Program.
- Sec. 135. Cost sharing provisions for territories and Indian Tribes.
- Sec. 136. Review of contracting policies.
- Sec. 137. Criteria for funding environmental infrastructure projects.
- Sec. 138. Aging infrastructure.
- Sec. 139. Uniformity of notification systems.
- Sec. 140. Coastal storm damage reduction contracts.
- Sec. 141. Dam remediation for ecosystem restoration.
- Sec. 142. Levee accreditation process; levee certifications.
- Sec. 143. Project partnership agreement.
- Sec. 144. Acceptance of funds for harbor dredging.
- Sec. 145. Replacement capacity.
- Sec. 146. Reviewing hydropower at Corps of Engineers facilities.
- Sec. 147. Repair and restoration of embankments.
- Sec. 148. Coastal mapping.
- Sec. 149. Interim risk reduction measures.
- Sec. 150. Maintenance dredging permits.
- Sec. 151. High water-low water preparedness.
- Sec. 152. Treatment of certain benefits and costs.
- Sec. 153. Lease deviations.
- Sec. 154. Sense of Congress on Arctic deep draft port development.
- Sec. 155. Small water storage projects.
- Sec. 156. Planning Assistance to States.
- Sec. 157. Forecast-informed reservoir operations.
- Sec. 158. Data for water allocation, supply, and demand.
- Sec. 159. Inland waterways pilot program.
- Sec. 160. Definition of economically disadvantaged community.
- Sec. 161. Studies of water resources development projects by non-Federal interests.
- Sec. 162. Leveraging Federal infrastructure for increased water supply.
- Sec. 163. Sense of Congress on removal of unauthorized, manmade, flammable materials on Corps property.
- Sec. 164. Enhanced development program.
- Sec. 165. Continuing authority programs.

#### TITLE II—STUDIES AND REPORTS

- Sec. 201. Authorization of proposed feasibility studies.
- Sec. 202. Expedited completions.
- Sec. 203. Expedited modifications of existing feasibility studies.
- Sec. 204. Assistance to non-Federal sponsors; feasibility analysis.
- Sec. 205. Selma, Alabama.
- Sec. 206. Report on Corps of Engineers facilities in Appalachia.
- Sec. 207. Additional studies under North Atlantic Coast Comprehensive Study.
- Sec. 208. South Atlantic coastal study.
- Sec. 209. Comprehensive study of the Sacramento River, Yolo Bypass, California.
- Sec. 210. Lake Okeechobee regulation schedule, Florida.
- Sec. 211. Great Lakes coastal resiliency study.
- Sec. 212. Report on the status of restoration in the Louisiana coastal area.
- Sec. 213. Lower Mississippi River comprehensive management study.
- Sec. 214. Upper Mississippi River Comprehensive Plan.
- Sec. 215. Upper Missouri River Basin mainstem dam fish loss research.
- Sec. 216. Lower and Upper Missouri River Comprehensive Flood Protection.
- Sec. 217. Portsmouth Harbor and Piscataqua River and Rye Harbor, New Hampshire.
- Sec. 218. Cougar and Detroit Dams, Willamette River Basin, Oregon.
- Sec. 219. Port Orford, Oregon.
- Sec. 220. Wilson Creek and Sloan Creek, Fairview, Texas.
- Sec. 221. Study on water supply and water conservation at water resources development projects.
- Sec. 222. Report to Congress on authorized studies and projects.
- Sec. 223. Completion of reports and materials.
- Sec. 224. Emergency flooding protection for lakes.
- Sec. 225. Report on debris removal.
- Sec. 226. Report on antecedent hydrologic conditions.
- Sec. 227. Subsurface drain systems research and development.
- Sec. 228. Report on corrosion prevention activities.
- Sec. 229. Annual reporting on dissemination of information.
- Sec. 230. Report on benefits calculation for flood control structures.

#### TITLE III—DEAUTHORIZATIONS AND MODIFICATIONS

- Sec. 301. Deauthorization of inactive projects.
- Sec. 302. Abandoned and inactive noncoal mine restoration.
- Sec. 303. Tribal partnership program.
- Sec. 304. Lakes program.
- Sec. 305. Rehabilitation of Corps of Engineers constructed dams.
- Sec. 306. Chesapeake Bay Environmental Restoration and Protection Program.
- Sec. 307. Upper Mississippi River System Environmental Management Program.
- Sec. 308. Upper Mississippi River protection.
- Sec. 309. Theodore Ship Channel, Mobile, Alabama.
- Sec. 310. McClellan-Kerr Arkansas River Navigation System.
- Sec. 311. Ouachita and Black Rivers, Arkansas and Louisiana.
- Sec. 312. Lake Isabella, California.
- Sec. 313. Lower San Joaquin River flood control project.
- Sec. 314. Sacramento River, Glenn-Colusa, California.
- Sec. 315. San Diego River and Mission Bay, San Diego County, California.
- Sec. 316. San Francisco, California, Waterfront Area.
- Sec. 317. Western Pacific Interceptor Canal, Sacramento River, California.
- Sec. 318. Rio Grande Environmental Management Program, Colorado, New Mexico, and Texas.

- Sec. 319. New London Harbor Waterfront Channel, Connecticut.
- Sec. 320. Wilmington Harbor, Delaware.
- Sec. 321. Wilmington Harbor South Disposal Area, Delaware.
- Sec. 322. Washington Harbor, District of Columbia.
- Sec. 323. Big Cypress Seminole Indian Reservation Water Conservation Plan, Florida.
- Sec. 324. Central Everglades, Florida.
- Sec. 325. Miami River, Florida.
- Sec. 326. Julian Keen, Jr. Lock and Dam, Moore Haven, Florida.
- Sec. 327. Taylor Creek Reservoir and Levee L-73 (Section 1), Upper St. Johns River Basin, Florida.
- Sec. 328. Extinguishment of flowage easements, Rough River Lake, Kentucky.
- Sec. 329. Calcasieu River and Pass, Louisiana.
- Sec. 330. Camden Harbor, Maine.
- Sec. 331. Cape Porpoise Harbor, Maine, anchorage area designation.
- Sec. 332. Baltimore, Maryland.
- Sec. 333. Thad Cochran Lock and Dam, Amory, Mississippi.
- Sec. 334. Missouri river reservoir sediment management.
- Sec. 335. Portsmouth, New Hampshire.
- Sec. 336. Rahway flood risk management feasibility study, New Jersey.
- Sec. 337. San Juan-Chama project; Abiquiu Dam, New Mexico.
- Sec. 338. Flushing Bay and Creek Federal Navigation Channel, New York.
- Sec. 339. Rush River and Lower Branch Rush River, North Dakota.
- Sec. 340. Pawcatuck River, Little Narragansett Bay and Watch Hill Cove, Rhode Island and Connecticut.
- Sec. 341. Harris County, Texas.
- Sec. 342. Cap Sante Waterway, Washington.
- Sec. 343. Local government reservoir permit review.
- Sec. 344. Project modifications for improvement of environment.
- Sec. 345. Aquatic ecosystem restoration.
- Sec. 346. Surplus water contracts and water storage agreements.
- Sec. 347. No wake zones in navigation channels.
- Sec. 348. Limitation on contract execution in the Arkansas River Basin.
- Sec. 349. Waiver of non-Federal share of damages related to certain contract claims.
- Sec. 350. Reduced pricing for certain water supply storage.
- Sec. 351. Flood control and other purposes.
- Sec. 352. Additional assistance for critical projects.
- Sec. 353. Project modification authorizations.
- Sec. 354. Completion of maintenance and repair activities.
- Sec. 355. Project reauthorizations.
- Sec. 356. Conveyances.
- Sec. 357. Lake Eufaula advisory committee.
- Sec. 358. Repeal of Missouri River Task Force, North Dakota.
- Sec. 359. Repeal of Missouri River Task Force, South Dakota.
- Sec. 360. Conforming amendments.

#### TITLE IV—WATER RESOURCES INFRASTRUCTURE

- Sec. 401. Project authorizations.
- Sec. 402. Special rules.
- Sec. 403. Authorization of projects based on feasibility studies prepared by non-Federal interests.

### TITLE V—OTHER MATTERS

<ul> <li>Sec. 501. Update on Invasive Species Policy Guidance.</li> <li>Sec. 502. Aquatic invasive species research.</li> <li>Sec. 503. Terrestrial noxious weed control pilot program.</li> <li>Sec. 504. Invasive species risk assessment, prioritization, and management.</li> <li>Sec. 505. Invasive species mitigation and reduction.</li> <li>Sec. 506. Aquatic invasive species prevention.</li> <li>Sec. 507. Invasive species in alpine lakes pilot program.</li> <li>Sec. 508. Murder hornet eradication pilot program.</li> <li>Sec. 509. Asian carp prevention and control pilot program.</li> <li>Sec. 510. Invasive species in noncontiguous States and territories pilot program.</li> <li>Sec. 511. Soil moisture and snowpack monitoring.</li> <li>Sec. 512. Great Lakes St. Lawrence Seaway Development Corporation.</li> <li>Sec. 513. Determination of budgetary effects.</li> </ul>
SEC. 2. SECRETARY DEFINED.
In this Act, the term "Secretary" means the Secretary
of the Army.
TITLE I—GENERAL PROVISIONS
SEC. 101. BUDGETARY TREATMENT EXPANSION AND AD-
JUSTMENT FOR THE HARBOR MAINTENANCE
JUSTMENT FOR THE HARBOR MAINTENANCE TRUST FUND.
TRUST FUND.
TRUST FUND.  (a) In General.—Section 14003 of division B of the
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:  "Sec. 14003. Section 251(b)(2) of the Balanced Budget
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:  "Sec. 14003. Section 251(b)(2) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C.
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:  "SEC. 14003. Section 251(b)(2) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901(b)(2)) is amended by adding at the end the following:
TRUST FUND.  (a) IN GENERAL.—Section 14003 of division B of the CARES Act (Public Law 116–136) is amended to read as follows:  "SEC. 14003. Section 251(b)(2) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901(b)(2)) is amended by adding at the end the following:  "'(H) HARBOR MAINTENANCE ACTIVI-

of the Corps of Engineers are enacted that are

derived from the Harbor Maintenance Trust
Fund established under section 9505(a) of the Internal Revenue Code of 1986 and that the Congress designates in statute as being for harbor operations and maintenance activities, then the adjustment for that fiscal year shall be the total of such appropriations that are derived from such Fund and designated as being for harbor operations and maintenance activities, but shall not exceed the sum of—

"'(i) the amount deposited into the Harbor Maintenance Trust Fund in the fiscal year that is two years prior to the fiscal year for which the adjustment is being made; and

"'(ii) \$2,000,000,000.

"'(I) CERTAIN HARBOR MAINTENANCE AC-TIVITIES.—If, for any of fiscal years 2021 through 2030, appropriations for the Operation and Maintenance account of the Corps of Engineers are enacted that the Congress designates in statute as being to carry out subsection (c) of section 2106 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2238c), then the adjustment for that fiscal year shall be the

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total of such appropriations for that fiscal year
 1
 2
             designated as being to carry out such subsection,
 3
             but shall not exceed—
 4
                       "'(i) $50,000,000 for fiscal year 2021;
                       "'(ii) $50,000,000 for fiscal year 2022;
 5
                       "'(iii) $56,000,000 for fiscal year
 6
 7
                  2023;
                       "'(iv) $58,000,000 for fiscal year 2024;
 8
 9
                       "(v) $60,000,000 for fiscal year 2025;
                       "'(vi) $62,000,000 for fiscal year 2026;
10
                       "(vii)
                               $64,000,000 for fiscal year
11
12
                  2027;
                       "'(viii) $66,000,000 for fiscal year
13
14
                  2028;
                       "'(ix) $68,000,000 for fiscal year 2029;
15
16
                  and
                       "'(x)
17
                              $70,000,000 for fiscal
                                                         year
18
                  2030.'.".
19
         (b) Effective Date.—The amendment made by sub-
20
    section (a) shall take effect as if included in the enactment
21
    of the CARES Act (Public Law 116–136).
22
    SEC. 102. AUTHORIZATION OF APPROPRIATIONS FOR NAVI-
23
                 GATION.
         (a) AUTHORIZATION.—
24
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1	(1) In General.—In carrying out subsection (c)
2	of section 210 of the Water Resources Development
3	Act of 1986 (33 U.S.C. 2238), for each fiscal year, of
4	the funds made available under such section (includ-
5	ing funds appropriated from the Harbor Maintenance
6	Trust Fund), the Secretary is authorized to make ex-
7	penditures to pay for operation and maintenance
8	costs of the harbors and inland harbors referred to in
9	subsection (a)(2) of such section, to the extent there
10	are identifiable operations and maintenance needs,
11	of—
12	(A) not less than 15 percent of such funds
13	for emerging harbor projects, including eligible
14	breakwater and jetty needs at such harbor
15	projects;
16	(B) not less than 13 percent of such funds
17	for projects that are located within the Great
18	Lakes Navigation System;
19	(C) 12 percent of such funds for expanded
20	uses carried out at donor ports and energy
21	transfer ports, of which—
22	(i) 1/3 shall be provided to energy
23	transfer ports; and
24	(ii) 2/3 shall be provided to donor ports;

1	(D) not less than 17 percent of such funds
2	for projects that are assigned to commercial stra-
3	tegic seaports; and
4	(E) any remaining funds for operation and
5	maintenance costs of any harbor or inland har-
6	bor referred to in such subsection (a)(2) based on
7	an equitable allocation of such funds among such
8	harbors and inland harbors, in accordance with
9	subsection $(c)(1)$ of such section 210.
10	(2) Definitions.—In this subsection:
11	(A) Commercial strategic seaport.—
12	The term "commercial strategic seaport" means
13	a commercial harbor supporting the coordination
14	of efficient port operations during peacetime and
15	national defense emergencies that is designated
16	as strategic through the National Port Readiness
17	Network.
18	(B) Donor port; energy transfer
19	PORT.—The terms "donor port" and "energy
20	transfer port" have the meanings given those
21	terms in section 2106 of the Water Resources Re-
22	form and Development Act of 2014 (33 U.S.C.
23	2238c).
24	(C) Emerging harbor project; great
25	LAKES NAVIGATION SYSTEM.—The terms "emerg-

1	ing harbor project" and "Great Lakes Naviga-
2	tion System" have the meanings given those
3	terms in section 210 of the Water Resources De-
4	velopment Act of 1986 (33 U.S.C. 2238).
5	(3) Effective date.—This subsection shall take
6	effect on October 1, 2022.
7	(b) Additional Uses.—
8	(1) Operation and maintenance of harbor
9	PROJECTS.—Section $210(c)(3)$ of the Water Resources
10	Development Act of 1986 (33 U.S.C. 2238(c)(3)) is
11	amended—
12	(A) by striking "Notwithstanding" and in-
13	serting the following:
14	"(A) Allocation.—Notwithstanding"; and
15	(B) by adding at the end the following:
16	"(B) Additional uses at emerging har-
17	BORS.—
18	"(i) USES.—In each fiscal year, the
19	Secretary may use not more than
20	\$5,000,000 of funds allocated for emerging
21	harbor projects under paragraph (1) to pay
22	for the costs of up to 10 projects for mainte-
23	nance dredging of a marina or berthing
24	area, in an emerging harbor, that includes
25	an area that is located adjacent to, or is ac-

1	cessible by, a Federal navigation project,
2	subject to clauses (ii) and (iii) of this sub-
3	paragraph.
4	"(ii) Eligible emerging harbors.—
5	The Secretary may use funds as authorized
6	under clause (i) at an emerging harbor
7	that—
8	"(I) supports commercial activi-
9	ties, including commercial fishing op-
10	erations, commercial fish processing
11	operations, recreational and sport fish-
12	ing, and commercial boat yards; or
13	"(II) supports activities of the
14	Secretary of the department in which
15	the Coast Guard is operating.
16	"(iii) Cost-sharing require-
17	MENTS.—The Secretary shall require a non-
18	Federal interest to contribute not less than
19	25 percent of the costs for maintenance
20	dredging of that portion of a maintenance
21	dredging project described in clause (i) that
22	is located outside of the Federal navigation
23	project, which may be provided as an in-
24	kind contribution, including through the use

1	of dredge equipment owned by non-Federal
2	interest to carry out such activities.".
3	(2) Assessment of harbors and inland har-
4	BORS.—Section $210(e)(2)(A)(ii)$ of the Water Re-
5	sources Development Act of 1986 (33 U.S.C.
6	2238(e)(2)(A)(ii)) is amended by inserting "uses de-
7	scribed in subsection (c)(3)(B) and" after "costs for".
8	(3) Definitions.—Section 210(f) of the Water
9	Resources Development Act of 1986 (33 U.S.C.
10	2238(f)) is amended—
11	(A) by striking paragraph (6);
12	(B) by redesignating paragraphs (3)
13	through (5) as paragraphs (4) through (6), re-
14	spectively;
15	(C) by striking paragraph (2) and inserting
16	$the\ following:$
17	"(2) Emerging Harbor.—The term 'emerging
18	harbor' means a harbor or inland harbor referred to
19	in subsection (a)(2) that transits less than 1,000,000
20	tons of cargo annually.
21	"(3) Emerging harbor project.—The term
22	'emerging harbor project' means a project that is as-
23	signed to an emerging harbor."; and
24	(D) in paragraph (4) (as so redesignated),
25	by adding at the end the following:

1	"(C) An in-water improvement, if the im-
2	provement—
3	"(i) is for the seismic reinforcement of
4	a wharf or other berthing structure, or the
5	repair or replacement of a deteriorating
6	wharf or other berthing structure, at a port
7	facility;
8	"(ii) benefits commercial navigation at
9	the harbor; and
10	"(iii) is located in, or adjacent to, a
11	berth that is accessible to a Federal naviga-
12	tion project.
13	"(D) An activity to maintain slope stability
14	at a berth in a harbor that is accessible to a Fed-
15	eral navigation project if such activity benefits
16	commercial navigation at the harbor.".
17	SEC. 103. ANNUAL REPORT TO CONGRESS ON THE HARBOR
18	MAINTENANCE TRUST FUND.
19	Section 330 of the Water Resources Development Act
20	of 1992 (26 U.S.C. 9505 note; 106 Stat. 4851) is amended—
21	(1) in subsection (a)—
22	(A) by striking "and annually thereafter,"
23	and inserting "and annually thereafter concur-
24	rent with the submission of the President's an-
25	nual budget request to Congress,"; and

1	(B) by striking "Public Works and Trans-
2	portation" and inserting "Transportation and
3	Infrastructure"; and
4	(2) in subsection (b)(1) by adding at the end the
5	following:
6	"(D) A description of the expected expendi-
7	tures from the trust fund to meet the needs of
8	navigation for the fiscal year of the budget re-
9	quest.".
10	SEC. 104. ADDITIONAL MEASURES AT DONOR PORTS AND
11	ENERGY TRANSFER PORTS.
12	(a) Interim Authorization.—Section 2106(f) of the
13	Water Resources Reform and Development Act of 2014 (33
14	U.S.C. 2238c(f)) is amended—
15	(1) in paragraph (1), by striking "2020" and in-
16	serting "2022"; and
17	(2) by striking paragraph (3).
18	(b) In General.—
19	(1) Definitions.—Section 2106(a) of the Water
20	Resources Reform and Development Act of 2014 (33
21	U.S.C. 2238c(a)) is amended—
22	(A) in paragraph $(3)(A)$ —
23	(i) by amending clause (ii) to read as
24	follows:

1	"(ii) at which the total amount of har-
2	bor maintenance taxes collected (including
3	the estimated taxes related to domestic cargo
4	and cruise passengers) comprise not less
5	than \$15,000,000 annually of the total
6	funding of the Harbor Maintenance Trust
7	Fund on an average annual basis for the
8	previous 3 fiscal years;";
9	(ii) in clause (iii)—
10	(I) by inserting "(including the
11	estimated taxes related to domestic
12	cargo and cruise passengers)" after
13	"taxes collected"; and
14	(II) by striking "5 fiscal years"
15	and inserting "3 fiscal years"; and
16	(iii) in clause (iv), by striking "in fis-
17	cal year 2012" and inserting "on an aver-
18	age annual basis for the previous 3 fiscal
19	years";
20	(B) in paragraph (5)(B), by striking "in
21	fiscal year 2012" each place it appears and in-
22	serting "on an average annual basis for the pre-
23	vious 3 fiscal years'':

1	(C) by redesignating paragraph (8) as
2	paragraph (9) and inserting after paragraph (7)
3	$the\ following:$
4	"(8) Harbor maintenance trust fund.—The
5	term 'Harbor Maintenance Trust Fund' means the
6	Harbor Maintenance Trust Fund established by sec-
7	tion 9505 of the Internal Revenue Code of 1986."; and
8	(D) in paragraph (9), as so redesignated—
9	(i) by amending subparagraph (B) to
10	read as follows:
11	"(B) at which the total amount of harbor
12	maintenance taxes collected (including the esti-
13	mated taxes related to domestic cargo and cruise
14	passengers) comprise annually more than
15	\$5,000,000 but less than \$15,000,000 of the total
16	funding of the Harbor Maintenance Trust Fund
17	on an average annual basis for the previous 3
18	fiscal years;";
19	(ii) in subparagraph (C)—
20	(I) by inserting "(including the
21	estimated taxes related to domestic
22	cargo and cruise passengers)" after
23	"taxes collected"; and
24	(II) by striking "5 fiscal years"
25	and inserting "3 fiscal years"; and

1	(iii) in subparagraph (D), by striking
2	"in fiscal year 2012" and inserting "on an
3	average annual basis for the previous 3 fis-
4	cal years".
5	(2) Report to congress; authorization of
6	Appropriations.—Section 2106 of the Water Re-
7	sources Reform and Development Act of 2014 (33
8	U.S.C. 2238c) is amended—
9	(A) by striking subsection (e) and redesig-
10	nating subsections (f) and (g) as subsections (e)
11	and (f), respectively; and
12	(B) in subsection (e), as so redesignated, by
13	amending paragraph (1) to read as follows:
14	"(1) In general.—There are authorized to be
15	appropriated to carry out this section—
16	"(A) \$56,000,000 for fiscal year 2023;
17	"(B) \$58,000,000 for fiscal year 2024;
18	"(C) \$60,000,000 for fiscal year 2025;
19	"(D) \$62,000,000 for fiscal year 2026;
20	"(E) \$64,000,000 for fiscal year 2027;
21	"(F) \$66,000,000 for fiscal year 2028;
22	"(G) \$68,000,000 for fiscal year 2029; and
23	"(H) \$70,000,000 for fiscal year 2030.".
24	(3) Effective date.—The amendments made
25	by this subsection shall take effect on October 1, 2022.

1	SEC. 105. CONSTRUCTION OF WATER RESOURCES DEVELOP-
2	MENT PROJECTS BY NON-FEDERAL INTER-
3	ESTS.
4	(a) Studies and Engineering.—Section 204(c)(1) of
5	the Water Resources Development Act of 1986 (33 U.S.C.
6	2232(c)(1)) is amended by striking "under subsection (b)"
7	and inserting "under this section".
8	(b) Assumption of Maintenance of a Locally
9	Preferred Plan.—Section 204(f) of the Water Resources
10	Development Act of 1986 (33 U.S.C. 2232(f)) is amended
11	to read as follows:
12	"(f) Operation and Maintenance.—
13	"(1) Assumption of maintenance.—Whenever
14	a non-Federal interest carries out improvements to a
15	federally authorized harbor or inland harbor, the Sec-
16	retary shall be responsible for operation and mainte-
17	nance in accordance with section 101(b) if—
18	"(A) before construction of the improve-
19	ments—
20	"(i) the Secretary determines that the
21	improvements are feasible and consistent
22	with the purposes of this title; and
23	"(ii) the Secretary and the non-Federal
24	interest execute a written agreement relat-
25	ing to operation and maintenance of the
26	improvements;

1 "(B) the Secretary certifies that the project 2 or separable element of the project is constructed in accordance with applicable permits and ap-3 4 propriate engineering and design standards; and 5 "(C) the Secretary does not find that the 6 project or separable element is no longer feasible. 7 "(2) Federal financial participation in the 8 COSTS OF A LOCALLY PREFERRED PLAN.—In the case 9 of improvements determined by the Secretary pursu-10 ant to paragraph (1)(A)(i) to deviate from the na-11 tional economic development plan, the Secretary shall 12 be responsible for all operation and maintenance costs 13 of such improvements, as described in section 101(b), 14 including costs in excess of the costs of the national 15 economic development plan, if the Secretary deter-16 mines that the improvements satisfy the requirements 17 of paragraph (1).". 18 (c) Report.—A non-Federal interest may submit to 19 the Secretary a report on improvements to a federally au-20 thorized harbor or inland harbor to be carried out by the 21 non-Federal interest, containing any information necessary for the Secretary determine whether the improvements satisfy the requirements of section 204(f)(1) of the Water Resources Development Act of 1986 (33 U.S.C. 2232), includ-25 ing—

1	(1) the economic justification for the improve-
2	ments;
3	(2) details of the project improvement plan and
4	design;
5	(3) proposed arrangements for the work to be
6	performed; and
7	(4) documents relating to any applicable permits
8	required for the project improvements.
9	(d) Project Studies Subject to Independent
10	PEER REVIEW.—The Secretary shall not be required to sub-
11	ject a project study for a project with a cost of less than
12	\$200,000,000, which the Secretary determines satisfies the
13	requirements of section $204(f)(1)$ of the Water Resources De-
14	velopment Act of 1986 (33 U.S.C. 2232), to independent
15	$peer\ review\ under\ section\ 2034(a)(3)(A)(i)\ of\ the\ Water\ Re-$
16	sources Development Act of 2007 (33 U.S.C.
17	2343(a)(3)(A)(i)).
18	SEC. 106. COAST GUARD ANCHORAGES.
19	The Secretary may perform dredging at Federal ex-
20	pense within and adjacent to anchorages established by the
21	Coast Guard pursuant to existing authorities.
22	SEC. 107. STATE CONTRIBUTION OF FUNDS FOR CERTAIN
23	OPERATION AND MAINTENANCE COSTS.
24	In carrying out eligible operations and maintenance
25	activities within the Great Lakes Navigation System pursu-

- 1 ant to section 210 of the Water Resources Development Act
- 2 of 1986 (33 U.S.C. 2238) in a State that has implemented
- 3 any additional State limitation on the disposal of dredged
- 4 material in the open waters of such State, the Secretary
- 5 may, pursuant to section 5 of the Act of June 22, 1936
- 6 (33 U.S.C. 701h), receive from such State, and expend, such
- 7 funds as may be contributed by the State to cover the addi-
- 8 tional costs for operations and maintenance activities for
- 9 a harbor or inland harbor within such State that result
- 10 from such limitation.

#### 11 SEC. 108. GREAT LAKES CONFINED DISPOSAL FACILITIES.

- 12 (a) MITIGATION.—The Secretary may relocate access
- 13 to the Port of Cleveland confined disposal facility, owned
- 14 or operated by a non-Federal interest, in which material
- 15 dredged by the Corps of Engineers is placed.
- 16 (b) Cost-Share.—The cost to relocate access to the
- 17 confined disposal facility described in subsection (a) shall
- 18 be shared in accordance with the cost share applicable to
- 19 operation and maintenance of the Federal navigation
- 20 project from which material placed in the confined disposal
- 21 facility is dredged.
- 22 (c) Termination.—The authority provided under this
- 23 section shall terminate on December 31, 2024.

# 1 SEC. 109. INLAND WATERWAY PROJECTS.

2	Notwithstanding section 102 of the Water Resources
3	Development Act of 1986 (33 U.S.C. 2212), for a project
4	for navigation on the inland waterways receiving a con-
5	struction appropriation during any of fiscal years 2021
6	through 2031, 35 percent of the costs of construction of the
7	project shall be paid from amounts appropriated from the
8	Inland Waterways Trust Fund until such construction of
9	the project is complete.
10	SEC. 110. IMPLEMENTATION OF WATER RESOURCES PRIN-
11	CIPLES AND REQUIREMENTS.
12	(a) In General.—Not later than 180 days after the
13	date of enactment of this Act, the Secretary shall issue final
14	agency-specific procedures necessary to implement the prin-
15	ciples and requirements and the interagency guidelines.
16	(b) Development of Future Water Resources
17	Development Projects.—The procedures required by
18	subsection (a) shall ensure that the Secretary, in the formu-
19	lation of future water resources development projects—
20	(1) develops such projects in accordance with—
21	(A) the guiding principles established by the
22	principles and requirements; and
23	(B) the national water resources planning
24	policy established by section 2031(a) of the
25	Water Resources Development Act of 2007 (42
26	$U.S.C.\ 1962-3(a));\ and$

1	(2) fully identifies and analyzes national eco-
2	nomic development benefits, regional economic devel-
3	opment benefits, environmental quality benefits, and
4	other societal effects.
5	(c) Review and Update.—Every 5 years, the Sec-
6	retary shall review and, where appropriate, revise the pro-
7	cedures required by subsection (a).
8	(d) Public Review, Notice, and Comment.—In
9	issuing, reviewing, and revising the procedures required by
10	this section, the Secretary shall—
11	(1) provide notice to interested non-Federal
12	stakeholders of the Secretary's intent to revise the pro-
13	cedures;
14	(2) provide opportunities for interested non-Fed-
15	eral stakeholders to engage with, and provide input
16	and recommendations to, the Secretary on the revi-
17	sion of the procedures; and
18	(3) solicit and consider public and expert com-
19	ments.
20	(e) Definitions.—In this section:
21	(1) Interagency guidelines.—The term
22	"interagency guidelines" means the interagency
23	guidelines contained in the document finalized by the
24	Council on Environmental Quality pursuant to sec-
25	tion 2031 of the Water Resources Development Act of

- 2007 (42 U.S.C. 1962–3) in December 2014, to implement the principles and requirements.
- 3 (2) Principles and requirements.—The term
- 4 "principles and requirements" means the principles
- 5 and requirements contained in the document prepared
- 6 by the Council on Environmental Quality pursuant
- 7 to section 2031 of the Water Resources Development
- 8 Act of 2007 (42 U.S.C. 1962–3), entitled "Principles
- 9 and Requirements for Federal Investments in Water
- 10 Resources", and dated March 2013.

#### 11 SEC. 111. RESILIENCY PLANNING ASSISTANCE.

- 12 (a) In General.—Section 206(a) of the Flood Control
- 13 Act of 1960 (33 U.S.C. 709a(a)) is amended by inserting
- 14 ", to avoid repetitive flooding impacts, to anticipate, pre-
- 15 pare, and adapt to changing climatic conditions and ex-
- 16 treme weather events, and to withstand, respond to, and re-
- 17 cover rapidly from disruption due to the flood hazards"
- 18 after "in planning to ameliorate the flood hazard".
- 19 (b) Prioritizing Flood Risk Resiliency Tech-
- 20 NICAL ASSISTANCE.—In carrying out section 206 of the
- 21 Flood Control Act of 1960 (33 U.S.C. 709a), the Secretary
- 22 shall prioritize the provision of technical assistance to sup-
- 23 port flood risk resiliency planning efforts of economically
- 24 disadvantaged communities or communities subject to re-
- 25 petitive flooding.

#### SEC. 112. PROJECT CONSULTATION.

1	SEC. 112. I ROSECT CONSCERNITOR.
2	(a) Reports Required.—Not later than 180 days
3	after the date of enactment of this Act, the Secretary shall
4	submit the following reports:
5	(1) The report required under section 1214 of the
6	Water Resources Development Act of 2018 (132 Stat.
7	3809).
8	(2) The report required under section $1120(a)(3)$
9	of the Water Resources Development Act of 2016 (130
10	Stat. 1643).
11	(b) Environmental Justice Updates.—
12	(1) In General.—In the formulation of water
13	development resources projects, the Secretary shall
14	comply with any existing Executive order regarding
15	environmental justice in effect as of the date of enact-
16	ment of this Act to address any disproportionate and
17	adverse human health or environmental effects on mi-
18	nority communities, low-income communities, and
19	Indian Tribes.
20	(2) UPDATE.—Not later than 1 year after the

(2) UPDATE.—Not later than 1 year after the date of enactment of this Act, the Secretary shall review, and shall update, where appropriate, any policies, regulations, and guidance of the Corps of Engineers necessary to implement any Executive order described in paragraph (1) with respect to water resources development projects.

1	(3) Requirements.—In updating the policies,
2	regulations, or guidance under paragraph (2), the
3	Secretary shall—
4	(A) provide notice to interested non-Federal
5	stakeholders, including representatives of minor-
6	ity communities, low-income communities, and
7	Indian Tribes;
8	(B) provide opportunities for interested
9	stakeholders to comment on potential updates of
10	policies, regulations, or guidance;
11	(C) consider the recommendations from the
12	reports submitted under subsection (a); and
13	(D) promote the meaningful involvement of
14	minority communities, low-income communities,
15	and Indian Tribes.
16	(c) Community Engagement.—In carrying out a
17	water resources development project, the Secretary shall, to
18	the extent practicable—
19	(1) promote the meaningful involvement of mi-
20	nority communities, low-income communities, and
21	Indian Tribes;
22	(2) provide guidance and technical assistance to
23	such communities or Tribes to increase understanding
24	of the project development and implementation activi-

1	ties, regulations, and policies of the Corps of Engi-
2	neers; and
3	(3) cooperate with State, Tribal, and local gov-
4	ernments with respect to activities carried out pursu-
5	ant to this subsection.
6	(d) Tribal Lands and Consultation.—In carrying
7	out water resources development projects, the Secretary
8	shall, to the extent practicable and in accordance with the
9	Tribal Consultation Policy affirmed and formalized by the
10	Secretary on November 1, 2012 (or a successor policy)—
11	(1) promote meaningful involvement with Indian
12	Tribes specifically on any Tribal lands near or adja-
13	cent to any water resources development projects, for
14	purposes of identifying lands of ancestral, cultural, or
15	$religious\ importance;$
16	(2) consult with Indian Tribes specifically on
17	any Tribal areas near or adjacent to any water re-
18	sources development projects, for purposes of identi-
19	fying lands, waters, and other resources critical to the
20	livelihood of the Indian Tribes; and
21	(3) cooperate with Indian Tribes to avoid, or
22	otherwise find alternate solutions with respect to, such
23	areas.
24	SEC. 113. REVIEW OF RESILIENCY ASSESSMENTS.
25	(a) Resiliency Assessment.—

1 (1) In General.—Not later than 180 days after 2 the date of enactment of this section, and in conjunc-3 tion with the development of procedures under section 110 of this Act, the Secretary is directed to review, and where appropriate, revise the existing planning 5 6 quidance documents and regulations of the Corps of 7 Engineers on the assessment of the effects of sea level 8 rise or inland flooding on future water resources de-9 velopment projects to ensure that such guidance docu-10 ments and regulations are based on the best available, 11 peer-reviewed science and data on the current and fu-12 ture effects of sea level rise or inland flooding on rel-13 evant communities. 14 (2) Coordination.—In carrying out this sub-15 section, the Secretary shall— 16 (A) coordinate the review with the Engineer 17 Research and Development Center, other Federal 18 and State agencies, and other relevant entities; 19 and 20 (B) to the maximum extent practicable and 21 where appropriate, utilize data provided to the 22 Secretary by such agencies. 23 (b) Assessment of Benefits From Addressing Sea Level Rise and Inland Flooding Resiliency in

Feasibility Reports.—

- 1 (1) In general.—Upon the request of a non-2 Federal interest, in carrying out a feasibility study for a project for flood risk mitigation, hurricane and 3 4 storm damage risk reduction, or ecosystem restoration 5 under section 905 of the Water Resources Development 6 Act of 1986 (33 U.S.C. 2282), the Secretary shall con-7 sider whether the need for the project is predicated 8 upon or exacerbated by conditions related to sea level 9 rise or inland flooding.
- 10 (2) Addressing sea level rise and inland 11 FLOODING RESILIENCY BENEFITS.—To the maximum 12 extent practicable, in carrying out a study pursuant 13 to paragraph (1), the Secretary shall document the 14 potential effects of sea level rise or inland flooding on 15 the project, and the expected benefits of the project re-16 lating to sea level rise or inland flooding, during the 17 50-year period after the date of completion of the 18 project.

#### 19 SEC. 114. SMALL FLOOD CONTROL PROJECTS.

- Section 205 of the Flood Control Act of 1948 (33) 21 U.S.C. 701s) is amended by inserting ", and projects that 22 use natural features or nature-based features (as those terms 23 are defined in section 1184(a) of the Water Resources Devel-24 opment Act of 2016 (33 U.S.C. 2289a(a)))," after "non-
- 25 structural projects".

## 1 SEC. 115. FLOOD PROTECTION PROJECTS.

2	(a) General Considerations.—Section 73(a) of the
3	Water Resources Development Act of 1974 (33 U.S.C. 701b-
4	11(a)) is amended by striking "including" and all that fol-
5	lows through the period at the end and inserting the fol-
6	lowing: ", with a view toward formulating the most eco-
7	nomically, socially, and environmentally acceptable means
8	of reducing or preventing flood damage, including—
9	"(1) floodproofing of structures, including
10	through elevation;
11	"(2) floodplain regulation;
12	"(3) acquisition of floodplain land for rec-
13	reational, fish and wildlife, and other public pur-
14	poses;
15	"(4) relocation; and
16	"(5) the use of a feature described in section
17	1184(a) of the Water Infrastructure Improvements for
18	the Nation Act (33 U.S.C. 2289a(a)).".
19	(b) Conforming Amendment.—Section 103(b) of the
20	Water Resources Development Act of 1986 (33 U.S.C. 2213)
21	is amended—
22	(1) in the subsection heading, by striking "Non-
23	STRUCTURAL FLOOD CONTROL PROJECTS" and in-
24	serting "Projects Using Nonstructural, Nat-
25	ural, or Nature-Based Features"; and
26	(2) in paragraph (1)—

1	(A) by striking "nonstructural flood control
2	measures" and inserting "a flood risk manage-
3	ment or hurricane and storm damage risk reduc-
4	tion measure using a nonstructural feature, or a
5	natural feature or nature-based feature (as those
6	terms are defined in section 1184(a) of the Water
7	Resources Development Act of 2016 (33 U.S.C.
8	2289a(a))),"; and
9	(B) by striking "cash during construction of
10	the project" and inserting "cash during construc-
11	tion for a nonstructural feature if the costs of
12	land, easements, rights-of-way, dredged material
13	disposal areas, and relocations for such feature
14	are estimated to exceed 35 percent".
15	SEC. 116. FEASIBILITY STUDIES; REVIEW OF NATURAL AND
16	NATURE-BASED FEATURES.
17	(a) Technical Correction.—Section 1149(c) of the
18	Water Resources Development Act of 2018 (33 U.S.C. 2282
19	note; 132 Stat. 3787) is amended by striking "natural in-
20	frastructure alternatives" and inserting "natural feature or
21	nature-based feature alternatives (as such terms are defined
22	in section 1184 of the Water Resources Development Act of
23	2016 (32 U.S.C. 2289a))".
24	(b) Summary of Analysis.—To the maximum extent
25	practicable, the Secretary shall include in each feasibility

1	report developed under section 905 of the Water Resources
2	Development Act of 1986 (33 U.S.C. 2282) for a project that
3	contains a flood risk management or hurricane and storm
4	damage risk reduction element, a summary of the natural
5	feature or nature-based feature alternatives, along with
6	their long-term costs and benefits, that were evaluated in
7	the development of the feasibility report, and, if such alter-
8	natives were not included in the recommended plan, an ex-
9	planation of why such alternatives were not included in the
10	recommended plan.
11	SEC. 117. FEDERAL INTEREST DETERMINATION.
12	Section 905 of the Water Resources Development Act
13	of 1986 (33 U.S.C. 2282) is amended by inserting after sub-
14	section (a) the following:
15	"(b) Federal Interest Determination.—
16	"(1) In general.—
17	"(A) Economically disadvantaged com-
18	MUNITIES.—In preparing a feasibility report
19	under subsection (a) for a study that will benefit
20	an economically disadvantaged community,
21	upon request by the non-Federal interest for the
22	study, the Secretary shall first determine the
23	Federal interest in carrying out the study and
24	the projects that may be proposed in the study.
25	"(B) Other communities.—

1	"(i) Authorization.—In preparing a
2	feasibility report under subsection (a) for a
3	study that will benefit a covered commu-
4	nity, upon request by the non-Federal inter-
5	est for the study, the Secretary may, with
6	respect to not more than 3 studies in each
7	fiscal year, first determine the Federal in-
8	terest in carrying out the study and the
9	projects that may be proposed in the study.
10	"(ii) Covered communities.—In this
11	subparagraph, the term 'covered commu-
12	nity' means a community that—
13	"(I) is not an economically dis-
14	advantaged community; and
15	"(II) the Secretary finds has a
16	compelling need for the Secretary to
17	make a determination under clause (i).
18	"(2) Cost share.—The costs of a determination
19	under paragraph (1)—
20	"(A) shall be at Federal expense; and
21	"(B) shall not exceed \$200,000.
22	"(3) Deadline.—A determination under para-
23	graph (1) shall be completed by not later than 120
24	days after the date on which funds are made available
25	to the Secretary to carry out the determination.

## "(4) Treatment.—

"(A) TIMING.—The period during which a determination is being completed under paragraph (1) for a study shall not be included for purposes of the deadline to complete a final feasibility report under section 1001(a)(1) of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2282c(a)(1)).

"(B) Cost.—The cost of a determination under paragraph (1) shall not be included for purposes of the maximum Federal cost under section 1001(a)(2) of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2282c(a)(2)).

"(5) REPORT TO NON-FEDERAL INTEREST.—If, based on a determination under paragraph (1), the Secretary determines that a study or project is not in the Federal interest because the project will not result, or is unlikely to result, in a recommended plan that will produce national economic development benefits greater than cost, but may result in a technically sound and environmentally acceptable plan that is otherwise consistent with section 904 of the Water Resources Development Act of 1986 (33 U.S.C. 2281), the Secretary shall issue a report to the non-Federal

1	interest with recommendations on how the non-Fed-
2	eral interest might modify the proposal such that the
3	project could be in the Federal interest and feasible.".
4	SEC. 118. PILOT PROGRAMS ON THE FORMULATION OF
5	CORPS OF ENGINEERS PROJECTS IN RURAL
6	COMMUNITIES AND ECONOMICALLY DIS-
7	ADVANTAGED COMMUNITIES.
8	(a) In General.—The Secretary shall establish and
9	implement pilot programs, in accordance with this section,
10	to evaluate opportunities to address the flood risk manage-
11	ment and hurricane and storm damage risk reduction needs
12	of rural communities and economically disadvantaged com-
13	munities.
14	(b) Economically Disadvantaged Community
15	FLOOD PROTECTION AND HURRICANE AND STORM DAMAGE
16	REDUCTION STUDY PILOT PROGRAM.—
17	(1) In general.—Not later than 180 days after
18	the date of enactment of this Act, the Secretary shall
19	establish and implement a pilot program to carry out
20	feasibility studies, in accordance with this subsection,
21	for flood risk management and hurricane and storm
22	damage risk reduction projects for economically dis-
23	advantaged communities, in coordination with non-
24	Federal interests.

1	(2) Participation in Pilot program.—In car-
2	rying out paragraph (1), the Secretary shall—
3	(A) publish a notice in the Federal Register
4	that requests from non-Federal interests pro-
5	posals for the potential feasibility study of a
6	flood risk management project or hurricane and
7	storm damage risk reduction project for an eco-
8	$nomically\ disadvantaged\ community;$
9	(B) upon request of a non-Federal interest
10	for such a project, provide technical assistance to
11	such non-Federal interest in the formulation of a
12	proposal for a potential feasibility study to be
13	submitted to the Secretary under the pilot pro-
14	gram; and
15	(C) review such proposals and select 10 fea-
16	sibility studies for such projects to be carried out
17	by the Secretary, in coordination with the non-
18	Federal interest, under this pilot program.
19	(3) Selection Criteria.—In selecting a feasi-
20	bility study under paragraph (2)(C), the Secretary
21	shall consider whether—
22	(A) the percentage of people living in pov-
23	erty in the county or counties (or county-equiva-
24	lent entity or entities) in which the project is lo-
25	cated is greater than the percentage of people liv-

1	ing in poverty in the State, based on census bu-
2	reau data;
3	(B) the percentage of families with income
4	above the poverty threshold but below the average
5	household income in the county or counties (or
6	county-equivalent entity or entities) in which the
7	project is located is greater than such percentage
8	for the State, based on census bureau data;
9	(C) the percentage of the population that
10	identifies as belonging to a minority or indige-
11	nous group in the county or counties (or county-
12	equivalent entity or entities) in which the project
13	is located is greater than the average such per-
14	centage in the State, based on census bureau
15	data; and
16	(D) the project is addressing flooding or
17	hurricane or storm damage effects that have a
18	disproportionate impact on a rural community,
19	a minority community, or an Indian Tribe.
20	(4) Administration.—Notwithstanding the re-
21	quirements of section 105(a)(1)(A) of the Water Re-
22	sources Development Act of 1986 (33 U.S.C. 2215),
23	the Federal share of the cost of a feasibility study car-

ried out under the pilot program shall be 100 percent.

- (5) STUDY REQUIREMENTS.—Feasibility studies carried out under this subsection shall, to the maximum extent practicable, incorporate natural features or nature-based features (as such terms are defined in section 1184 of the Water Resources Development Act of 2016 (33 U.S.C. 2289a)), or a combination of such features and nonstructural features, that avoid or reduce at least 50 percent of flood or storm damages in one or more of the alternatives included in the final alternatives evaluated.
  - (6) Notification.—The Secretary shall notify the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate of the selection of each feasibility study under the pilot program.
  - (7) Completion.—Upon completion of a feasibility report for a feasibility study selected to be carried out under this subsection, the Secretary shall transmit the report to Congress for authorization, and shall include the report in the next annual report submitted under section 7001 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2282d).

1	(c) Pilot Program for the Recommendation of
2	Flood Protection and Hurricane and Storm Damage
3	REDUCTION PROJECTS IN RURAL COMMUNITIES AND Eco-
4	NOMICALLY DISADVANTAGED COMMUNITIES.—
5	(1) In general.—Not later than 180 days after
6	the date of enactment of this Act, the Secretary shall
7	establish and implement a pilot program to evaluate,
8	and make recommendations to Congress on, flood risk
9	management projects and hurricane and storm dam-
10	age risk reduction projects in rural communities or
11	economically disadvantaged communities, without
12	demonstrating that each project is justified solely by
13	national economic development benefits.
14	(2) Considerations.—In carrying out this sub-
15	section, the Secretary may make a recommendation to
16	Congress on up to 10 projects, without demonstrating
17	that the project is justified solely by national eco-
18	nomic development benefits, if the Secretary deter-
19	mines that—
20	(A) the community to be served by the
21	project is an economically disadvantaged com-
22	munity or a rural community;
23	(B) the long-term life safety, economic via-
24	bility and environmental systainability of the

- community would be threatened without the 1 2 project; and (C) the project is consistent with the re-3 4 quirements of section 1 of the Flood Control Act 5 of 1936 (33 U.S.C. 701a). 6 (3) Consistency.—In carrying out this sub-7 section, the Secretary shall ensure that project rec-8 ommendations are consistent with the principles and 9 requirements and the interagency guidelines, as such 10 terms are defined in section 110 of this Act, including 11 the consideration of quantifiable monetary and non-12 monetary benefits of the project. 13 (4) Prioritization.—The Secretary may give 14 equivalent budgetary consideration and priority to 15 projects recommended under this subsection. 16 (d) Geographic Diversity.—In selecting feasibility studies under subsection (b)(2)(C) or in making project recommendations under subsection (c), the Secretary shall con-18
- 20 (e) REPORT.—Not later than 5 years and 10 years 21 after the date of enactment of this Act, the Secretary shall 22 submit to the Committee on Transportation and Infrastruc-23 ture of the House of Representatives and the Committee on

sider the geographic diversity among proposed projects.

1	publicly available, a report detailing the results of the pilot
2	programs carried out under this section, including—
3	(1) a description of proposals received from non-
4	$Federal\ interests\ pursuant\ to\ subsection\ (b) (2) (A);$
5	(2) a description of technical assistance provided
6	$to\ non-Federal\ interests\ under\ subsection\ (b) (2) (B);$
7	(3) a description of proposals selected under sub-
8	section (b)(2)(C) and criteria used to select such pro-
9	posals;
10	(4) a description of the projects evaluated or rec-
11	ommended by the Secretary under subsection (c);
12	(5) a description of the quantifiable monetary
13	and nonmonetary benefits associated with the projects
14	recommended under subsection (c); and
15	(6) any recommendations to Congress on how the
16	Secretary can address the flood risk management and
17	hurricane and storm damage risk reduction needs of
18	$economically\ disadvantaged\ communities.$
19	(f) State Defined.—In this section, the term "State"
20	means each of the several States, the District of Columbia,
21	and each of the commonwealths, territories, and possessions
22	of the United States.
23	(g) Sunset.—The authority to commence a feasibility
24	study under subsection (b), and the authority make a rec-
25	ommendation under subsection (c), shall terminate on the

1	date that is 10 years after the date of enactment of this
2	Act.
3	SEC. 119. PERMANENT MEASURES TO REDUCE EMERGENCY
4	FLOOD FIGHTING NEEDS FOR COMMUNITIES
5	SUBJECT TO REPETITIVE FLOODING.
6	(a) Definitions.—In this section:
7	(1) Affected community.—The term "affected
8	community" means a legally constituted public body
9	(as that term is used in section 221(b) of the Flood
10	Control Act of 1970 (42 U.S.C. 1962d–5b(b))—
11	(A) with jurisdiction over an area that has
12	been subject to flooding in two or more events in
13	any 10-year period; and
14	(B) that has received emergency flood-fight-
15	ing assistance, including construction of tem-
16	porary barriers by the Secretary, under section
17	5 of the Act of August 18, 1941 (33 U.S.C. 701n)
18	with respect to such flood events.
19	(2) Natural feature; nature-based fea-
20	Ture.—The terms "natural feature" and "nature-
21	based feature" have the meanings given those terms in
22	section 1184 of the Water Resources Development Act
23	of 2016 (33 U.S.C. 2289a).
24	(b) Program.—

(1) In General.—The Secretary is authorized to carry out a program to study, design, and construct water resources development projects through measures involving, among other things, strengthening, raising, extending, realigning, or otherwise modifying existing flood control works, designing new works, and incorporating natural features, nature-based features, or nonstructural features, as appropriate to provide flood and coastal storm risk management to affected communities.

(2) Considerations.—In carrying out paragraph (1), the Secretary shall, to the maximum extent practical, review and, where appropriate, incorporate natural features or nature-based features, or a combination of such features and nonstructural features, that avoid or reduce at least 50 percent of flood or storm damages in one or more of the alternatives included in the final alternatives evaluated.

## (3) Construction.—

(A) In GENERAL.—The Secretary may carry out a project described in paragraph (1) without further congressional authorization if—

(i) the Secretary determines that the

24 project—

1	(I) is advisable to reduce the risk
2	of flooding for an affected community;
3	and
4	(II) produces benefits that are in
5	excess of the estimated costs; and
6	(ii) the Federal share of the cost of the
7	construction does not exceed \$17,500,000.
8	(B) Specific Authorization.—If the Fed-
9	eral share of the cost of a project described in
10	paragraph (1) exceeds \$17,500,000, the Secretary
11	shall submit the project recommendation to Con-
12	gress for authorization prior to construction, and
13	shall include the project recommendation in the
14	next annual report submitted under section 7001
15	of the Water Resources Reform and Development
16	Act of 2014.
17	(C) Financing.—
18	(i) Contributions.—If, based on a
19	study carried out pursuant to paragraph
20	(1), the Secretary determines that a project
21	described in paragraph (1) will not produce
22	benefits greater than cost, the Secretary
23	shall allow the affected community to pay,
24	or provide contributions equal to, an
25	amount sufficient to make the remaining

1	costs of design and construction of the
2	project equal to the estimated value of the
3	benefits of the project.
4	(ii) Effect on non-federal
5	SHARE.—Amounts provided by an affected
6	community under clause (i) shall be in ad-
7	dition to any payments or contributions the
8	affected community is required to provide
9	toward the remaining costs of design and
10	construction of the project under section 103
11	of the Water Resources Development Act of
12	1986 (33 U.S.C. 2213).
13	(4) Ability to pay.—
14	(A) In general.—Any cost-sharing agree-
15	ment for a project entered into pursuant to this
16	section shall be subject to the ability of the af-
17	fected community to pay.
18	(B) Determination.—The ability of any
19	affected community to pay shall be determined
20	by the Secretary in accordance with procedures
21	established by the Secretary.
22	(C) Effect of reduction.—Any reduc-
23	tion in the non-Federal share of the cost of a
24	project described in paragraph (1) as a result of
25	a determination under this paragraph shall not

1	be included in the Federal share for purposes of
2	subparagraphs (A) and (B) of paragraph (3).
3	SEC. 120. EMERGENCY RESPONSE TO NATURAL DISASTERS.
4	Section 5 of the Act of August 18, 1941 (33 U.S.C.
5	701n) is amended—
6	(1) in subsection (a)—
7	(A) in paragraph $(2)(B)$ —
8	(i) in clause (i)(I), by inserting ", or
9	provide contributions equal to," after
10	"pay"; and
11	(ii) in clause (ii)—
12	(I) in the heading, by inserting
13	"AND CONTRIBUTIONS" after "OF PAY-
14	MENTS'';
15	(II) by inserting "or contribu-
16	tions" after "Non-Federal payments";
17	and
18	(III) by inserting "or contribu-
19	tions" after "non-Federal payments";
20	and
21	(B) by adding at the end the following:
22	"(5) Feasibility study.—
23	"(A) Determination.—Not later than 180
24	days after receiving, from a non-Federal sponsor
25	of a project to repair or rehabilitate a flood con-

trol work described in paragraph (1), a request to initiate a feasibility study to further modify the relevant flood control work to provide for an increased level of protection, the Secretary shall provide to the non-Federal sponsor a written decision on whether the Secretary has the authority under section 216 of the Flood Control Act of 1970 (33 U.S.C. 549a) to undertake the requested feasibility study.

"(B) RECOMMENDATION.—If the Secretary determines under subparagraph (B) that the Secretary does not have the authority to undertake the requested feasibility study, the Secretary shall include the request for a feasibility study in the annual report submitted under section 7001 of the Water Resources Reform and Development Act of 2014."; and

## (2) in subsection (c)—

- (A) in the subsection heading, by striking "Levee Owners Manual" and inserting "Eli-Gibility";
- (B) in paragraph (1), in the heading, by striking "In general" and inserting "Levee Owner's manual";

1	(C) by redesignating paragraphs (2) and
2	(3) as paragraphs (3) and (4), respectively, and
3	inserting after paragraph (1) the following:
4	"(2) Compliance.—
5	"(A) In General.—Notwithstanding the
6	status of compliance of a non-Federal interest
7	with the requirements of a levee owner's manual
8	described in paragraph (1), or with any other
9	eligibility requirement established by the Sec-
10	retary related to the maintenance and upkeep re-
11	sponsibilities of the non-Federal interest, the Sec-
12	retary shall consider the non-Federal interest to
13	be eligible for repair and rehabilitation assist-
14	ance under this section if the non-Federal inter-
15	est—
16	"(i) enters into a written agreement
17	with the Secretary that identifies any items
18	of deferred or inadequate maintenance and
19	upkeep identified by the Secretary prior to
20	the natural disaster; and
21	"(ii) pays, during performance of the
22	repair and rehabilitation work, all costs to
23	address—

1	"(I) any items of deferred or in-
2	adequate maintenance and upkeep
3	identified by the Secretary; and
4	"(II) any repair or rehabilitation
5	work necessary to address damage the
6	Secretary attributes to such deferred or
7	inadequate maintenance or upkeep.
8	"(B) Eligibility.—The Secretary may
9	only enter into one agreement under subpara-
10	graph (A) with any non-Federal interest.
11	"(C) Sunset.—The authority of the Sec-
12	retary to enter into agreements under paragraph
13	(2) shall terminate on the date that is 5 years
14	after the date of enactment of this paragraph.";
15	and
16	(D) in paragraph (3) (as so redesignated),
17	by striking "this subsection" and inserting
18	"paragraph (1)".
19	SEC. 121. COST AND BENEFIT FEASIBILITY ASSESSMENT.
20	Section 1161(b) of the Water Resources Development
21	Act of 2018 (33 U.S.C. 701n note) is amended—
22	(1) in the matter preceding paragraph (1)—
23	(A) by striking the "three fiscal years pre-
24	ceding" and inserting "five fiscal years pre-
25	ceding"; and

1	(B) by striking "last day of the third fiscal
2	year" and inserting "last day of the fifth fiscal
3	year";
4	(2) in paragraph (1), by inserting ", or provide
5	contributions equal to," before "an amount suffi-
6	cient"; and
7	(3) by striking paragraph (2) and inserting the
8	following:
9	"(2) the Secretary determines that the damage to
10	the structure was not as a result of negligent oper-
11	ation or maintenance.".
10	SEC. 122. EXPEDITING REPAIRS AND RECOVERY FROM
12	
13	FLOODING.
13	FLOODING.
13 14 15	FLOODING.  (a) In General.—To the maximum extent prac-
13 14 15 16	FLOODING.  (a) In General.—To the maximum extent practicable, during the 5-year period beginning on the date of
13 14 15 16 17	FLOODING.  (a) In General.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and ex-
13 14 15 16 17	FLOODING.  (a) In General.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under sec-
13 14 15 16 17 18	FLOODING.  (a) In General.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under section 10 of the Act of March 3, 1899 (33 U.S.C. 403), and
13 14 15 16 17 18 19 20	FLOODING.  (a) IN GENERAL.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under section 10 of the Act of March 3, 1899 (33 U.S.C. 403), and section 404 of the Federal Water Pollution Control Act (33)
13 14 15 16 17 18 19 20 21	FLOODING.  (a) In General.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under section 10 of the Act of March 3, 1899 (33 U.S.C. 403), and section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344), and permissions under section 14 of the Act
13 14 15 16 17 18 19 20 21	FLOODING.  (a) IN GENERAL.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under section 10 of the Act of March 3, 1899 (33 U.S.C. 403), and section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344), and permissions under section 14 of the Act of March 3, 1899 (33 U.S.C. 408), to complete repairs, re-
13 14 15 16 17 18 19 20 21 22 23	FLOODING.  (a) IN GENERAL.—To the maximum extent practicable, during the 5-year period beginning on the date of enactment of this Act, the Secretary shall prioritize and expedite the processing of applications for permits under section 10 of the Act of March 3, 1899 (33 U.S.C. 403), and section 404 of the Federal Water Pollution Control Act (33 U.S.C. 1344), and permissions under section 14 of the Act of March 3, 1899 (33 U.S.C. 408), to complete repairs, reconstruction (including improvements), and upgrades to

- 1 (b) SAVINGS PROVISION.—Nothing in this section af-2 fects any obligation to comply with the requirements of any
- 3 Federal law, including—
- 4 (1) the National Environmental Policy Act of
- 5 1969 (42 U.S.C. 4321 et seq.);
- 6 (2) the Federal Water Pollution Control Act (33
- 7 U.S.C. 1251 et seq.); and
- 8 (3) the Endangered Species Act of 1973 (16
- 9 U.S.C. 1531 et seq.).
- 10 SEC. 123. REVIEW OF CORPS OF ENGINEERS ASSETS.
- 11 Section 6002 of the Water Resources Reform and De-
- 12 velopment Act of 2014 (128 Stat. 1349) is amended to read
- 13 as follows:
- 14 "SEC. 6002. REVIEW OF CORPS OF ENGINEERS ASSETS.
- 15 "(a) Assessment.—The Secretary shall conduct an
- 16 assessment of projects constructed by the Secretary for
- 17 which the Secretary continues to have financial or oper-
- 18 ational responsibility.
- 19 "(b) Inventory.—Not later than 18 months after the
- 20 date of enactment of the Water Resources Development Act
- 21 of 2020, the Secretary shall, based on the assessment carried
- 22 out under subsection (a), develop an inventory of projects
- 23 or portions of projects—
- 24 "(1) that are not needed for the missions of the
- 25 Corps of Engineers;

1	"(2) the modification of which, including though
2	the use of structural features, nonstructural features,
3	or natural features or nature-based features (as those
4	terms are defined in section 1184(a) of the Water Re-
5	sources Development Act of 2016 (33 U.S.C.
6	2289a(a)), could improve the sustainable operations
7	of the project, or reduce operation and maintenance
8	costs for the project; or
9	"(3) that are no longer having project purposes
10	adequately met by the Corps of Engineers, because of
11	deferment of maintenance or other challenges, and the
12	divestment of which to a non-Federal entity could bet-
13	ter meet the local and regional needs for operation
14	and maintenance.
15	"(c) Criteria.—In conducting the assessment under
16	subsection (a) and developing the inventory under sub-
17	section (b), the Secretary shall use the following criteria:
18	"(1) The extent to which the project aligns with
19	the current missions of the Corps of Engineers.
20	"(2) The economic and environmental impacts of
21	the project on existing communities in the vicinity of
22	the project.
23	"(3) The extent to which the divestment or modi-
24	fication of the project could reduce operation and
25	maintenance costs of the Corps of Engineers.

- 1 "(4) The extent to which the divestment or modi-2 fication of the project is in the public interest.
- "(5) The extent to which investment of additional Federal resources in the project proposed for divestment or modification, including investment needed to bring the project to a good state of repair, is in the public interest.
- 8 "(6) The extent to which the authorized purpose 9 of the project is no longer being met.
- "(d) Recommendations of Non-Federal Inter-11 ESTS.—A non-Federal interest for a project may rec-12 ommend that the Secretary include such project in the as-13 sessment or inventory required under this section.

## 14 "(e) Report to Congress.—

- 15 "(1) In general.—Upon completion of the in-16 ventory required by subsection (b), the Secretary shall 17 submit to the Committee on Environment and Public 18 Works of the Senate and the Committee on Transpor-19 tation and Infrastructure of the House of Representa-20 tives, and make publicly available, a report con-21 taining the findings of the Secretary with respect to 22 the assessment and inventory required under this sec-23 tion.
- 24 "(2) Inclusion.—The Secretary shall list in an 25 appendix any recommendation of a non-Federal in-

1	terest made with respect to a project under subsection
2	(d) that the Secretary determines not to include in the
3	inventory developed under subsection (b), based on the
4	criteria in subsection (c), including information
5	about the request and the reasons for the Secretary's
6	determination.".
7	SEC. 124. SENSE OF CONGRESS ON MULTIPURPOSE
8	PROJECTS.
9	It is the sense of Congress that the Secretary, in coordi-
10	nation with non-Federal interests, should maximize the de-
11	velopment, evaluation, and recommendation of project al-
12	ternatives for future water resources development projects
13	that produce multiple project benefits, such as navigation,
14	flood risk management, and ecosystem restoration benefits,
15	including through the use of natural or nature-based fea-
16	tures and the beneficial use of dredged material.
17	SEC. 125. BENEFICIAL USE OF DREDGED MATERIAL;
18	DREDGED MATERIAL MANAGEMENT PLANS.
19	(a) National Policy on the Beneficial Use of
20	Dredged Material.—
21	(1) In General.—It is the policy of the United
22	States for the Corps of Engineers to maximize the
23	beneficial use, in an environmentally acceptable man-
24	ner, of suitable dredged material obtained from the

1	construction or operation and maintenance of water
2	resources development projects.
3	(2) Placement of dredged materials.—
4	(A) In general.—In evaluating the place-
5	ment of dredged material obtained from the con-
6	struction or operation and maintenance of water
7	resources development projects, the Secretary
8	shall consider—
9	(i) the suitability of the dredged mate-
10	rial for a full range of beneficial uses; and
11	(ii) the economic and environmental
12	benefits, efficiencies, and impacts (including
13	the effects on living coral) of using the
14	dredged material for beneficial uses, includ-
15	ing, in the case of beneficial use activities
16	that involve more than one water resources
17	development project, the benefits, effi-
18	ciencies, and impacts that result from the
19	$combined\ activities.$
20	(B) CALCULATION OF FEDERAL STAND-
21	ARD.—
22	(i) Determination.—The economic
23	benefits and efficiencies from the beneficial
24	use of dredged material considered by the
25	Secretary under subparagraph (A) shall be

1	included in any determination relating to
2	the "Federal standard" by the Secretary
3	under section 335.7 of title 33, Code of Fed-
4	eral Regulations, for the placement or dis-
5	posal of such material.
6	(ii) Reports.—The Secretary shall
7	submit to Congress—
8	(I) a report detailing the method
9	and all of the factors utilized by the
10	Corps of Engineers to determine the
11	Federal standard referred to in clause
12	(i); and
13	(II) for each evaluation under
14	subparagraph (A), a report displaying
15	the calculations for economic and envi-
16	ronmental benefits and efficiencies
17	from the beneficial use of dredged ma-
18	terial (including, where appropriate,
19	the utilization of alternative dredging
20	equipment and dredging disposal
21	methods) considered by the Secretary
22	under such subparagraph for the place-
23	ment or disposal of such material.
24	(C) Selection of dredged material
25	DISPOSAL METHOD FOR CERTAIN PURPOSES.—

1	Section 204(d) of the Water Resources Develop-
2	ment Act of 1992 (33 U.S.C. 2326(d)) is amend-
3	ed—
4	(i) in paragraph (1)—
5	(I) in the matter preceding sub-
6	paragraph (A), by striking "In devel-
7	oping" and all that follows through
8	"the non-Federal interest," and insert-
9	ing "At the request of the non-Federal
10	interest for a water resources develop-
11	ment project involving the disposal of
12	dredged material, the Secretary, using
13	funds appropriated for construction or
14	operation and maintenance of the
15	project, may select"; and
16	(II) in subparagraph (B), by
17	striking "flood and storm damage and
18	flood reduction benefits" and inserting
19	"hurricane and storm or flood risk re-
20	duction benefits"; and
21	(ii) by adding at the end the following:
22	"(5) Selection of dredged material dis-
23	POSAL METHOD FOR CERTAIN PURPOSES.—Activities
24	carried out under this subsection—

1	"(A) shall be carried out using amounts ap-
2	propriated for construction or operation and
3	maintenance of the project involving the disposal
4	of the dredged material; and
5	"(B) shall not carried out using amounts
6	made available under subsection (g).".
7	(b) Beneficial Use of Dredged Material.—
8	(1) Pilot program projects.—Section 1122 of
9	the Water Resources Development Act of 2016 (33
10	U.S.C. 2326 note) is amended—
11	(A) in subsection (a)—
12	(i) in paragraph (6), by striking ";
13	and" and inserting a semicolon;
14	(ii) in paragraph (7)(C), by striking
15	the period at the end and inserting "; and";
16	and
17	(iii) by adding at the end the fol-
18	lowing:
19	"(8) recovering lost storage capacity in reservoirs
20	due to sediment accumulation, if the project also has
21	a purpose described in any of paragraphs (1) through
22	(7).";
23	(B) in subsection (b)(1), by striking "20"
24	and insertina "35": and

- 1 (C) in subsection (g), by striking "20" and 2 inserting "35".
  - (2) SENSE OF CONGRESS.—It is the sense of Congress that the Secretary, in selecting projects for the beneficial use of dredged materials under section 1122 of the Water Resources Development Act of 2016 (33 U.S.C. 2326 note), should ensure the thorough evaluation of project submissions from rural, small, and economically disadvantaged communities.
    - (3) PROJECT SELECTION.—In selecting projects for the beneficial use of dredged materials under section 1122 of the Water Resources Development Act of 2016 (33 U.S.C. 2326 note), the Secretary shall prioritize the selection of at least one project for the utilization of thin layer placement of dredged fine and coarse grain sediment and at least one project for recovering lost storage capacity in reservoirs due to sediment accumulation authorized by subsection (a)(8) of such section, to the extent that a non-Federal interest has submitted an application for such project purposes that otherwise meets the requirements of such section.
    - (4) Temporary easements.—Section 1148 of the Water Resources Development Act of 2018 (33 U.S.C. 2326 note) is amended—

1	(A) in subsection $(a)$ —
2	(i) by striking "grant" and inserting
3	"approve"; and
4	(ii) by striking "granting" and insert-
5	ing "approving"; and
6	(B) in subsection (b), by striking "grants"
7	and inserting "approves".
8	(c) Five-Year Regional Dredged Material Man-
9	AGEMENT PLANS.—
10	(1) In General.—Not later than 1 year after
11	the date of enactment of this Act, and annually there-
12	after, the District Commander of each district of the
13	Corps of Engineers that obtains dredged material
14	through the construction or operation and mainte-
15	nance of a water resources development project shall,
16	at Federal expense, develop and submit to the Sec-
17	retary a 5-year dredged material management plan
18	in coordination with relevant State agencies and
19	stakeholders.
20	(2) Scope.—Each plan developed under this
21	subsection shall include—
22	(A) a dredged material budget for each wa-
23	tershed or littoral system within the district;
24	(B) an estimate of the amount of dredged
25	material likely to be obtained through the con-

struction or operation and maintenance of all water resources development projects projected to be carried out within the district during the 5-year period following submission of the plan, and the estimated timing for obtaining such dredged material;

(C) an identification of potential water resources development projects projected to be carried out within the district during such 5-year period that are suitable for, or that require, the placement of dredged material, and an estimate of the amount of dredged material placement capacity of such projects;

## (D) an evaluation of—

(i) the suitability of the dredged material for a full range of beneficial uses; and

(ii) the economic and environmental benefits, efficiencies, and impacts (including the effects on living coral) of using the dredged material for beneficial uses, including, in the case of beneficial use activities that involve more than one water resources development project, the benefits, efficiencies, and impacts that result from the combined activities;

1	(E) the district-wide goals for beneficial use
2	of the dredged material, including any expected
3	cost savings from aligning and coordinating
4	multiple projects (including projects across Corps
5	districts) in the use of the dredged material; and
6	(F) a description of potential beneficial use
7	projects identified through stakeholder solicita-
8	tion and coordination.
9	(3) Public comment.—In developing each plan
10	under this subsection, each District Commander shall
11	provide notice and an opportunity for public com-
12	ment, including a solicitation for stakeholders to iden-
13	tify beneficial use projects, in order to ensure, to the
14	extent practicable, that beneficial use of dredged mate-
15	rial is not foregone in a particular fiscal year or
16	dredging cycle.
17	(4) Public Availability.—Upon submission of
18	each plan to the Secretary under this subsection, each
19	District Commander shall make the plan publicly
20	available, including on a publicly available website.
21	(5) Transmission to congress.—As soon as
22	practicable after receiving a plan under subsection
23	(a), the Secretary shall transmit the plan to Congress.
24	(6) REGIONAL SEDIMENT MANAGEMENT PLANS.—
25	A plan developed under this section—

1	(A) shall be in addition to regional sedi-
2	ment management plans prepared under section
3	204(a) of the Water Resources Development Act
4	of 1992 (33 U.S.C. 2326(a)); and
5	(B) shall not be subject to the limitations in
6	section 204(g) of the Water Resources Develop-
7	ment Act of 1992 (33 U.S.C. 2326(g)).
8	(d) Dredge Pilot Program.—
9	(1) Revisions.—Section 1111 of the Water Re-
10	sources Development Act of 2018 (33 U.S.C. 2326
11	note) is amended—
12	(A) in subsection (a), by striking "for the
13	operation and maintenance of harbors and in-
14	land harbors" and all that follows through the
15	period at the end and inserting the following:
16	"for the operation and maintenance of—
17	"(1) harbors and inland harbors referred to in
18	section 210(a)(2) of the Water Resources Development
19	Act of 1986 (33 U.S.C. 2238(a)(2)); or
20	"(2) inland and intracoastal waterways of the
21	United States described in section 206 of the Inland
22	Waterways Revenue Act of 1978 (33 U.S.C. 1804).";
23	and

1	(B) in subsection (b), by striking "or inland
2	harbors" and inserting ", inland harbors, or in-
3	land or intracoastal waterways".
4	(2) Coordination with existing authori-
5	TIES.—The Secretary may carry out the dredge pilot
6	program authorized by section 1111 of the Water Re-
7	sources Development Act of 2018 (33 U.S.C. 2326
8	note) in coordination with Federal regional dredge
9	demonstration programs in effect on the date of enact-
10	ment of this Act.
11	SEC. 126. AQUATIC ECOSYSTEM RESTORATION FOR ANAD-
12	ROMOUS FISH.
13	(a) Anadromous Fish Habitat and Passage.—Sec-
14	tion 206 of the Water Resources Development Act of 1996
15	(33 U.S.C. 2330) is amended—
16	(1) in subsection (a), by adding at the end the
17	following:
18	"(3) Anadromous fish habitat and pas-
19	SAGE.—
20	"(A) Measures.—A project under this sec-
21	tion may include measures to improve habitat or
22	passage for anadromous fish, including—
23	"(i) installing fish bypass structures on
24	small water diversions;
25	"(ii) modifying tide gates; and

1	"(iii) restoring or reconnecting
2	floodplains and wetlands that are impor-
3	tant for anadromous fish habitat or pas-
4	sage.
5	"(B) Benefits.—A project that includes
6	measures under this paragraph shall be formu-
7	lated to maximize benefits for the anadromous
8	fish species benefitted by the project."; and
9	(2) by adding at the end the following:
10	"(g) Prioritization.—The Secretary shall give
11	projects that include measures described in subsection $(a)(3)$
12	equal priority for implementation as other projects under
13	this section.".
14	SEC. 127. ANNUAL REPORT TO CONGRESS ON WATER RE-
15	SOURCES INFRASTRUCTURE.
16	(a) In General.—Section 7001 of the Water Re-
17	sources Reform and Development Act of 2014 (33 U.S.C.
18	2282d) is amended—
19	(1) in subsection (c)—
20	(A) in paragraph (1)—
21	(i) in subparagraph (B)(ii)(III), by
22	inserting ", regional, or local" after "na-
23	tional"; and
24	(ii) by adding at the end the following:

1	"(D) Modifications of projects car-
2	RIED OUT PURSUANT TO CONTINUING AUTHORITY
3	PROGRAMS.—
4	"(i) In general.—With respect to a
5	project being carried out pursuant to a con-
6	tinuing authority program for which a pro-
7	posed modification is necessary because the
8	project is projected to exceed, in the coming
9	fiscal year, the maximum Federal cost of
10	the project, the Secretary shall include a
11	proposed modification in the annual report
12	if the proposed modification will result in
13	completion of construction the project and
14	the justification for the modification is not
15	the result of a change in the scope of the
16	project.
17	"(ii) Inclusion.—For each proposed
18	modification included in an annual report
19	under clause (i), the Secretary shall include
20	in the annual report—
21	"(I) a justification of why the
22	$modification \ is \ necessary;$
23	"(II) an estimate of the total cost
24	and timeline required to complete con-
25	struction of the project; and

1	"(III) an indication of continued
2	support by the non-Federal interest
3	and the financial ability of the non-
4	Federal interest to provide the required
5	cost-share.
6	"(iii) Definition.—For the purposes
7	of this subparagraph, the term 'continuing
8	authority program' means any of—
9	"(I) section 14 of the Flood Con-
10	trol Act of 1946 (33 U.S.C. 701r);
11	"(II) section 3 of the Act of Au-
12	gust 13, 1946 (33 U.S.C. 426g);
13	"(III) section 107 of the River
14	and Harbor Act of 1960 (33 U.S.C.
15	577);
16	"(IV) section 111 of the River and
17	Harbor Act of 1968 (33 U.S.C. 426i);
18	"(V) section 204 of the Water Re-
19	sources Development Act of 1992 (33
20	U.S.C. 2326);
21	"(VI) section 205 of the Flood
22	Control Act of 1948 (33 U.S.C. 701s);
23	"(VII) section 206 of the Water
24	Resources Development Act of 1996 (33
25	U.S.C. 2330);

1	"(VIII) section 2 of the Act of Au-
2	gust 28, 1937 (33 U.S.C. 701g); and
3	"(IX) section 1135 of the Water
4	Resources Development Act of 1986 (33
5	U.S.C. 2309a)."; and
6	(B) in paragraph $(4)(B)$ —
7	(i) in clause (i), by striking "and" at
8	$the\ end;$
9	(ii) by redesignating clause (ii) as
10	clause (iii); and
11	(iii) by inserting after clause (i) the
12	following:
13	"(ii) the Secretary shall not include
14	proposals in the appendix of the annual re-
15	port that otherwise meet the criteria for in-
16	clusion in the annual report solely on the
17	basis that the proposals are for the purposes
18	of navigation, flood risk management, eco-
19	system restoration, or municipal or agricul-
20	tural water supply; and"; and
21	(2) in subsection $(g)(5)$ , by striking "if author-
22	ized" and all that follows through "2016".
23	(b) Over-Budget Cap Programs.—For any project
24	carried out under a continuing authority program, as such
25	term is defined in section 7001(c)(1)(D) of the Water Re-

- 1 sources Reform and Development Act of 2014 (33 U.S.C.
- 2 2282d)), for which the Secretary is required to include a
- 3 proposed modification in an annual report under such sec-
- 4 tion 7001(c)(1)(D), the Secretary shall, to the extent prac-
- 5 ticable, inform the non-Federal interest of the process for
- 6 carrying out the project pursuant to section 105 of the
- 7 Water Resources Development Act of 1986 (33 U.S.C. 2215)
- 8 and whether the Secretary has the authority to complete a
- 9 feasibility study for the project.
- 10 (c) Annual Report on Status of Feasibility
- 11 Studies.—Concurrent with each report submitted under
- 12 section 7001 of the Water Resources Reform and Develop-
- 13 ment Act of 2014 (33 U.S.C. 2282d), the Secretary shall
- 14 submit to the Committee on Transportation and Infrastruc-
- 15 ture of the House of Representatives and the Committee on
- 16 Environment and Public Works of the Senate a report that
- 17 provides for an accounting of all outstanding feasibility
- 18 studies being conducted by the Secretary, including, for
- 19 each such study, its length, cost, and expected completion
- 20 *date*.
- 21 SEC. 128. HARMFUL ALGAL BLOOM DEMONSTRATION PRO-
- 22 *GRAM*.
- 23 (a) In General.—The Secretary shall carry out a
- 24 demonstration program to determine the causes of, and im-
- 25 plement measures to effectively detect, prevent, treat, and

- 1 eliminate, harmful algal blooms associated with water re-
- 2 sources development projects.
- 3 (b) Consultation; Use of Existing Data and Pro-
- 4 GRAM AUTHORITIES.—In carrying out the demonstration
- 5 program under subsection (a), the Secretary shall—
- 6 (1) consult with the heads of appropriate Federal
- 7 and State agencies; and
- 8 (2) make maximum use of existing Federal and
- 9 State data and ongoing programs and activities of
- 10 Federal and State agencies, including the activities of
- 11 the Secretary carried out through the Engineer Re-
- 12 search and Development Center pursuant to section
- 13 1109 of the Water Resources Development Act of 2018
- 14 (33 U.S.C. 610 note).
- 15 (c) Focus Areas.—In carrying out the demonstration
- 16 program under subsection (a), the Secretary shall undertake
- 17 program activities related to harmful algal blooms in the
- 18 Great Lakes, the tidal and inland waters of the State of
- 19 New Jersey, the coastal and tidal waters of the State of Lou-
- 20 isiana, the waterways of the counties that comprise the Sac-
- 21 ramento-San Joaquin Delta, California, the Allegheny Res-
- 22 ervoir Watershed, New York, and Lake Okeechobee, Florida.
- 23 (d) Additional Focus Areas.—In addition to the
- 24 areas described in subsection (c), in carrying out the dem-
- 25 onstration program under subsection (a), the Secretary

- 1 shall undertake program activities related to harmful algal
- 2 blooms at any Federal reservoir located in the Upper Mis-
- 3 souri River Basin or the North Platte River Basin, at the
- 4 request and expense of another Federal agency.
- 5 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
- 6 authorized to be appropriated to the Secretary \$25,000,000
- 7 to carry out this section. Such sums shall remain available
- 8 until expended.
- 9 SEC. 129. MISSOURI RIVER INTERCEPTION-REARING COM-
- 10 PLEX CONSTRUCTION.
- 11 (a) Report.—Not later than 1 year after the date of
- 12 enactment of this Act, and annually thereafter, the Sec-
- 13 retary shall submit to the Committee on Transportation
- 14 and Infrastructure of the House of Representatives and the
- 15 Committee on Environment and Public Works of the Senate
- 16 a report on the effects of any interception-rearing complex
- 17 constructed on the Missouri River on—
- 18 (1) flood risk management and navigation; and
- 19 (2) the population recovery of the pallid stur-
- 20 geon, including baseline population counts.
- 21 (b) No Additional IRC Construction.—The Sec-
- 22 retary may not authorize construction of an interception-
- 23 rearing complex on the Missouri River until the Sec-
- 24 retary—
- 25 (1) submits the report required by subsection (a);

1	(2) acting through the Engineer Research and
2	Development Center, conducts further research on
3	interception-rearing complex design, including any
4	effects on existing flows, flood risk management, and
5	navigation; and
6	(3) develops a plan—
7	(A) to repair dikes and revetments that are
8	affecting flood risk and bank erosion; and
9	(B) to establish, repair, or improve water
10	control structures at the headworks of constructed
11	shallow water habitat side-channels.
12	(c) Future IRC Construction.—
13	(1) Public comment.—The Secretary shall pro-
14	vide an opportunity for comment from the public and
15	the Governor of each affected State on any proposals
16	to construct an interception-rearing complex after the
17	date of enactment of this Act.
18	(2) Period.—The public comment period re-
19	quired by paragraph (1) shall be not less than 90
20	days for each proposal to construct an interception-
21	rearing complex on the Missouri River.
22	SEC. 130. MATERIALS, SERVICES, AND FUNDS FOR REPAIR,
23	RESTORATION, OR REHABILITATION OF
24	PROJECTS.
25	(a) DEFINITIONS.—In this section:

1	(1) Covered area.—The term "covered area"
2	means an area—
3	(A) for which the Governor of a State has
4	requested a determination that an emergency ex-
5	ists; or
6	(B) covered by an emergency or major dis-
7	aster declaration declared under the Robert T.
8	Stafford Disaster Relief and Emergency Assist-
9	ance Act (42 U.S.C. 5121 et seq.).
10	(2) Emergency period.—The term "emergency
11	period" means—
12	(A) with respect to a covered area described
13	in paragraph (1)(A), the period during which
14	the Secretary determines an emergency exists;
15	and
16	(B) with respect to a covered area described
17	in paragraph (1)(B), the period during which
18	the applicable declaration is in effect.
19	(b) In General.—In any covered area, the Secretary
20	is authorized to accept and use materials, services, and
21	funds, during the emergency period, from a non-Federal in-
22	terest or private entity to repair, restore, or rehabilitate a
23	federally authorized water resources development project,
24	and to provide reimbursement to such non-Federal interest
25	or private entity for such materials, services, and funds,

1	in the Secretary's sole discretion, and subject to the avail-
2	ability of appropriations, if the Secretary determines that
3	reimbursement is in the public interest.
4	(c) Additional Requirement.—The Secretary may
5	only reimburse for the use of materials or services accepted
6	under this section if such materials or services meet the Sec-
7	retary's specifications and comply with all applicable laws
8	and regulations that would apply if such materials and
9	services were acquired by the Secretary, including sections
10	3141 through 3148 and 3701 through 3708 of title 40,
11	United States Code, section 8302 of title 41, United States
12	Code, and the National Environmental Policy Act of 1969.
13	(d) Agreements.—
14	(1) In general.—Prior to the acceptance of ma-
15	terials, services, or funds under this section, the Sec-
16	retary and the non-Federal interest or private entity
17	shall enter into an agreement that specifies—
18	(A) the non-Federal interest or private enti-
19	ty shall hold and save the United States free
20	from any and all damages that arise from use of
21	materials or services of the non-Federal interest
22	or private entity, except for damages due to the
23	fault or negligence of the United States or its
24	contractors:

1	(B) the non-Federal interest or private enti-
2	ty shall certify that the materials or services
3	comply with all applicable laws and regulations
4	under subsection (c); and
5	(C) any other term or condition required by
6	the Secretary.
7	(2) Exception.—If an agreement under para-
8	graph (1) was not entered prior to materials or serv-
9	ices being contributed, a non-Federal interest or pri-
10	vate entity shall enter into an agreement with the
11	Secretary that—
12	(A) specifies the value, as determined by the
13	Secretary, of those materials or services contrib-
14	uted and eligible for reimbursement; and
15	(B) ensures that the materials or services
16	comply with subsection (c) and paragraph (1).
17	SEC. 131. LEVEE SAFETY.
18	Section 9004 of the Water Resources Development Act
19	of 2007 (33 U.S.C. 3303) is amended by adding at the end
20	the following:
21	"(d) Identification of Deficiencies.—
22	"(1) In general.—For each levee included in
23	an inventory established under subsection (b) or for
24	which the Secretary has conducted a review under
25	subsection (c), the Secretary shall—

1	"(A) identify the specific engineering and
2	maintenance deficiencies, if any; and
3	"(B) describe the recommended remedies to
4	correct each deficiency identified under subpara-
5	graph (A), and, if requested by owner of a non-
6	Federal levee, the associated costs of those rem-
7	edies.
8	"(2) Consultation.—In identifying deficiencies
9	and describing remedies for a levee under paragraph
10	(1), the Secretary shall consult with relevant non-Fed-
11	eral interests, including by providing an opportunity
12	for comment by those non-Federal interests.".
13	SEC. 132. NATIONAL DAM SAFETY PROGRAM.
14	(a) Definitions.—Section 2 of the National Dam
15	Safety Program Act (33 U.S.C. 467) is amended—
16	(1) in paragraph (4)—
17	$(A) \ in \ subparagraph \ (A)$ —
18	(i) by striking clause (iii) and insert-
19	ing the following:
20	"(iii) has an emergency action plan
21	that—
22	"(I) is approved by the relevant
23	State dam safety agency; or
24	"(II) is in conformance with
25	State law and pending approval by the

1	relevant State dam safety agency;";
2	and
3	(ii) by striking clause (iv) and insert-
4	ing the following:
5	"(iv) fails to meet minimum dam safe-
6	ty standards of the State in which the dam
7	is located, as determined by the State; and
8	"(v) poses an unacceptable risk to the
9	public, as determined by the Administrator,
10	in consultation with the Board."; and
11	(B) in subparagraph $(B)(i)$ , by inserting
12	"under a hydropower project with an authorized
13	installed capacity of greater than 1.5
14	megawatts" after "dam"; and
15	(2) in paragraph (10)—
16	(A) in the heading, by striking "Non-fed-
17	ERAL SPONSOR" and inserting "ELIGIBLE SUB-
18	RECIPIENT"; and
19	(B) by striking "The term non-Federal
20	sponsor'" and inserting "The term 'eligible sub-
21	recipient".
22	(b) Rehabilitation of High Hazard Potential
23	Dams.—
24	(1) Establishment of program.—Section
25	8A(a) of the National Dam Safety Program Act (33

1	U.S.C. 467f–2(a)) is amended by striking "to non-
2	Federal sponsors" and inserting "to States with dam
3	safety programs".
4	(2) Eligible activities.—Section 8A(b) of the
5	National Dam Safety Program Act (33 U.S.C. 467f-
6	2(b)) is amended, in the matter preceding paragraph
7	(1), by striking "for a project may be used for" and
8	inserting "to a State may be used by the State to
9	award grants to eligible subrecipients for".
10	(3) AWARD OF GRANTS.—Section 8A(c) of the
11	National Dam Safety Program Act (33 U.S.C. 467f-
12	2(c)) is amended—
13	(A) in paragraph (1)(A), by striking "non-
14	Federal sponsor" and inserting "State"; and
15	(B) in paragraph (2)—
16	(i) in subparagraph (A), by striking
17	"an eligible high hazard potential dam to a
18	non-Federal sponsor" and inserting "eligi-
19	ble high hazard potential dams to a State";
20	(ii) in subparagraph (B)—
21	(I) in the subparagraph heading,
22	by striking "Project grant" and in-
23	serting "Grant";
24	(II) by striking "project grant
25	agreement with the non-Federal spon-

1	sor" and inserting "grant agreement
2	with the State"; and
3	(III) by striking "project," and
4	inserting "projects for which the grant
5	is awarded,";
6	(iii) by amending subparagraph (C) to
7	read as follows:
8	"(C) Grant assurance.—As part of a
9	grant agreement under subparagraph (B), the
10	Administrator shall require that each eligible
11	subrecipient to which the State awards a grant
12	under this section provides an assurance, with
13	respect to the dam to be rehabilitated by the eli-
14	gible subrecipient, that the dam owner will carry
15	out a plan for maintenance of the dam during
16	the expected life of the dam."; and
17	(iv) in subparagraph (D), by striking
18	"A grant provided under this section shall
19	not exceed" and inserting "A State may not
20	award a grant to an eligible subrecipient
21	under this section that exceeds, for any 1
22	dam,".
23	(4) Requirements.—Section 8A(d) of the Na-
24	tional Dam Safety Program Act (33 U.S.C. 467f-
25	2(d)) is amended—

1	(A) in paragraph (1), by inserting "to an
2	eligible subrecipient" after "this section";
3	(B) in paragraph (2)—
4	(i) in the paragraph heading, by strik-
5	ing "Non-federal sponsor" and insert-
6	ing "Eligible subrecipient";
7	(ii) in the matter preceding subpara-
8	graph (A), by striking "the non-Federal
9	sponsor shall" and inserting "an eligible
10	subrecipient shall, with respect to the dam
11	to be rehabilitated by the eligible sub-
12	recipient";
13	(iii) by amending subparagraph (A) to
14	read as follows:
15	"(A) demonstrate that the community in
16	which the dam is located participates in, and
17	complies with, all applicable Federal flood insur-
18	ance programs, including demonstrating that
19	such community is participating in the National
20	Flood Insurance Program, and is not on proba-
21	tion, suspended, or withdrawn from such Pro-
22	gram;";
23	(iv) in subparagraph (B), by striking
24	"have" and inserting "beginning not later
25	than 2 years after the date on which the Ad-

1	ministrator publishes criteria for hazard
2	mitigation plans under paragraph (3),
3	demonstrate that the Tribal or local govern-
4	ment with jurisdiction over the area in
5	which the dam is located has"; and
6	(v) in subparagraph (C), by striking
7	"50-year period" and inserting "expected
8	life of the dam"; and
9	(C) by adding at the end the following:
10	"(3) Hazard mitigation plan criteria.—Not
11	later than 1 year after the date of enactment of this
12	paragraph, the Administrator, in consultation with
13	the Board, shall publish criteria for hazard mitiga-
14	tion plans required under paragraph $(2)(B)$ .".
15	(5) Floodplain management plans.—Section
16	8A(e) of the National Dam Safety Program Act (33
17	U.S.C. 467f–2(e)) is amended—
18	(A) in paragraph (1)—
19	(i) in the matter preceding subpara-
20	graph (A), by striking "the non-Federal
21	sponsor" and inserting "an eligible sub-
22	recipient"; and
23	(ii) in subparagraph (B), by striking
24	"1 year" and inserting "2 years" each place
25	it appears; and

1	(B) by striking paragraph (3) and inserting
2	$the\ following:$
3	"(3) Plan criteria and technical sup-
4	PORT.—The Administrator, in consultation with the
5	Board, shall provide criteria, and may provide tech-
6	nical support, for the development and implementa-
7	tion of floodplain management plans prepared under
8	this subsection.".
9	(6) Contractual Requirements.—Section
10	8A(i)(1) of the National Dam Safety Program Act
11	(33 U.S.C. 467f–2(i)(1)) is amended by striking "a
12	non-Federal sponsor" and inserting "an eligible sub-
13	recipient".
14	SEC. 133. REHABILITATION OF CORPS OF ENGINEERS CON-
15	STRUCTED PUMP STATIONS.
16	(a) Definitions.—In this section:
17	(1) Eligible Pump Station.—The term "eligi-
18	ble pump station" means a pump station—
19	(A) constructed, in whole or in part, by the
20	Corps of Engineers for flood risk management
21	purposes;
22	(B) that the Secretary has identified as hav-
23	ing a major deficiency; and
24	(C) the failure of which the Secretary has
25	determined would impair the function of a flood

1	risk management project constructed by the
2	Corps of Engineers.
3	(2) Rehabilitation.—
4	(A) In General.—The term "rehabilita-
5	tion", with respect to an eligible pump station,
6	means to address a major deficiency of the eligi-
7	ble pump station caused by long-term degrada-
8	tion of the foundation, construction materials, or
9	engineering systems or components of the eligible
10	pump station.
11	(B) Inclusions.—The term "rehabilita-
12	tion", with respect to an eligible pump station,
13	includes—
14	(i) the incorporation into the eligible
15	pump station of—
16	(I) current design standards;
17	(II) efficiency improvements; and
18	(III) associated drainage; and
19	(ii) increasing the capacity of the eligi-
20	ble pump station, subject to the condition
21	that the increase shall—
22	(I) significantly decrease the risk
23	of loss of life and property damage; or

1	(II) decrease total lifecycle reha-
2	bilitation costs for the eligible pump
3	station.
4	(b) Authorization.—The Secretary may carry out
5	rehabilitation of an eligible pump station, if the Secretary
6	determines that the rehabilitation is feasible.
7	(c) Cost Sharing.—The non-Federal interest for the
8	eligible pump station shall—
9	(1) provide 35 percent of the cost of rehabilita-
10	tion of an eligible pump station carried out under
11	this section; and
12	(2) provide all land, easements, rights-of-way,
13	and necessary relocations associated with the rehabili-
14	tation described in subparagraph (A), at no cost to
15	the Federal Government.
16	(d) Agreement Required.—The rehabilitation of an
17	eligible pump station pursuant to this section shall be initi-
18	ated only after a non-Federal interest has entered into a
19	binding agreement with the Secretary—
20	(1) to pay the non-Federal share of the costs of
21	rehabilitation under subsection (c); and
22	(2) to pay 100 percent of the operation and
23	maintenance costs of the rehabilitated eligible pump
24	station, in accordance with regulations promulgated
25	by the Secretary.

1	(e) Treatment.—The rehabilitation of an eligible
2	pump station pursuant to this section shall not be consid-
3	ered to be a separable element of the associated flood risk
4	management project constructed by the Corps of Engineers.
5	(f) AUTHORIZATION OF APPROPRIATIONS.—There is
6	authorized to be appropriated to carry out this section
7	\$60,000,000, to remain available until expended.
8	SEC. 134. NON-FEDERAL PROJECT IMPLEMENTATION PILOT
9	PROGRAM.
10	(a) Reauthorization; Implementation Guid-
11	ANCE.—Section 1043(b) of the Water Resources Reform and
12	Development Act of 2014 (33 U.S.C. 2201 note) is amend-
13	ed—
14	(1) in paragraph (7), by striking "the date that
15	is 5 years after the date of enactment of this Act" and
16	inserting "September 30, 2026";
17	(2) in paragraph (8), by striking "2023" and in-
18	serting "2026"; and
19	(3) by adding at the end the following:
20	"(9) Implementation guidance.—
21	"(A) In General.—Not later than 120
22	days after the date of enactment of this para-
23	graph, the Secretary shall issue guidance for the
24	implementation of the pilot program that, to the
25	extent practicable, identifies—

1	"(i) the metrics for measuring the suc-
2	cess of the pilot program;
3	"(ii) a process for identifying future
4	projects to participate in the pilot program;
5	"(iii) measures to address the risks of
6	a non-Federal interest constructing projects
7	under the pilot program, including which
8	entity bears the risk for projects that fail to
9	meet the Corps of Engineers standards for
10	design or quality;
11	"(iv) the laws and regulations that a
12	non-Federal interest must follow in car-
13	rying out a project under the pilot program;
14	and
15	"(v) which entity bears the risk in the
16	event that a project carried out under the
17	pilot program fails to be carried out in ac-
18	cordance with the project authorization or
19	this subsection.
20	"(B) New project partnership agree-
21	MENTS.—The Secretary may not enter into a
22	project partnership agreement under this sub-
23	section during the period beginning on the date
24	of enactment of this paragraph and ending on

- the date on which the Secretary issues the guidance under subparagraph (A).".
- 3 (b) Non-Federal Project Implementation for 4 Comprehensive Everglades Restoration Plan 5 Projects.—
- 6 (1) In General.—In carrying out the pilot pro-7 gram authorized under section 1043(b) of the Water 8 Resources Reform and Development Act of 2014 (33) 9 U.S.C. 2201 note), the Secretary is authorized to in-10 clude a project authorized to be implemented by, or 11 in accordance with, section 601 of the Water Re-12 sources Development Act of 2000, in accordance with 13 such section 1043(b).
  - (2) ELIGIBILITY.—In the case of a project described in paragraph (1) for which the non-Federal interest has initiated construction in compliance with authorities governing the provision of in-kind contributions for such project, the Secretary shall take into account the value of any in-kind contributions carried out by the non-Federal interest for such project prior to the date of execution of the project partnership agreement under section 1043(b) of the Water Resources Reform and Development Act of 2014 when determining the non-Federal share of the costs to complete construction of the project.

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1	(3) GUIDANCE.—Not later than 180 days after
2	the date of enactment of this subsection, and in ac-
3	cordance with the guidance issued under section
4	1043(b)(9) of the Water Resources Reform and Devel-
5	opment Act of 2014 (as added by this section), the
6	Secretary shall issue any additional guidance that the
7	Secretary determines necessary for the implementa-
8	tion of this subsection.
9	SEC. 135. COST SHARING PROVISIONS FOR TERRITORIES
10	AND INDIAN TRIBES.
11	Section 1156(b) of the Water Resources Development
12	Act of 1986 (33 U.S.C. 2310(b)) is amended by striking
13	"for inflation" and all that follows through the period at
14	the end and inserting "on an annual basis for inflation.".
15	SEC. 136. REVIEW OF CONTRACTING POLICIES.
16	(a) Review of Contractual Agreements.—
17	(1) In general.—Not later than 180 days after
18	the date of enactment of this section, the Secretary
19	shall complete a review of the policies, guidelines, and
20	regulations of the Corps of Engineers for the develop-
21	ment of contractual agreements between the Secretary
22	and non-Federal interests and utilities associated
23	with the construction of water resources development
24	projects.

1	(2) Report.—Not later than 90 days after com-
2	pleting the review under subsection (a)(1), the Sec-
3	retary shall submit to the Committee on Transpor-
4	tation and Infrastructure of the House of Representa-
5	tives and the Committee on Environment and Public
6	Works of the Senate, and make publicly available, a
7	report that includes—
8	(A) a summary of the results of the review;
9	and
10	(B) public guidance on best practices for a
11	non-Federal interest to use when writing or de-
12	veloping contractual agreements with the Sec-
13	retary and utilities.
14	(3) Provision of Guidance.—The Secretary
15	shall provide the best practices guidance included
16	$under\ paragraph\ (2)(A)\ to\ non-Federal\ interests$
17	prior to the development of contractual agreements
18	with such non-Federal interests.
19	(b) Sense of Congress.—It is the sense of Congress
20	that the Secretary should maximize use of nonprice tradeoff
21	procedures in competitive acquisitions for carrying out
22	emergency work in an area with respect to which the Presi-
23	dent has declared a major disaster under section 401 of the
24	Robert T. Stafford Disaster Relief and Emergency Assist-
25	$ance\ Act.$

1	SEC. 137. CRITERIA FOR FUNDING ENVIRONMENTAL INFRA-
2	STRUCTURE PROJECTS.
3	(a) In General.—Not later than 180 days after the
4	date of enactment of this Act, the Secretary shall develop
5	specific criteria for the evaluation and ranking of indi-
6	vidual environmental assistance projects authorized by
7	Congress (including projects authorized pursuant to envi-
8	ronmental assistance programs) for the Secretary to carry
9	out.
10	(b) Minimum Criteria.—For the purposes of carrying
11	out this section, the Secretary shall evaluate, at a min-
12	imum—
13	(1) the nature and extent of the positive and neg-
14	ative local economic impacts of the project, includ-
15	ing—
16	(A) the benefits of the project to the local
17	economy;
18	(B) the extent to which the project will en-
19	$hance\ local\ development;$
20	(C) the number of jobs that will be directly
21	created by the project; and
22	(D) the ability of the non-Federal interest to
23	pay the applicable non-Federal share of the cost
24	of the project;

1	(2) the demographics of the location in which the
2	project is to be carried out, including whether the
3	project serves—
4	(A) a rural community; or
5	(B) an economically disadvantaged commu-
6	nity, including an economically disadvantaged
7	$minority\ community;$
8	(3) the amount of appropriations a project has
9	received;
10	(4) the funding capability of the Corps of Engi-
11	neers with respect to the project;
12	(5) whether the project could be carried out
13	under other Federal authorities at an equivalent cost
14	to the non-Federal interest; and
15	(6) any other criteria that the Secretary con-
16	siders to be appropriate.
17	(c) Inclusion in Guidance.—The Secretary shall in-
18	clude the criteria developed under subsection (a) in the an-
19	nual Civil Works Direct Program Development Policy
20	Guidance of the Secretary.
21	(d) Report to Congress.—For fiscal year 2022, and
22	biennially thereafter, in conjunction with the President's
23	annual budget submission to Congress under section
24	1105(a) of title 31, United States Code, the Secretary shall
25	submit to the Committee on Environment and Public Works

- 1 and the Committee on Appropriations of the Senate and
- 2 the Committee on Transportation and Infrastructure and
- 3 the Committee on Appropriations of the House of Rep-
- 4 resentatives a report that identifies the Secretary's ranking
- 5 of individual environmental assistance projects authorized
- 6 by Congress for the Secretary to carry out, in accordance
- 7 with the criteria developed under this section.

## 8 SEC. 138. AGING INFRASTRUCTURE.

- 9 (a) DEFINITIONS.—In this section:
- 10 (1) AGING INFRASTRUCTURE.—The term "aging 11 infrastructure" means a water resources development 12 project of the Corps of Engineers, or any other water 13 resources, water storage, or irrigation project of an-14 other Federal agency, that is greater than 75 years
- Enhanced inspection.—The term "en-16 hanced inspection" means an inspection that uses 17 18 current or innovative technology, including Light De-19 tection Ranging (commonly and known 20 "LiDAR"), ground penetrating radar, subsurface im-21 aging, or subsurface geophysical techniques, to detect 22 whether the features of the aging infrastructure are 23 structurally sound and can operate as intended, or 24 are at risk of failure.
- 25 (b) Contracts for Enhanced Inspection.—

15

old.

1	(1) In general.—The Secretary may carry out
2	enhanced inspections of aging infrastructure, pursu-
3	ant to a contract with the owner or operator of the
4	aging infrastructure.
5	(2) Certain circumstances.—Subject to the
6	availability of appropriations, or funds available
7	pursuant to subsection (d), the Secretary shall enter
8	into a contract described in paragraph (1), if—
9	(A) the owner or operator of the aging in-
10	frastructure requests that the Secretary carry out
11	the enhanced inspections; and
12	(B) the inspection is at the full expense of
13	such owner or operator.
14	(c) Limitation.—The Secretary shall not require a
15	non-Federal entity associated with a project under the ju-
16	risdiction of another Federal agency to carry out corrective
17	or remedial actions in response to an enhanced inspection
18	carried out under this section.
19	(d) Funding.—The Secretary is authorized to accept
20	funds from an owner or operator of aging infrastructure,
21	and may use such funds to carry out an enhanced inspec-
22	tion pursuant to a contract entered into with such owner
23	or operator under this section.

## 1 SEC. 139. UNIFORMITY OF NOTIFICATION SYSTEMS.

2	(a) Inventory.—Not later than 180 days after the
3	date of enactment of this Act, the Secretary shall complete
4	an inventory of all systems used by the Corps of Engineers
5	for external communication and notification with respect
6	to projects, initiatives, and facilities of the Corps of Engi-
7	neers.
8	(b) Uniform Plan.—
9	(1) In general.—Not later than 1 year after
10	the date of enactment of this Act, the Secretary shall
11	develop a plan for the uniformity of such communica-
12	tion and notification systems for projects, initiatives,
13	and facilities of the Corps of Engineers.
14	(2) Inclusions.—The plan developed under
15	paragraph (1) shall—
16	(A) provide access to information in all
17	forms practicable, including through email, text
18	messages, news programs and websites, radio,
19	and other forms of notification;
20	(B) establish a notification system for any
21	projects, initiatives, or facilities of the Corps of
22	Engineers that do not have a notification system;
23	(C) streamline existing communication and
24	notification systems to improve the strength and
25	uniformity of those systems; and

1 (D) emphasize the necessity of timeliness in 2 notification systems and ensure that the methods of notification can transmit information in a 3 4 timely manner. 5 (3) Implementation.— 6 (A) In General.—Except as provided in 7 subparagraph (B), not later than 2 years after 8 the date of enactment of this Act, the Secretary 9 shall complete the implementation of the plan de-10 veloped under paragraph (1). 11 (B) Emergency management notifica-12 TION.—Not later than 18 months after the date 13 of enactment of this Act, the Secretary shall im-14 plement the provisions of the plan developed 15 under paragraph (1) relating to emergency man-16 agement notifications. 17 (4) SAVINGS PROVISION.—Nothing in this section 18 authorizes the elimination of any existing commu-19 nication or notification system used by the Corps of 20 Engineers. 21 SEC. 140. COASTAL STORM DAMAGE REDUCTION CON-22 TRACTS. 23 For any project for coastal storm damage reduction, the Secretary may seek input from a non-Federal interest for a project that may be affected by the timing of the coast-

1	al storm damage reduction activities under the project, in
2	order to minimize, to the maximum extent practicable, any
3	negative effects resulting from the timing of those activities.
4	SEC. 141. DAM REMEDIATION FOR ECOSYSTEM RESTORA-
5	TION.
6	Section 542(b)(2) of the Water Resources Development
7	Act of 2000 (114 Stat. 2671; 121 Stat. 1150) is amended—
8	(1) in subparagraph (F), by striking "or" at the
9	end;
10	(2) by redesignating subparagraph (G) as sub-
11	paragraph (H); and
12	(3) by inserting after subparagraph (F) the fol-
13	lowing:
14	"(G) measures to restore, protect, and pre-
15	serve an ecosystem affected by a dam (including
16	by the rehabilitation or modification of a
17	dam)—
18	"(i) that has been constructed, in whole
19	or in part, by the Corps of Engineers for
20	$flood\ control\ purposes;$
21	"(ii) for which construction was com-
22	pleted before 1940;
23	"(iii) that is classified as high hazard
24	potential' by the State dam safety agency of
25	the State in which the dam is located: and

1	"(iv) that is operated by a non-Federal
2	entity; or".
3	SEC. 142. LEVEE ACCREDITATION PROCESS; LEVEE CER-
4	TIFICATIONS.
5	(a) Sense of Congress.—It is the sense of Congress
6	that the process developed by the Flood Protection Structure
7	Accreditation Task Force established under section 100226
8	of the Moving Ahead for Progress in the 21st Century Act
9	(42 U.S.C. 4101 note) should not be limited to levee systems
10	in the inspection of completed works program of the Corps
11	of Engineers, but should apply equally to federally owned
12	levee systems operated by the Secretary, including federally
13	owned levee systems operated by the Secretary as part of
14	a reservoir project.
15	(b) Levee Certifications.—Section 3014 of the
16	Water Resources Reform and Development Act of 2014 (42
17	U.S.C. 4131) is amended—
18	(1) in subsection (a)—
19	(A) in paragraph (1)—
20	(i) by striking "under the inspection of
21	completed works program" and inserting
22	"for levee systems under the levee safety and
23	dam safety programs"; and
24	(ii) by striking "and" at the end;
25	(B) in paragraph (2)—

1	(i) by striking "activities under the in-
2	spection of completed works program of the
3	Corps of Engineers" and inserting "the ac-
4	tivities referred to in paragraph (1)";
5	(ii) by striking "chapter 1" and insert-
6	ing "chapter I"; and
7	(iii) by striking the period at the end
8	and inserting "; and"; and
9	(C) by adding at the end the following:
10	"(3) in the case of a levee system that is operated
11	and maintained by the Corps of Engineers, to the
12	maximum extent practicable, cooperate with local
13	governments seeking a levee accreditation decision for
14	the levee to provide information necessary to support
15	the accreditation decision in a timely manner."; and
16	(2) in paragraph (b)(3), by adding at the end
17	the following:
18	"(C) Contributed funds.—Notwith-
19	standing subparagraph (B), a non-Federal inter-
20	est may fund up to 100 percent of the cost of any
21	activity carried out under this subsection.".
22	SEC. 143. PROJECT PARTNERSHIP AGREEMENT.
23	Section $103(j)(1)$ of the Water Resources Development
24	Act of 1986 (33 U.S.C. 2213(i)(1)) is amended—

1	(1) by striking "Any project" and inserting the
2	following:
3	"(A) In General.—Any project"; and
4	(2) by adding at the end the following:
5	"(B) Inclusion.—An agreement under sub-
6	paragraph (A) shall include a brief description
7	and estimation of the anticipated operations,
8	maintenance, and replacement and rehabilita-
9	tion costs of the non-Federal interest for the
10	project.".
11	SEC. 144. ACCEPTANCE OF FUNDS FOR HARBOR DREDGING.
12	The Secretary is authorized, in accordance with sec-
13	tion 5 of Act of June 22, 1936 (33 U.S.C. 701h), to accept
14	and expend funds contributed by a State or other non-Fed-
15	eral interest—
16	(1) to dredge a non-Federal harbor or channel,
17	or a marina or berthing area located adjacent to, or
18	accessible by, such harbor or channel; or
19	(2) to provide technical assistance related to the
20	planning and design of dredging activities described
21	in paragraph (1).
22	SEC. 145. REPLACEMENT CAPACITY.
23	Section 217(a) of the Water Resources Development
24	Act of 1996 (33 U.S.C. 2326a(a)) is amended—

1	(1) in the subsection heading, by inserting "OR
2	Replacement Capacity" after "Additional Capac-
3	ITY";
4	(2) by striking paragraph (1) and inserting the
5	following:
6	"(1) Provided by Secretary.—
7	"(A) In general.—Subject to subpara-
8	graph (B), at the request of a non-Federal inter-
9	est with respect to a project, the Secretary
10	may—
11	"(i) provide additional capacity at a
12	dredged material disposal facility con-
13	structed by the Secretary beyond the capac-
14	ity that would be required for project pur-
15	poses; or
16	"(ii) permit the use of dredged mate-
17	rial disposal facility capacity required for
18	project purposes by the non-Federal interest
19	if the Secretary determines that replacement
20	capacity can be constructed at the facility
21	or another facility or site before such capac-
22	ity is needed for project purposes.
23	"(B) AGREEMENT.—Before the Secretary
24	takes an action under subparagraph (A), the
25	non-Federal interest shall agree to pay—

1	"(i) all costs associated with the con-
2	struction of the additional capacity or re-
3	placement capacity in advance of construc-
4	tion of such capacity; and
5	"(ii) in the case of use by a non-Fed-

"(ii) in the case of use by a non-Federal interest of dredged material disposal capacity required for project purposes under subparagraph (A)(ii), any increase in the cost of operation and maintenance of the project that the Secretary determines results from the use of the project capacity by the non-Federal interest in advance of each cycle of dredging.

"(C) CREDIT.—In the event the Secretary determines that the cost to operate or maintain the project decreases as a result of use by the non-Federal interest of dredged material disposal capacity required for project purposes under subparagraph (A)(ii), the Secretary, at the request of the non-Federal interest, shall credit the amount of the decrease toward any cash contribution of the non-Federal interest required thereafter for construction, operation, or maintenance of the project, or of another navigation project.";

1	(3) in paragraph (2), in the first sentence, by in-
2	serting "under paragraph $(1)(A)(i)$ " after "additional
3	capacity"; and
4	(4) by adding at the end the following:
5	"(3) Special rule for designation of re-
6	PLACEMENT CAPACITY FACILITY OR SITE.—
7	"(A) In general.—Subject to such terms
8	and conditions as the Secretary determines to be
9	necessary or advisable, an agreement under
10	paragraph (1)(B) for use permitted under para-
11	graph (1)(A)(ii) shall reserve to the non-Federal
12	interest—
13	"(i) the right to submit to the Sec-
14	retary for approval at a later date an alter-
15	native to the facility or site designated in
16	the agreement for construction of replace-
17	ment capacity; and
18	"(ii) the right to construct the replace-
19	ment capacity at the alternative facility or
20	site at the expense of the non-Federal inter-
21	est.
22	"(B) Requirement.—The Secretary shall
23	not reject a site for the construction of replace-
24	ment capacity under paragraph (1)(A)(ii) that
25	is submitted by the non-Federal interest for ap-

1	proval by the Secretary before the date of execu-
2	tion of the agreement under paragraph $(1)(B)$ ,
3	or thereafter, unless the Secretary—
4	"(i) determines that the site is environ-
5	mentally unacceptable, geographically unac-
6	ceptable, or technically unsound; and
7	"(ii) provides a written basis for the
8	determination under clause (i) to the non-
9	Federal interest.
10	"(4) Public comment.—The Secretary shall af-
11	ford the public an opportunity to comment on the de-
12	terminations required under this subsection for a use
13	$permitted\ under\ paragraph\ (1)(A)(ii).".$
14	SEC. 146. REVIEWING HYDROPOWER AT CORPS OF ENGI-
15	NEERS FACILITIES.
16	Section 1008 of the Water Resources Reform and De-
17	velopment Act of 2014 (33 U.S.C. 2321b) is amended—
18	(1) by striking "civil works" each place it ap-
19	pears and inserting "water resources development";
20	and
21	(2) by adding at the end the following:
22	"(c) Reviewing Hydropower at Corps of Engi-
23	NEERS FACILITIES.—
24	"(1) Definition of eligible non-federal in-
25	TEREST.—In this subsection, the term 'eligible non-

1	Federal interest' means a non-Federal interest that
2	owns or operates an existing non-Federal hydropower
3	facility at a Corps of Engineers water resources devel-
4	opment project.
5	"(2) Evaluation.—
6	"(A) In general.—On the written request
7	of an eligible non-Federal interest, the Secretary
8	shall conduct an evaluation to consider oper-
9	ational changes at the applicable project to fa-
10	cilitate production of non-Federal hydropower,
11	consistent with authorized project purposes. The
12	Secretary shall solicit input from interested
13	stakeholders as part of the evaluation.
14	"(B) Deadline.—Not later than 180 days
15	after the date on which the Secretary receives a
16	written request under subparagraph (A), the Sec-
17	retary shall provide to the non-Federal interest a
18	written response to inform the non-Federal inter-
19	est—
20	"(i) that the Secretary has approved
21	the request to conduct an evaluation; or
22	"(ii) of any additional information
23	necessary for the Secretary to approve the
24	request to conduct an evaluation

1	"(3) Operational changes.—An operational
2	change referred to in paragraph (2)(A) may in-
3	clude—
4	"(A) changes to seasonal pool levels;
5	"(B) modifying releases from the project;
6	and
7	"(C) other changes included in the written
8	request submitted under that paragraph that en-
9	hance the usage of the project to facilitate pro-
10	duction of non-Federal hydropower, consistent
11	with authorized project purposes.
12	"(4) Cost share.—The eligible non-Federal in-
13	terest shall pay 100 percent of the costs associated
14	with an evaluation under this subsection, including
15	the costs to prepare the report under paragraph (6).
16	"(5) Deadline.—The Secretary shall complete
17	an evaluation under this subsection by the date that
18	is not later than 1 year after the date on which the
19	Secretary begins the evaluation.
20	"(6) Report.—On completion of an evaluation
21	under this subsection, the Secretary shall submit to
22	the Committee on Environment and Public Works of
23	the Senate and the Committee on Transportation and
24	Infrastructure of the House of Representatives a re-
25	port on the effects of the operational changes proposed

1	by the non-Federal interest and examined in the eval-
2	uation on the authorized purposes of the project, in-
3	cluding a description of any negative impacts of the
4	proposed operational changes on the authorized pur-
5	poses of the project, or on any Federal project located
6	in the same basin.
7	"(7) SAVINGS PROVISION.—Nothing in this sub-
8	section—
9	"(A) affects the authorized purposes of a
10	Corps of Engineers water resources development
11	project;
12	"(B) affects existing authorities of the Corps
13	of Engineers, including authorities with respect
14	to navigation, flood damage reduction, environ-
15	mental protection and restoration, water supply
16	and conservation, and other related purposes; or
17	"(C) authorizes the Secretary to make any
18	operational changes to a Corps of Engineers
19	water resources development project.".
20	SEC. 147. REPAIR AND RESTORATION OF EMBANKMENTS.
21	(a) In General.—At the request of a non-Federal in-
22	terest, the Secretary shall assess the cause of damage to, or
23	the failure of, an embankment that is adjacent to the shore-
24	line of a reservoir project owned and operated by the Sec-
25	retary for which such damage or failure to the embankment

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has adversely affected a roadway that the Secretary has re-
   located for construction of the reservoir.
 3
        (b) Repair and Restoration Activities.—If, based
    on the assessment carried out under subsection (a), the Sec-
    retary determines that the cause of the damage to, or the
   failure of, the embankment is the direct result of the design
    or operation of the reservoir by the Secretary, the Secretary
 8
    is authorized to participate in the repair or restoration of
    such embankment.
10
        (c) AUTHORIZATION OF APPROPRIATIONS.—There is
    authorized to be appropriated to the Secretary $10,000,000
12
    to carry out this section.
    SEC. 148. COASTAL MAPPING.
14
        Section 516 of the Water Resources Development Act
15
    of 1996 (33 U.S.C. 2326b) is amended—
16
             (1) by redesignating subsection (g) as subsection
17
        (h);
18
              (2) by inserting after subsection (f) the following:
19
        "(g) Coastal Mapping.—The Secretary shall develop
    and carry out a plan for the recurring mapping of coast-
21
    lines that are experiencing rapid change, including such
22
    coastlines in—
23
              "(1) Alaska;
              "(2) Hawaii; and
24
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1	"(3) any territory or possession of the United
2	States."; and
3	(3) in subsection (h) (as so redesignated), by
4	adding at the end the following:
5	"(3) Coastal mapping.—In addition to
6	amounts made available under paragraph (1), there
7	is authorized to be appropriated to carry out sub-
8	section (g) with respect to Alaska, Hawaii, and the
9	territories and possessions of the United States,
10	\$10,000,000, to remain available until expended.".
11	SEC. 149. INTERIM RISK REDUCTION MEASURES.
12	(a) In General.—In the case of any interim risk re-
13	duction measure for dam safety purposes that was evaluated
14	in a final environmental assessment completed during the
15	period beginning on March 18, 2019, and ending on the
16	date of enactment of this Act, the Secretary shall carry out
17	a reevaluation of the measure in a timely manner if the
18	final environmental assessment did not consider in detail
19	at least—
20	(1) 1 operational water control plan change al-
21	ternative;
22	(2) 1 action alternative other than an oper-
23	ational water control plan change; and
24	(3) the no action alternative.

- 1 (b) Coordination.—A reevaluation carried out under
- 2 subsection (a) shall include consideration of the alternatives
- 3 described in such subsection, which shall be developed in
- 4 coordination with Federal agencies, States, Indian Tribes,
- 5 units of local government, and other non-Federal interests
- 6 that have existing water obligations that would be directly
- 7 affected by implementation of an interim risk reduction
- 8 measure that is the subject of the reevaluation.
- 9 (c) Implementation Prior to Reevaluation.—
- 10 Nothing in this section prohibits the Secretary from imple-
- 11 menting an interim risk reduction measure for which a re-
- 12 evaluation is required under subsection (a) prior to the
- 13 completion of the reevaluation under subsection (a).
- 14 SEC. 150. MAINTENANCE DREDGING PERMITS.
- 15 (a) In General.—The Secretary shall, to the max-
- 16 imum extent practicable, prioritize the reissuance of any
- 17 regional general permit for maintenance dredging that ex-
- 18 pires prior to May 1, 2021, and shall use best efforts to
- 19 ensure such reissuance prior to expiration of such a re-
- 20 gional general permit for maintenance dredging.
- 21 (b) Savings Provision.—Nothing in this section af-
- 22 fects any obligation to comply with the requirements of any
- 23 Federal law, including—
- 24 (1) the National Environmental Policy Act of
- 25 1969 (42 U.S.C. 4321 et seq.);

1	(2) the Federal Water Pollution Control Act (33
2	U.S.C. 1251 et seq.); and
3	(3) the Endangered Species Act of 1973 (16
4	U.S.C. 1531 et seq.).
5	SEC. 151. HIGH WATER-LOW WATER PREPAREDNESS.
6	(a) Definitions.—In this section:
7	(1) Bypass.—The term "bypass" means an al-
8	ternate water route adjacent to a lock and dam on a
9	Federal inland waterway system that can be used for
10	commercial navigation during high water conditions.
11	(2) Emergency condition.—The term "emer-
12	gency condition" means—
13	(A) unsafe conditions on a Federal inland
14	waterway system that prevent the operation of
15	commercial vessels, resulting from a major
16	change in water level or flows;
17	(B) an obstruction in a Federal inland wa-
18	terway system, including silt, sediment, rock for-
19	mation, or a shallow channel;
20	(C) an impaired or inoperable Federal lock
21	and dam; or
22	(D) any other condition determined appro-
23	priate by the Secretary.
24	(b) Emergency Determination.—The Secretary, in
25	consultation with the District Commanders responsible for

1	maintaining any Federal inland waterway system, the
2	users of the waterway system, and the Coast Guard, may
3	make a determination that an emergency condition exists
4	on the waterway system.
5	(c) Emergency Mitigation Project.—
6	(1) In general.—Subject to paragraph (2) and
7	the availability of appropriations, and in accordance
8	with all applicable Federal requirements, the Sec-
9	retary may carry out an emergency mitigation
10	project on a Federal inland waterway system with re-
11	spect to which the Secretary has determined that an
12	emergency condition exists under subsection (b), or on
13	a bypass of such system, to remedy that emergency
14	condition.
15	(2) Deadline.—An emergency mitigation
16	project under paragraph (1) shall—
17	(A) be initiated by not later than 60 days
18	after the date on which the Secretary makes the
19	applicable determination under subsection (b);
20	and
21	(B) to the maximum extent practicable, be
22	completed by not later than 1 year after the date
23	on which the Secretary makes such determina-
24	tion.

1	(d) Authorization of Appropriations.—There is
2	authorized to be appropriated to the Secretary to carry out
3	this section \$25,000,000 for each of fiscal years 2022
4	through 2024, to remain available until expended.
5	SEC. 152. TREATMENT OF CERTAIN BENEFITS AND COSTS.
6	(a) In General.—In the case of a flood risk manage-
7	ment project that incidentally generates seismic safety bene-
8	fits in regions of moderate or high seismic hazard, for the
9	purpose of a benefit-cost analysis for the project, the Sec-
10	retary shall not include in that analysis any additional de-
11	sign and construction costs resulting from addressing seis-
12	mic concerns.
13	(b) Savings Provision.—Except with respect to the
14	benefit-cost analysis, the additional costs referred to in sub-
15	section (a) shall be—
16	(1) included in the total project cost; and
17	(2) subject to cost-share requirements otherwise
18	applicable to the project.
19	SEC. 153. LEASE DEVIATIONS.
20	(a) Definition of Covered Lease Deviation.—In
21	this section, the term "covered lease deviation" means a

22 change in terms from the existing lease that requires ap-

23 proval from the Secretary for a lease—

1	(1) of Federal land within the State of Oklahoma
2	that is associated with a water resources development
3	project, under—
4	(A) section 2667 of title 10, United States
5	$Code;\ or$
6	(B) section 4 of the Act of December 22,
7	1944 (16 U.S.C. 460d); and
8	(2) with respect to which the lessee is in good
9	standing.
10	(b) DEADLINE.—In the case of a request for a covered
11	lease deviation—
12	(1) the Division Commander of the Southwestern
13	Division shall—
14	(A) notify the Secretary of the request via
15	electronic means by not later than 24 hours after
16	receiving the request; and
17	(B) by not later than 10 business days after
18	the date on which the Division Commander noti-
19	fies the Secretary under subparagraph $(A)$ —
20	(i) make a determination approving,
21	denying, or requesting a modification to the
22	request; and
23	(ii) provide to the Secretary the deter-
24	mination under clause (i); and

1	(2) if the Division Commander does not make a
2	determination under paragraph (1)(B), the Secretary
3	shall make a determination approving, denying, or
4	requesting a modification to the request by not later
5	than 10 business days after the date on which the
6	deadline described in paragraph (1)(B) expires.
7	(c) Notification.—If the Secretary does not make a
8	determination under subsection (b)(2) by the deadline de-
9	scribed in that subsection, the Secretary shall submit a noti-
10	fication of the failure to make a determination with respect
11	to the covered lease deviation, including the reason for the
12	failure and a description of any outstanding issues, to—
13	(1) the entity seeking the covered lease deviation;
14	(2) the members of the Oklahoma congressional
15	delegation;
16	(3) the Committee on Environment and Public
17	Works of the Senate; and
18	(4) the Committee on Transportation and Infra-
19	structure of the House of Representatives.
20	SEC. 154. SENSE OF CONGRESS ON ARCTIC DEEP DRAFT
21	PORT DEVELOPMENT.
22	It is the sense of Congress that—
23	(1) the Arctic, as defined in section 112 of the
24	Arctic Research and Policy Act of 1984 (Public Law
25	98–373), is a region of strategic importance to the

- national security and maritime transportation inter ests of the United States;
  - (2) there is a compelling national, regional,
    Alaska Native, and private sector need for permanent
    maritime transportation infrastructure development
    and for a presence in the Arctic by the United States
    to assert national security interests and to support
    and facilitate search and rescue, shipping safety, economic development, oil spill prevention and response,
    subsistence and commercial fishing, the establishment
    of ports of refuge, Arctic research, and maritime law
    enforcement;
    - (3) the Government of the Russian Federation has prioritized the development of Arctic maritime transportation capabilities and has made significant investments in military infrastructure in the Arctic, including the construction or refurbishment of 16 deepwater ports in the region;
    - (4) is a serious concern that the closest United States strategic seaports to the Arctic are the Port of Anchorage and the Port of Tacoma, located approximately 1,500 nautical miles and 2,400 nautical miles away from the Arctic, respectively, and approximately 1,900 nautical miles and 2,800 nautical miles, respectively, from Utiagvik, Alaska; and

1	(5) it is in the national interest to enhance exist-
2	ing, and develop, maritime transportation infrastruc-
3	ture in the Arctic, including an Arctic deep draft
4	strategic seaport in Alaska, that would allow the
5	Coast Guard and the Navy each to perform their re-
6	spective statutory duties and functions on a perma-
7	nent basis with minimal mission interruption.
8	SEC. 155. SMALL WATER STORAGE PROJECTS.
9	(a) In General.—The Secretary shall carry out a
10	program to study and construct new, or enlarge existing,
11	small water storage projects, in partnership with a non-
12	Federal interest.
13	(b) Requirements.—To be eligible to participate in
14	the program under this section, a small water storage
15	project shall—
16	(1) in the case of a new small water storage
17	project, have a water storage capacity of not less than
18	2,000 acre-feet and not more than 30,000 acre-feet;
19	(2) in the case of an enlargement of an existing
20	small water storage project, be for an enlargement of
21	not less than 1,000 acre-feet and not more than
22	30,000 acre-feet;
23	(3) provide—
24	(A) flood risk management benefits;
25	(B) ecological benefits; or

1	(C) water management, water conservation,
2	or water supply; and
3	(4) be—
4	(A) economically justified, environmentally
5	acceptable, and technically feasible; or
6	(B) in the case of a project providing eco-
7	logical benefits, cost-effective with respect to such
8	benefits.
9	(c) Scope.—In carrying out the program under this
10	section, the Secretary shall give preference to a small water
11	storage project located in a State with a population of less
12	than 1,000,000.
13	(d) Expedited Projects.—For the 10-year period
14	beginning on the date of enactment of this Act, the Sec-
15	retary shall expedite small water storage projects under this
16	section for which applicable Federal permitting require-
17	ments have been completed.
18	(e) Use of Data.—In conducting a study under this
19	section, to the maximum extent practicable, the Secretary
20	shall—
21	(1) as the Secretary determines appropriate, con-
22	sider and utilize any applicable hydrologic, economic,
23	or environmental data that is prepared for a small
24	water storage project under State law as the docu-
25	mentation, or part of the documentation, required to

1	complete State water plans or other State planning
2	documents relating to water resources management;
3	and
4	(2) consider information developed by the non-
5	Federal interest in relation to another study, to the
6	extent the Secretary determines such information is
7	applicable, appropriate, or otherwise authorized by
8	law.
9	(f) Cost Share.—
10	(1) Study.—The Federal share of the cost of a
11	study conducted under this section shall be—
12	(A) 100 percent for costs not to exceed
13	\$100,000; and
14	(B) 50 percent for any costs above \$100,000.
15	(2) Construction.—A small water storage
16	project carried out under this section shall be subject
17	to the cost-sharing requirements applicable to projects
18	under section 103 of the Water Resources Development
19	Act of 1986 (33 U.S.C. 2213), including—
20	(A) municipal and industrial water supply:
21	100 percent non-Federal;
22	(B) agricultural water supply: 35 percent
23	non-Federal; and
24	(C) recreation, including recreational navi-
25	gation: 50 percent of separable costs and, in the

- 1 case of any harbor or inland harbor or channel
- 2 project, 50 percent of joint and separable costs
- 3 allocated to recreational navigation.
- 4 (g) OMRRR RESPONSIBILITY.—The costs of operation,
- 5 maintenance, repair, and replacement and rehabilitation
- 6 for a small water storage project constructed under this sec-
- 7 tion shall be the responsibility of the non-Federal interest.
- 8 (h) Individual Project Limit.—Not more than
- 9 \$65,000,000 in Federal funds may be made available to a
- 10 small water storage project under this section.
- 11 (i) AUTHORIZATION OF APPROPRIATIONS.—There is
- 12 authorized to be appropriated to carry out this section
- 13 \$130,000,000 annually through fiscal year 2030.
- 14 SEC. 156. PLANNING ASSISTANCE TO STATES.
- 15 In carrying out section 22 of the Water Resources De-
- 16 velopment Act of 1974 (42 U.S.C. 1962d-16), the Secretary
- 17 shall provide equal priority for all mission areas of the
- 18 Corps of Engineers, including water supply and water con-
- 19 servation.
- 20 SEC. 157. FORECAST-INFORMED RESERVOIR OPERATIONS.
- 21 Section 1222 of the Water Resources Development Act
- 22 of 2018 (128 Stat. 3811) is amended by adding at the end
- 23 the following:
- 24 "(c) Additional Utilization of Forecast-In-
- 25 FORMED RESERVOIR OPERATIONS.—

"(1) In General.—Not later than 1 year after the date of enactment of this subsection, the Secretary shall submit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of the Senate a report on any additional opportunities identified for utilizing forecast-informed reservoir operations across the United States, including an assessment of the viability of forecast-informed reservoir operations in the Upper Missouri River Basin and the North Platte River Basin.

"(2) Forecast-informed reservoir operations.—

"(A) AUTHORIZATION.—If the Secretary determines, and includes in the report submitted under paragraph (1), that forecast-informed reservoir operations are viable at a reservoir in the Upper Missouri River Basin or the North Platte River Basin, including a reservoir for which the Secretary has flood control responsibilities under section 7 of the Act of December 22, 1944 (33 U.S.C. 709), the Secretary is authorized to carry out forecast-informed reservoir operations at such reservoir.

1	"(B) Requirement.—Subject to the avail-
2	ability of appropriations, if the Secretary deter-
3	mines, and includes in the report submitted
4	under paragraph (1), that forecast-informed res-
5	ervoir operations are viable in the Upper Mis-
6	souri River Basin or the North Platte River
7	Basin, the Secretary shall carry out forecast-in-
8	formed reservoir operations at not fewer than one
9	reservoir in such basin.".
10	SEC. 158. DATA FOR WATER ALLOCATION, SUPPLY, AND DE-
11	MAND.
12	(a) Study on Data for Water Allocation, Sup-
13	PLY, AND DEMAND.—
14	(1) In general.—The Secretary shall offer to
15	enter into an agreement with the National Academy
16	of Sciences to conduct a study on the ability of Fed-
17	eral agencies to coordinate with other Federal agen-
18	cies, State and local agencies, Indian Tribes, commu-
19	nities, universities, consortiums, councils, and other
20	relevant entities with expertise in water resources to
21	facilitate and coordinate the sharing among such en-
22	tities of water allocation, supply, and demand data,
23	including—
24	(A) any catalogs of such data;

1	(B) definitions of any commonly used terms
2	relating to water allocation, supply, and de-
3	mand; and
4	(C) a description of any common standards
5	used by those entities.
6	(2) Report.—If the National Academy of
7	Sciences enters into an agreement under paragraph
8	(1), to the maximum extent practicable, not later
9	than 1 year after the date of enactment of this Act,
10	the National Academy of Sciences shall submit to
11	Congress a report that includes—
12	(A) the results of the study under para-
13	graph(1);
14	(B) recommendations for ways to stream-
15	line and make cost-effective methods for Federal
16	agencies to coordinate interstate sharing of data,
17	including recommendations for the development
18	of a publicly accessible, internet-based platform
19	that can allow entities described in paragraph
20	(1) to communicate and coordinate ongoing data
21	collection efforts relating to water allocation,
22	supply, and demand, and share best practices re-
23	lating to those efforts; and
24	(C) a recommendation as to an appropriate
25	Federal entity that should—

1	(i) serve as the lead coordinator for the
2	sharing of data relating to water allocation,
3	supply, and demand; and
4	(ii) host and manage the internet-based
5	platform described in subparagraph (B).
6	(b) Data Transparency.—The Secretary shall
7	prioritize making publicly available water resources data
8	in the custody of the Corps of Engineers, as authorized by
9	section 2017 of the Water Resources Development Act of
10	2007 (33 U.S.C. 2342).
11	$(c) \ Funding. —From \ amounts \ otherwise \ appropriated$
12	or made available to the Secretary, the Secretary may make
13	available to the National Academy of Sciences not more
14	than \$3,900,000, to be used for the review of information
15	provided by the Corps of Engineers for purposes of a study
16	under subsection (a). The Secretary may accept funds from
17	another Federal agency and make such funds available to
18	the National Academy of Sciences, to be used for the review
19	of information provided by such agency for purposes of a
20	study under subsection (a).
21	SEC. 159. INLAND WATERWAYS PILOT PROGRAM.
22	(a) Definitions.—In this section:
23	(1) Authorized project.—The term "author-
24	ized project" means a federally authorized water re-

1	sources development project for navigation on the in-
2	land waterways.
3	(2) MODERNIZATION ACTIVITIES.—The term
4	"modernization activities" means construction or
5	major rehabilitation activities for any authorized
6	project.
7	(3) Non-federal interest.—The term "non-
8	Federal interest" means any public body described in
9	section 221(b) of the Flood Control Act of 1970 (42
10	$U.S.C.\ 1962d-5b(b)).$
11	(b) Authorization of Pilot Program.—The Sec-
12	retary is authorized to carry out a pilot program for mod-
13	ernization activities on the inland waterways system.
14	(c) Implementation.—
15	(1) In general.—In carrying out the pilot pro-
16	gram under this section, the Secretary may—
17	(A) accept and expend funds provided by a
18	non-Federal interest to carry out, for an author-
19	ized project (or a separable element of an author-
20	ized project), modernization activities for such
21	project; or
22	(B) coordinate with the non-Federal interest
23	in order to allow the non-Federal interest to
24	carry out, for an authorized project (or a sepa-

1	rable element of an authorized project), such
2	$modernization \ activities.$
3	(2) Number.—The Secretary shall select not
4	more than 2 authorized projects to participate in the
5	pilot program under paragraph (1).
6	(3) Conditions.—Before carrying out mod-
7	ernization activities pursuant to paragraph (1)(B), a
8	non-Federal interest shall—
9	(A) obtain any permit or approval required
10	in connection with such activities under Federal
11	or State law that would be required if the Sec-
12	retary were to carry out such activities; and
13	(B) ensure that a final environmental im-
14	pact statement or environmental assessment, as
15	appropriate, for such activities has been filed
16	pursuant to the National Environmental Policy
17	Act of 1969.
18	(4) Monitoring.—For any modernization ac-
19	tivities carried out by the non-Federal interest pursu-
20	ant to this section, the Secretary shall regularly mon-
21	itor and audit such activities to ensure that—
22	(A) the modernization activities are carried
23	out in accordance with this section; and
24	(B) the cost of the modernization activities
25	is reasonable.

1	(5) Requirements of sec-
2	tion 3142 of title 40, United States Code shall apply
3	to any modernization activities undertaken under or
4	pursuant to this section, either by the Secretary or the
5	non-Federal interest.
6	(d) AGREEMENTS.—
7	(1) Activities carried out by non-federal
8	INTEREST.—
9	(A) In general.—
10	(i) Written agreement.—Before a
11	non-Federal interest initiates modernization
12	activities for an authorized project pursuant
13	to this subsection $(c)(1)(B)$ , the non-Federal
14	interest shall enter into a written agreement
15	with the Secretary, under section 221 of the
16	Flood Control Act of 1970 (42 U.S.C.
17	1962d-5b), that requires the modernization
18	activities to be carried out in accordance
19	with—
20	(I) a plan approved by the Sec-
21	retary; and
22	(II) any other terms and condi-
23	tions specified by the Secretary in the
24	agreement.

1	(ii) Requirements.—A written agree-
2	ment under clause (i) shall provide that the
3	non-Federal interest shall comply with the
4	same legal and technical requirements that
5	would apply if the modernization activities
6	were carried out by the Secretary, including
7	all mitigation required to offset environ-
8	mental impacts of the activities, as deter-
9	mined by the Secretary.
10	(B) ALIGNMENT WITH ONGOING ACTIVI-
11	TIES.—A written agreement under subparagraph
12	(A) shall include provisions that, to the max-
13	imum extent practicable, align modernization
14	activities under this section with ongoing oper-
15	ations and maintenance activities for the appli-
16	cable authorized project.
17	(C) Indemnification.—As part of a writ-
18	ten agreement under subparagraph (A), the non-
19	Federal interest shall agree to hold and save the
20	United States free from liability for any and all
21	damage that arises from the modernization ac-
22	tivities carried out by the non-Federal interest
23	pursuant to this section.
24	(2) Activities carried out by secretary.—

For modernization activities to be carried out by the

1 Secretary pursuant to subsection (c)(1)(A), the non-2 Federal interest shall enter into a written agreement 3 with the Secretary, containing such terms and condi-4 tions as the Secretary determines appropriate. 5 (e) Reimbursement.— 6 (1) AUTHORIZATION.—Subject to the availability of appropriations, the Secretary may reimburse a 7 8 non-Federal interest for the costs of modernization ac-9 tivities carried out by the non-Federal interest pursu-10 ant to an agreement entered into under subsection 11 (d), or for funds provided to the Secretary under sub-12 section (c)(1)(A), if— (A) the non-Federal interest complies with 13 14 the agreement entered into under subsection (d): 15 and 16 (B) with respect to modernization activities 17 carried out by the non-Federal interest pursuant 18 to the agreement, the Secretary determines that 19 the non-Federal interest complied with all appli-20 cable Federal requirements in carrying out the 21 modernization activities. 22 (2) Limitation.—The Secretary may only reim-23 burse a non-Federal interest under paragraph (1) for 24 costs of construction that would otherwise be paid

from amounts appropriated from the general fund of

1	the Treasury pursuant to section 102 of the Water Re-
2	sources Development Act of 1986 (33 U.S.C. 2212).

- 3 (f) Rule of Construction.—Nothing in this sec-4 tion—
- 5 (1) affects the responsibility of the Secretary for 6 the operations and maintenance of the inland water-7 way system, as of the day before the date of enactment 8 of this Act, including the responsibility of the Sec-9 retary for the operations and maintenance costs for 10 any covered project after the modernization activities 11 are completed pursuant to this section;
  - (2) prohibits or prevents the use of Federal funds for operations and maintenance of the inland waterway system or any authorized project within the inland waterway system; or
- 16 (3) prohibits or prevents the use of Federal funds 17 for construction or major rehabilitation activities 18 within the inland waterway system or for any au-19 thorized project within the inland waterway system.
- 20 (g) Notification.—If a non-Federal interest notifies 21 the Secretary that the non-Federal interest intends to carry 22 out modernization activities for an authorized project, or 23 separable element thereof, pursuant to this section, the Sec-24 retary shall provide written notice to the Committee on En-25 vironment and Public Works of the Senate and the Com-

13

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mittee on Transportation and Infrastructure of the House of Representatives concerning the intent of the non-Federal interest. 3 (h) SUNSET.— 4 (1) In General.—The authority of the Secretary 5 6 to enter into an agreement under this section shall 7 terminate on the date that is 5 years after the date 8 of enactment of this Act. 9 (2) Reimbursement eligibility.—The termi-10 nation of authority under paragraph (1) shall not ex-11 tinguish the eligibility of a non-Federal interest to 12 seek reimbursement under subsection (e). 13 SEC. 160. DEFINITION OF ECONOMICALLY DISADVANTAGED 14 COMMUNITY. 15 (a) In General.—Not later than 180 days after the date of enactment of this Act, the Secretary shall issue guid-16 ance defining the term "economically disadvantaged com-17 munity" for the purposes of this Act and the amendments 18 19 made by this Act. 20 (b) Considerations.—In defining the term "economi-21 cally disadvantaged community" under subsection (a), the Secretary shall, to the maximum extent practicable, utilize the criteria under paragraph (1) or (2) of section 301(a) of the Public Works and Economic Development Act of 1965

(42 U.S.C. 3161), to the extent that such criteria are appli-

1	cable in relation to the development of water resources devel-
2	opment projects.
3	(c) Public Comment.—In developing the guidance
4	under subsection (a), the Secretary shall provide notice and
5	an opportunity for public comment.
6	SEC. 161. STUDIES OF WATER RESOURCES DEVELOPMENT
7	PROJECTS BY NON-FEDERAL INTERESTS.
8	(a) In General.—Section 203 of the Water Resources
9	Development Act of 1986 (33 U.S.C. 2231) is amended—
10	(1) in subsection (a)—
11	(A) in paragraph (1), by inserting ", or,
12	upon the written approval of the Secretary that
13	the modifications are consistent with the author-
14	ized purposes of the project, undertake a feasi-
15	bility study on modifications to a water re-
16	sources development project constructed by the
17	Corps of Engineers," after "water resources de-
18	velopment project"; and
19	(B) in paragraph (2), by striking "for feasi-
20	bility studies" and all that follows through the
21	period at the end and inserting "for the formula-
22	tion of feasibility studies of water resources de-
23	velopment projects undertaken by non-Federal
24	interests to—

1	"(A) ensure that any feasibility study with
2	respect to which the Secretary submits an assess-
3	ment to Congress under subsection (c) complies
4	with all of the requirements that would apply to
5	a feasibility study undertaken by the Secretary;
6	and
7	"(B) provide sufficient information for the
8	formulation of the studies, including processes
9	and procedures related to reviews and assistance
10	under subsection (e).";
11	(2) in subsection (b)—
12	(A) by striking "The Secretary" and insert-
13	ing the following:
14	"(1) In general.—The Secretary"; and
15	(B) by adding at the end the following:
16	"(2) Timing.—The Secretary may not submit to
17	Congress an assessment of a feasibility study under
18	this section until such time as the Secretary—
19	"(A) determines that the feasibility study
20	complies with all of the requirements that would
21	apply to a feasibility study undertaken by the
22	Secretary; and
23	"(B) completes all of the Federal analyses,
24	reviews, and compliance processes under the Na-
25	tional Environmental Policy Act of 1969 (42

1	U.S.C. 4321 et seq.), that would be required with
2	respect to the proposed project if the Secretary
3	had undertaken the feasibility study.
4	"(3) Initiation of review.—
5	"(A) Request.—
6	"(i) Submission.—The non-Federal
7	interest may submit to the Secretary a re-
8	quest that the Secretary initiate the anal-
9	yses, reviews, and compliance processes de-
10	scribed in paragraph (2)(B) with respect to
11	the proposed project prior to the non-Fed-
12	eral interest's submission of a feasibility
13	$study\ under\ subsection\ (a)(1).$
14	"(ii) Effect.—Receipt by the Sec-
15	retary of a request submitted under clause
16	(i) shall be considered the receipt of a pro-
17	posal or application that will lead to a
18	major Federal action that is subject to the
19	requirements of section $102(2)(C)$ of the Na-
20	tional Environmental Policy Act of 1969
21	$(42\ U.S.C.\ 4332(2)(C))$ that would be re-
22	quired if the Secretary were to undertake
23	the feasibility study.
24	"(B) Deadline.—Not later than 10 days
25	after the Secretary receives a request under this

1	paragraph, the Secretary shall begin the required
2	analyses, reviews, and compliance processes.
3	"(4) Notification.—Upon receipt of a request
4	under paragraph (3), the Secretary shall notify the
5	Committee on Transportation and Infrastructure of
6	the House of Representatives and the Committee on
7	Environment and Public Works of the Senate of the
8	request and a timeline for completion of the required
9	analyses, reviews, and compliance processes.
10	"(5) Status updates.—Not later than 30 days
11	after receiving a request under paragraph (3), and
12	every 30 days thereafter until the Secretary submits
13	an assessment under subsection (c) for the applicable
14	feasibility study, the Secretary shall notify the Com-
15	mittee on Transportation and Infrastructure of the
16	House of Representatives, the Committee on Environ-
17	ment and Public Works of the Senate, and the non-
18	Federal interest of the status of the Secretary's re-
19	quired analyses, reviews, and compliance processes.";
20	and
21	(3) in subsection (c)(1), in the matter preceding
22	subparagraph (A)—
23	(A) by striking "after the date of receipt of
24	a feasibility study of a project under subsection

(a)(1)" and insert "after the completion of re-

1	view of a feasibility study under subsection (b)";
2	and
3	(B) by striking "a report" and inserting
4	"an assessment".
5	(b) DEADLINE.—Not later than 90 days after the date
6	of enactment of this Act, the Secretary shall issue revised
7	guidelines under section 203 of the Water Resources Devel-
8	opment Act of 1986 (33 U.S.C. 2231) to implement the
9	amendments made by this section.
10	(c) Hold Harmless.—
11	(1) One-year window.—The amendments made
12	by this section shall not apply to any feasibility study
13	submitted to the Secretary under section 203 of the
14	Water Resources Development Act of 1986 (33 U.S.C.
15	2231) during the one-year period prior to the date of
16	enactment of this section.
17	(2) 2020 PROJECTS.—The amendments made by
18	this section shall not apply to any project authorized
19	by section 403 of this Act.
20	SEC. 162. LEVERAGING FEDERAL INFRASTRUCTURE FOR IN-
21	CREASED WATER SUPPLY.
22	Section 1118(i) of the Water Resources Development
23	Act of 2016 (43 U.S.C. 390b-2(i)) is amended—
24	(1) by striking "The Secretary may" and insert-
25	ing the following:

1	"(1) Contributed funds for corps
2	PROJECTS.—The Secretary may"; and
3	(2) by adding at the end the following:
4	"(2) Contributed funds for other federal
5	RESERVOIR PROJECTS.—The Secretary is authorized
6	to receive and expend funds from a non-Federal inter-
7	est to formulate, review, or revise operational docu-
8	ments, pursuant to a proposal submitted in accord-
9	ance subsection (a), for any reservoir for which the
10	Secretary is authorized to prescribe regulations for
11	the use of storage allocated for flood control or naviga-
12	tion pursuant to section 7 of the Act of December 22,
13	1944 (33 U.S.C. 709).".
14	SEC. 163. SENSE OF CONGRESS ON REMOVAL OF UNAU-
15	THORIZED, MANMADE, FLAMMABLE MATE-
16	RIALS ON CORPS PROPERTY.
17	It is the sense of Congress that the Secretary should,
18	using existing authorities, prioritize the removal, from fa-
19	cilities and lands of the Corps of Engineers in regions that
20	are urban and arid, of materials that are manmade, flam-
21	mable, unauthorized to be present, and determined by the
22	Secretary to pose a fire risk that is a threat to public safety.
23	SEC. 164. ENHANCED DEVELOPMENT PROGRAM.
24	(a) In General.—The Secretary shall review the mas-
25	ter plan and shoreline management plan for any lake de-

1	scribed in section 3134 of the Water Resources Development
2	Act of 2007 (121 Stat. 1142; 130 Stat. 1671) for the purpose
3	of identifying structures or other improvements that are
4	owned by the Secretary and are suitable for enhanced devel-
5	opment, if—
6	(1) the master plan and shoreline management
7	plan of the lake have been updated since January 1,
8	2013; and
9	(2) the applicable district office of the Corps of
10	Engineers has received a written request for such a
11	review from any entity.
12	(b) Definition of Enhanced Development.—In
13	this section, the term "enhanced development" means the
14	use, for non-water-dependent commercial or hospitality in-
15	dustry purposes or for residential or recreational purposes,
16	of an existing structure or other improvement.
17	(c) Divestment Authority.—Not later than 1 year
18	after the date of enactment of this Act, the Secretary shall—
19	(1) submit to the Committee on Environment
20	and Public Works of the Senate and the Committee on
21	Transportation and Infrastructure of the House of
22	Representatives a report that identifies—
23	(A) any structure or other improvement
24	owned by the Secretary that—

1	(i) has been identified as suitable for
2	enhanced development pursuant to sub-
3	section (a);
4	(ii) the Secretary determines the di-
5	vestment of which would not adversely affect
6	the Corps of Engineers operation of the lake
7	at which the structure or other improvement
8	is located; and
9	(iii) a non-Federal interest has offered
10	to purchase from the Secretary; and
11	(B) the fair market value of any structure
12	or other improvement identified under subpara-
13	graph (A); and
14	(2) develop a plan to divest any structure or
15	other improvement identified under paragraph
16	(1)(A), at fair market value, to the applicable non-
17	Federal interest.
18	SEC. 165. CONTINUING AUTHORITY PROGRAMS.
19	(a) Pilot Program for Continuing Authority
20	Projects in Small or Disadvantaged Communities.—
21	(1) In general.—Not later than 180 days after
22	the date of enactment of this Act, the Secretary shall
23	implement a pilot program, in accordance with this
24	subsection, for carrying out a project under a con-

1	tinuing authority program for an economically dis-
2	advantaged community.
3	(2) Participation in Pilot program.—In car-
4	rying out paragraph (1), the Secretary shall—
5	(A) publish a notice in the Federal Register
6	that requests non-Federal interest proposals for a
7	project under a continuing authority program
8	for an economically disadvantaged community;
9	and
10	(B) review such proposals and select a total
11	of 10 projects, taking into consideration geo-
12	graphic diversity among the selected projects.
13	(3) Cost share.—Notwithstanding the cost
14	share authorized for the applicable continuing author-
15	ity program, the Federal share of the cost of a project
16	selected under paragraph (2) shall be 100 percent.
17	(4) Sunset.—The authority to commence pursu-
18	ant to this subsection a project selected under para-
19	graph (2) shall terminate on the date that is 10 years
20	after the date of enactment of this Act.
21	(5) Continuing authority program de-
22	FINED.—In this subsection, the term "continuing au-
23	thority program" has the meaning given that term in
24	section 7001(c)(1)(D) of Water Resources Reform and
25	Development Act of 2014 (33 U.S.C. 2282d).

(b) Authorizations of Appropriations.	$\mathcal{C}_{\mathcal{D}}$	) Authorizations	OF APPROPRIATIONS	
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- (1) Emergency streambank and shoreline Protection.—Notwithstanding section 14 of the Flood Control Act of 1946 (33 U.S.C. 701r), there is authorized to be appropriated to carry out such section \$25,500,000 for each of fiscal years 2021 through 2024.
  - (2) Storm and hurricane restoration and impact minimization program.—Notwithstanding section 3(c) of the Act of August 13, 1946 (33 U.S.C. 426g(c)), there is authorized to be appropriated to carry out such section \$38,000,000 for each of fiscal years 2021 through 2024.
    - (3) SMALL RIVER AND HARBOR IMPROVEMENT PROJECTS.—Notwithstanding section 107(a) of the River and Harbor Act of 1960 (33 U.S.C. 577(a)), there is authorized to be appropriated to carry out such section \$63,000,000 for each of fiscal years 2021 through 2024.
    - (4) REGIONAL SEDIMENT MANAGEMENT.—Not-withstanding section 204(g) of the Water Resources Development Act of 1992 (33 U.S.C. 2326(g)), there is authorized to be appropriated to carry out such section \$63,000,000 for each of fiscal years 2021 through 2024.

- 1 (5) SMALL FLOOD CONTROL PROJECTS.—Not-2 withstanding section 205 of the Flood Control Act of 3 1948 (33 U.S.C. 701s), there is authorized to be ap-4 propriated to carry out such section \$69,250,000 for 5 each of fiscal years 2021 through 2024.
  - (6) AQUATIC ECOSYSTEM RESTORATION.—Not-withstanding section 206(f) of the Water Resources Development Act of 1996 (33 U.S.C. 2330(f)), there is authorized to be appropriated to carry out such section \$63,000,000 for each of fiscal years 2021 through 2024.
  - (7) Removal of obstructions; clearing channels.—Notwithstanding section 2 of the Act of August 28, 1937 (33 U.S.C. 701g), there is authorized to be appropriated to carry out such section \$8,000,000 for each of fiscal years 2021 through 2024.
  - (8) Project modifications for improvement of environment.—Notwithstanding section 1135(h) of the Water Resources Development Act of 1986 (33 U.S.C. 2309a(h)), there is authorized to be appropriated to carry out such section \$50,500,000 for each of fiscal years 2021 through 2024.

1	TITLE II—STUDIES AND
2	REPORTS
3	SEC. 201. AUTHORIZATION OF PROPOSED FEASIBILITY
4	STUDIES.
5	(a) In General.—The Secretary is authorized to con-
6	duct a feasibility study for the following projects for water
7	resources development and conservation and other purposes,
8	as identified in the reports titled "Report to Congress on
9	Future Water Resources Development" submitted to Con-
10	gress pursuant to section 7001 of the Water Resources Re-
11	form and Development Act of 2014 (33 U.S.C. 2282d) or
12	otherwise reviewed by Congress:
13	(1) Sulphur river, arkansas and texas.—
14	Project for ecosystem restoration, Sulphur River, Ar-
15	kansas and Texas.
16	(2) Cable Creek, California.—Project for
17	flood risk management, water supply, and related
18	benefits, Cable Creek, California.
19	(3) Oroville dam, california.—Project for
20	dam safety improvements, Oroville Dam, California.
21	(4) Rio hondo channel, california.—Project
22	for ecosystem restoration, Rio Hondo Channel, San
23	Gabriel River, California.
24	(5) Shingle creek and kissimmee river,
25	FLORIDA.—Project for ecosystem restoration and

1	water storage, Shingle Creek and Kissimmee River,
2	Osceola County, Florida.
3	(6) St. John's river and lake jesup, flor-
4	IDA.—Project for ecosystem restoration, St. John's
5	River and Lake Jesup, Florida.
6	(7) Chicago area waterways system, illi-
7	NOIS.—Project for ecosystem restoration, recreation,
8	and other purposes, Illinois River, Chicago River,
9	Calumet River, Grand Calumet River, Little Calumet
10	River, and other waterways in the vicinity of Chi-
11	$cago,\ Illinois.$
12	(8) Fox river, illinois.—Project for flood risk
13	management, Fox River, Illinois.
14	(9) Lower missouri river, kansas.—Project
15	for bank stabilization and navigation, Lower Mis-
16	souri River, Sioux City, Kansas.
17	(10) Tangipahoa Parish, Louisiana.—Project
18	for flood risk management, Tangipahoa Parish, Lou-
19	isiana.
20	(11) Newbury and Newburyport, Massachu-
21	SETTS.—Project for coastal storm risk management,
22	Newbury and Newburyport, Massachusetts.
23	(12) Escatawpa river basin, mississippi.—
24	Project for flood risk management and ecosystem res-

1	toration, Escatawpa River, Jackson County, Mis-
2	sissippi.
3	(13) Long Beach, Bay St. Louis and Mis-
4	sissippi sound, mississippi.—Project for hurricane
5	and storm damage risk reduction and flood risk man-
6	agement, Long Beach, Bay St. Louis and Mississippe
7	Sound, Mississippi.
8	(14) Tallahoma and tallahala creeks, mis-
9	SISSIPPI.—Project for flood risk management, League
10	River, Jones County, Mississippi.
11	(15) Lower missouri river, missouri.—
12	Project for navigation, Lower Missouri River, Mis-
13	souri.
14	(16) Lower osage river basin, missouri.—
15	Project for ecosystem restoration, Lower Osage River
16	Basin, Missouri.
17	(17) Wyatt, missouri.—Project for flood risk
18	management, P. Fields Pump Station, Wyatt, Mis-
19	souri.
20	(18) Upper basin and stony brook (green
21	BROOK SUB-BASIN), RARITAN RIVER BASIN, NEW JER-
22	SEY.—Reevaluation of the Upper Basin and Stony
23	Brook portions of the project for flood control, Green
24	Brook Sub-basin, Raritan River Basin, New Jersey,

authorized by section 401 of the Water Resources De-

1	velopment Act of 1986 (100 Stat. 4119), including the
2	evaluation of nonstructural measures to achieve the
3	project purpose.
4	(19) Wading river creek, New York.—Project
5	for hurricane and storm damage risk reduction, flood
6	risk management, navigation, and ecosystem restora-
7	tion, Wading River Creek, New York.
8	(20) Lower columbia river basin (turning
9	BASIN), OREGON AND WASHINGTON.—Project to im-
10	prove and add turning basins for the project for navi-
11	gation, Columbia River Channel, Oregon and Wash-
12	ington, authorized by section 101(b)(13) of the Water
13	Resources Development Act of 1999 (113 Stat. 280).
14	(21) Williamsport, Pennsylvania.—Project
15	for flood risk management and levee rehabilitation,
16	greater Williamsport, Pennsylvania.
17	(22) City of charleston, south carolina.—
18	Project for tidal- and inland-related flood risk man-
19	agement, Charleston, South Carolina.
20	(23) Chocolate Bayou, Texas.—Project for
21	flood risk management, Chocolate Bayou, Texas.
22	(24) Houston-galveston, texas.—Project for
23	navigation, Houston-Galveston, Texas.
24	(25) Port arthur and orange county,
25	TEXAS.—Project for flood risk management, Port Ar-

- 1 thur and Orange County, Texas, including construc-
- 2 tion of improvements to interior drainage.
- 3 (26) Port of victoria, texas.—Project for
- 4 flood risk management, Port of Victoria, Texas.
- 5 (27) Virginia beach and vicinity, virginia
- 6 AND NORTH CAROLINA.—Project for coastal storm risk
- 7 management, Virginia Beach and vicinity, Virginia
- 8 and North Carolina.
- 9 (b) Special Rule.—The Secretary shall consider any
- 10 study carried out by the Secretary to formulate the project
- 11 for flood risk management, Port Arthur and Orange Coun-
- 12 ty, Texas, identified in subsection (a)(25) to be a continu-
- 13 ation of the study carried out for Sabine Pass to Galveston
- 14 Bay, Texas, authorized by a resolution of the Committee
- 15 on Environment and Public Works of the Senate, approved
- 16 June 23, 2004, and funded by title IV of division B of the
- 17 Bipartisan Budget Act of 2018, under the heading "CORPS
- 18 OF ENGINEERS—CIVIL—DEPARTMENT OF THE
- 19 ARMY—CONSTRUCTION" (Public Law 115–123; 132
- 20 Stat. 76).
- 21 SEC. 202. EXPEDITED COMPLETIONS.
- 22 (a) Feasibility Reports.—The Secretary shall expe-
- 23 dite the completion of a feasibility study for each of the
- 24 following projects, and if the Secretary determines that the
- 25 project is justified in a completed report, may proceed di-

1	rectly to preconstruction planning, engineering, and design
2	of the project:
3	(1) Project for navigation, Florence, Alabama.
4	(2) Project to modify the project for navigation,
5	Tennessee-Tombigbee Waterway, Alabama, Kentucky,
6	Mississippi, and Tennessee.
7	(3) Project for shoreline stabilization, Aunu'u
8	Harbor, American Samoa.
9	(4) Project for shoreline stabilization, Tutuila Is-
10	land, American Samoa.
11	(5) Project for flood risk management, Lower
12	Santa Cruz River, Arizona.
13	(6) Project for flood risk management, Rio de
14	Flag, Arizona.
15	(7) Project for flood risk management, Tonto
16	Creek, Gila River, Arizona.
17	(8) Project for flood control, water conservation,
18	and related purposes, Coyote Valley Dam, California.
19	(9) Project for shoreline stabilization, Del Mar
20	Bluffs, San Diego County, California, carried out
21	pursuant to the resolution of the Committee on Trans-
22	portation and Infrastructure of the House of Rep-
23	resentatives adopted on April 22, 1999 (docket num-
24	ber 2598).

1	(10) Project for flood damage reduction and eco-
2	system restoration, Del Rosa Channel, city of San
3	Bernardino, California.
4	(11) Project for flood risk management, Lower
5	Cache Creek, California.
6	(12) Project for flood damage reduction and eco-
7	system restoration, Mission-Zanja Channel, cities of
8	San Bernardino and Redlands, California.
9	(13) Project for flood risk management, Napa,
10	${\it California}.$
11	(14) Project for shoreline protection, Oceanside,
12	California, authorized pursuant to section 414 of the
13	Water Resources Development Act of 2000 (114 Stat.
14	2636; 121 Stat. 1176).
15	(15) Project for ecosystem restoration and water
16	conservation, Prado Basin, Orange, Riverside, and
17	San Bernardino counties, California.
18	(16) Project for water conservation and water
19	supply, Redbank and Fancher Creeks, California.
20	(17) Project for coastal storm damage reduction,
21	San Diego County shoreline, California.
22	(18) Project to modify the project for navigation,
23	San Francisco Bay to Stockton, California.
24	(19) Project for flood risk management, San
25	Francisquito Creek, California.

1	(20) Project to modify the Seven Oaks Dam,
2	California, portion of the project for flood control,
3	Santa Ana River Mainstem, California, authorized
4	by section 401(a) of the Water Resources Development
5	Act of 1986 (100 Stat. 4113; 101 Stat. 1329–111; 104
6	Stat. 4611; 110 Stat. 3713; 121 Stat. 1115), to in-
7	clude water conservation as an authorized purpose.
8	(21) Project for coastal storm damage reduction,
9	Southern California.
10	(22) Project for water storage, Halligan Dam,
11	Colorado.
12	(23) Project for flood risk management, East
13	Hartford Levee System, Connecticut.
14	(24) Project for flood risk management, Fairfield
15	and New Haven Counties, Connecticut.
16	(25) Project for navigation, Guilford Harbor and
17	Sluice Channel, Connecticut.
18	(26) Project for flood risk management, Hartford
19	Levee System, Connecticut.
20	(27) Project for ecosystem restoration, Central
21	and Southern Florida Project Canal 111 (C-111),
22	South Dade County, Florida.
23	(28) Project for ecosystem restoration, Lake
24	Okeechobee, Florida.

1	(29) Project for ecosystem restoration, Western
2	Everglades, Florida.
3	(30) Project for flood risk management,
4	Hanapepe River, Kauai, Hawaii.
5	(31) Project for flood risk management, Wailupe
6	Stream, Oahu, Hawaii.
7	(32) Project for flood risk management, Waimea
8	River, Kauai, Hawaii, being carried out under sec-
9	tion 205 of the Flood Control Act of 1948 (33 U.S.C.
10	701s).
11	(33) Project for comprehensive hurricane and
12	storm damage risk reduction and shoreline erosion
13	protection, Chicago, Illinois, authorized by section
14	101(a)(12) of the Water Resources Development Act of
15	1996 (110 Stat. 3664; 113 Stat. 302).
16	(34) Project for flood risk management, Wheaton,
17	DuPage County, Illinois.
18	(35) Project for flood damage reduction, eco-
19	system restoration, and recreation, Blue River Basin,
20	Kansas City, Kansas, carried out pursuant to the res-
21	olution of the Committee on Transportation and In-
22	frastructure of the House of Representatives adopted
23	on September 24, 2008 (docket number 2803).
24	(36) Project for flood control, Amite River and
25	Tributaries east of the Mississippi River, Louisiana.

1	(37) Project for coastal storm risk management,
2	Upper Barataria Basin, Louisiana.
3	(38) Project for navigation, Kent Narrows and
4	Chester River, Queen Anne's County, Maryland.
5	(39) Project to replace the Bourne and Sagamore
6	Bridges, Cape Cod, Massachusetts.
7	(40) Project for flood risk management, eco-
8	system restoration, and recreation, Lower St. Croix
9	River, Minnesota, carried out pursuant to the resolu-
10	tion of the Committee on Transportation and Infra-
11	structure of the House of Representatives adopted on
12	September 25, 2002 (docket number 2705).
13	(41) Project to deepen the project for navigation,
14	Gulfport Harbor, Mississippi, authorized by section
15	202(a) of the Water Resources Development Act of
16	1986 (100 Stat. 4094).
17	(42) Project for navigation, Shark River, New
18	Jersey.
19	(43) Project for navigation, Goldsmith Inlet,
20	New York.
21	(44) Project for navigation, Lake Montauk Har-
22	bor, New York.
23	(45) Project for rehabilitation of Lock E-32,
24	Erie Canal, Pittsford, New York.

1	(46) Project for navigation and shoreline sta-
2	bilization, Reel Point Preserve, New York, carried out
3	pursuant to the resolution of the Committee on Trans-
4	portation and Infrastructure of the House of Rep-
5	resentatives adopted on May 2, 2007 (docket number
6	2775).
7	(47) Project for flood risk management, Rondout
8	Creek-Wallkill River Watershed, New York, carried
9	out pursuant to the resolution of the Committee on
10	Transportation and Infrastructure of the House of
11	Representatives adopted on May 2, 2007 (docket num-
12	ber 2776).
13	(48) Project for ecosystem restoration and hurri-
14	cane and storm damage risk reduction, Spring Creek
15	South (Howard Beach), Queens, New York.
16	(49) Project for ecosystem restoration, Hood
17	River at the confluence with the Columbia River, Or-
18	egon.
19	(50) Project to resolve increased silting and
20	shoaling adjacent to the Federal channel, Port of
21	Bandon, Coquille River, Oregon.
22	(51) Project for flood control, 42nd Street Levee,
23	Springfield, Oregon, being carried out under section
24	205 of the Flood Control Act of 1948 (33 U.S.C.

701s).

1	(52) Project for construction of Tribal housing
2	authorized by title IV of Public Law 100–581 (102
3	Stat. 2944), Oregon and Washington.
4	(53) Project for flood risk management, Dor-
5	chester County, South Carolina.
6	(54) Project for navigation, Georgetown Harbor,
7	South Carolina.
8	(55) Project for hurricane and storm damage
9	risk reduction, Myrtle Beach, South Carolina.
10	(56) Project to modify the projects for navigation
11	and other purposes, Old Hickory Lock and Dam and
12	the Cordell Hull Dam and Reservoir, Cumberland
13	River, Tennessee, authorized by the Act of July 24,
14	1946 (chapter 595, 60 Stat. 636), to add flood risk
15	management as an authorized purpose.
16	(57) Project for flood risk management, Buffalo
17	Bayou, Texas.
18	(58) Project for flood risk management, eco-
19	system restoration, water supply, and related pur-
20	poses, Lower Rio Grande River, Cameron County,
21	Texas, carried out pursuant to the resolution of the
22	Committee on Transportation and Infrastructure of
23	the House of Representatives adopted on May 21,
24	2003 (docket number 2710).

1	(59) Project for hurricane and storm damage
2	risk reduction and shoreline erosion protection,
3	Bolongo Bay, St. Thomas, United States Virgin Is-
4	lands.
5	(60) Project for water supply and ecosystem res-
6	toration, Howard Hanson Dam, Washington.
7	(61) Project for ecosystem restoration, Puget
8	Sound, Washington.
9	(62) Project for navigation, Seattle Harbor,
10	Washington.
11	(63) Project for navigation, Tacoma Harbor,
12	Washington.
13	(64) Project for dam safety remediation,
14	Bluestone Dam, West Virginia.
15	(65) Project to modify the project for navigation,
16	Milwaukee Harbor, Wisconsin.
17	(b) Post-Authorization Change Reports.—The
18	Secretary shall expedite completion of a post-authorization
19	change report for the following projects:
20	(1) Project for ecosystem restoration, Tres Rios,
21	Arizona.
22	(2) Project for flood risk management, Des
23	Moines Levee System, including Birdland Park Levee,
24	Des Moines and Raccoon Rivers, Des Moines, Iowa.

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1
        (c) Watershed and River Basin Assessments.—
    The Secretary shall expedite the completion of an assess-
 3
    ment under section 729 of the Water Resources Development
   Act of 1986 (33 U.S.C. 2267a) for the following:
 5
             (1) Kansas River Basin, Kansas.
 6
             (2) Merrimack River Basin, Massachusetts.
 7
             (3) Pascagoula River Basin, Mississippi.
 8
             (4) Tuscarawas River Basin, Ohio.
 9
             (5) Lower Fox River Basin, Wisconsin.
             (6) Upper Fox River Basin and Wolf River
10
11
        Basin, Wisconsin.
12
        (d) Disposition Studies.—The Secretary shall expe-
    dite the completion of a disposition study, carried out under
    section 216 of the Flood Control Act of 1970 (33 U.S.C.
14
15
    549a), for the project for Salinas Reservoir (Santa Mar-
   garita Lake), California.
16
17
        (e) Reallocation Studies.—The Secretary shall ex-
    pedite the completion of a study for the reallocation of water
18
    supply storage, carried out in accordance with section 301
19
    of the Water Supply Act of 1958 (43 U.S.C. 390b), for the
21
   following:
22
             (1) Aquilla Lake, Texas.
23
             (2) Lake Whitney, Texas.
24
            Economic Reevaluation Report.—The Sec-
    retary shall expedite the completion of the economic reevalu-
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1	ation report for the navigation and sustainability program
2	carried out pursuant to title VIII of the Water Resources
3	Development Act of 2007 (33 U.S.C. 652 note).
4	SEC. 203. EXPEDITED MODIFICATIONS OF EXISTING FEASI
5	BILITY STUDIES.
6	(a) In General.—The Secretary shall expedite the
7	completion of the following feasibility studies, as modified
8	by this section, and if the Secretary determines that a
9	project that is the subject of the feasibility study is justified
10	in a completed report, may proceed directly to
11	preconstruction planning, engineering, and design of the
12	project:
13	(1) SAN FRANCISCO BAY, CALIFORNIA.—The
14	study for flood risk reduction authorized by section
15	142 of the Water Resources Development Act of 1976
16	(90 Stat. 2930), is modified to authorize the Secretary
17	to—
18	(A) investigate the ocean shoreline of San
19	Mateo, San Francisco, and Marin Counties for
20	the purposes of providing flood protection
21	against tidal and fluvial flooding;
22	(B) with respect to the bay and ocean shore-
23	lines of San Mateo, San Francisco, and Marin
24	Counties, investigate measures to adapt to rising
25	sea levels: and

1	(C) with respect to the bay and ocean shore-
2	lines, and streams running to the bay and ocean
3	shorelines, of San Mateo, San Francisco, and
4	Marin Counties, investigate the effects of pro-
5	posed flood protection and other measures or im-
6	provements on—
7	(i) the local economy;
8	(ii) habitat restoration, enhancement,
9	or expansion efforts or opportunities;
10	(iii) public infrastructure protection
11	$and\ improvement;$
12	(iv) stormwater runoff capacity and
13	control measures, including those that may
14	$mitigate\ flooding;$
15	(v) erosion of beaches and coasts; and
16	(vi) any other measures or improve-
17	ments relevant to adapting to rising sea lev-
18	els.
19	(2) Sacramento river, southern sutter
20	COUNTY, CALIFORNIA.—The study for flood control
21	and allied purposes for the Sacramento River Basin,
22	authorized by section 209 of the Flood Control Act of
23	1962 (76 Stat. 1197), is modified to authorize the
24	Secretary to conduct a study for flood risk manage-

1	ment, southern Sutter County between the Sac-
2	ramento River and Sutter Bypass, California.
3	(3) Salton sea, california.—In carrying out
4	the program to implement projects to restore the
5	Salton Sea, California, authorized by section 3032 of
6	the Water Resources Development Act of 2007 (121
7	Stat. 1113; 130 Stat. 1677), the Secretary is author-
8	ized to carry out a study for the construction of a pe-
9	rimeter lake, or a northern or southern subset thereof,
10	for the Salton Sea, California.
11	(4) New york and new jersey harbor and
12	TRIBUTARIES, NEW YORK AND NEW JERSEY.—The
13	study for flood and storm damage reduction for the
14	New York and New Jersey Harbor and Tributaries
15	project, authorized by the Act of June 15, 1955 (chap-
16	ter 140, 69 Stat. 132), and being carried out pursu-
17	ant to the Disaster Relief Appropriations Act, 2013
18	(Public Law 113-2), is modified to require the Sec-
19	retary to—
20	(A) evaluate and address the impacts of
21	low-frequency precipitation and sea-level rise on
22	the study area;
23	(B) consult with affected communities; and
24	(C) ensure the study is carried out in ac-

cordance with section 1001 of the Water Re-

1	sources Reform and Development Act of 2014 (33
2	U.S.C. 2282c).
3	(b) Considerations.—Where appropriate, the Sec-
4	retary may use the authority provided by section 216 of
5	the Flood Control Act of 1970 (33 U.S.C. 549a) to carry
6	out this section.
7	SEC. 204. ASSISTANCE TO NON-FEDERAL SPONSORS; FEASI-
8	BILITY ANALYSIS.
9	(a) Assistance to Non-Federal Sponsors.—
10	(1) In general.—Subject to the availability of
11	appropriations, during the period during which a
12	non-Federal interest may submit a proposal to be
13	considered for inclusion in an annual report pursu-
14	ant to section 7001(b) of the Water Resources Reform
15	and Development Act of 2014 (33 U.S.C. 2282d(b)),
16	the Secretary is authorized to provide assistance in
17	accordance with section 1104(b) of the Water Re-
18	sources Development Act of 2018 (33 U.S.C. 2282d
19	note) to the non-Federal interest of a project proposal
20	described in paragraph (2).
21	(2) Project proposals described.—A project
22	proposal referred to in paragraph (1) is a proposal
23	for any of the following:

1	(A) A feasibility study for a fish passage for
2	ecosystem restoration, Lower Alabama River,
3	Alabama.
4	(B) A feasibility study for dredged material
5	disposal management activities, Port of Florence,
6	Alabama.
7	(C) A feasibility study for a project for
8	flood risk management, Sikorsky Memorial Air-
9	port, Bridgeport, Connecticut.
10	(D) A feasibility study for a project to de-
11	sign and construct the Naugatuck River Green-
12	way Trail, a multiuse trail on Federal land be-
13	tween Torrington and Derby, Connecticut.
14	(E) A feasibility study for a project for
15	coastal and flood risk management, Stratford,
16	Connecticut.
17	(F) A feasibility study for projects for flood
18	risk management, Woodbridge, Connecticut.
19	(G) The project for flood risk management,
20	Bloomington, Indiana.
21	(H) The project for flood risk management,
22	Gary, Indiana.
23	(I) Modification of the project for beach ero-
24	sion and hurricane protection, Grand Isle, Lou-
25	isiana, to include periodic beach nourishment.

1	(J) A feasibility study for a project for flood
2	risk management, Cataouatche Subbasin area of
3	the west bank of Jefferson Parish, Louisiana.
4	(K) A feasibility study for projects for flood
5	risk management and storm damage reduction
6	in the Hoey's Basin area of the east bank of Jef-
7	ferson Parish, Louisiana, including a study of
8	the "pump to the river" concept.
9	(L) A feasibility study for a project for
10	flood risk management, Hoosic River, Massachu-
11	setts.
12	(M) Modification of the project for naviga-
13	tion, River Rouge, Michigan.
14	(N) A project to extend dredging of the
15	South Haven Harbor, Michigan, to include the
16	former turning basin.
17	(O) Modification of the project for flood risk
18	management, Upper Rouge River, Wayne Coun-
19	ty, Michigan.
20	(P) A project for aquatic and riparian eco-
21	system restoration, Line Creek, Riverside, Mis-
22	souri.
23	(Q) A feasibility study for projects for eco-
24	sustem restoration Banaert Island St. Charles.

1	Missouri, related to channels and aquatic habi-
2	tats.
3	(R) A study of the resiliency of the Alle-
4	gheny Reservoir, New York, in consultation with
5	the Seneca Nation.
6	(S) A feasibility study for the rehabilitation
7	of the tainter gates and guard gate, Caughdenoy
8	Dam, New York, including an evaluation of the
9	rehabilitation work necessary to extend the serv-
10	ice life of those structures, such as—
11	(i) improvements to the hydraulic effi-
12	ciency of the gate systems;
13	(ii) improvements to the concrete foun-
14	dation and gate support structures; and
15	(iii) any other improvements the Sec-
16	retary determines to be necessary.
17	(T) A project for repairs to the West Pier
18	and West Barrier Bar, Little Sodus Bay Harbor,
19	Cayuga County, New York.
20	(U) A project for repair of a sheet pile wall
21	and east breakwater, Great Sodus Bay, New
22	York.
23	(V) A feasibility study for the project for
24	navigation, Port of Oswego, New York.

1	(W) A feasibility study for potential
2	projects for the rehabilitation of the Glens Falls
3	Feeder Canal, which begins at the Feeder Dam
4	intersection with the Hudson River in
5	Queensbury, New York, and runs to the con-
6	fluence of the Old Champlain Canal in
7	Kingsbury, New York.
8	(X) A feasibility study to determine whether
9	the purchase of additional flood easements,
10	changes in lake level management, additional
11	levee infrastructure, or implementation of other
12	flood risk management or containment mecha-
13	nisms in the Arkansas River Basin, Oklahoma,
14	would benefit local communities by reducing
15	flood risks around water resources development
16	projects of the Corps of Engineers in a range of
17	different flood scenarios.
18	(Y) A feasibility study on increasing the
19	frequency and depth of dredging assistance from
20	the Corps of Engineers at the Port of Astoria, lo-
21	cated at the mouth of the Columbia River, Or-
22	egon.
23	(b) Feasibility Analysis.—
24	(1) In general.—Subject to the availability of

appropriations, the Secretary is authorized to review

- a project proposal described in paragraph (2) and issue a report to the Committee on Environment and Public Works of the Senate and the Committee on Transportation and Infrastructure of the House of Representatives on whether a modification to the project that is the subject of the proposal is necessary and recommended to carry out the authorized pur-poses of such project.
  - (2) Project Proposals described.—A project proposal referred to in paragraph (1) is a proposal to modify any of the following:
    - (A) The project for environmental infrastructure, City of Sheffield, Alabama, authorized pursuant to section 219(f)(78) of the Water Resources Development Act of 1992 (106 Stat. 4835; 113 Stat. 335; 121 Stat. 1258; 130 Stat. 1687).
    - (B) The project for environmental infrastructure, Calaveras County, California, under section 219(f)(86) of the Water Resources Development Act of 1992 (106 Stat. 4835; 113 Stat. 335; 121 Stat. 1259).
    - (C) The project for environmental infrastructure, Charlotte County, Florida, authorized by section 219(f)(121) of the Water Resources

1	Development Act of 1992 (106 Stat. 4835; 113
2	Stat. 335; 121 Stat. 1261).
3	(D) The Mississippi River and Tributaries
4	project authorized by the first section of the Act
5	of May 15, 1928 (33 U.S.C. 702a), to include the
6	portion of the Ouachita River Levee System at
7	and below Monroe, Louisiana, to Caldwell Par-
8	ish, Louisiana.
9	(E) The project for environmental infra-
10	structure, Central New Mexico, authorized by
11	section 593 of the Water Resources Development
12	Act of 1999 (113 Stat. 380; 119 Stat. 2255).
13	(F) The project for environmental infra-
14	structure, Village of Whitehall, New York, au-
15	thorized pursuant to section 542 of the Water
16	Resources Development Act of 2000 (114 Stat.
17	2671; 121 Stat. 1150).
18	(G) The project for environmental infra-
19	structure, Ohio and North Dakota, authorized by
20	section 594 of the Water Resources Development
21	Act of 1999 (113 Stat. 383; 121 Stat. 1140; 121
22	Stat. 1944).
23	(H) The project for flood risk management
24	and water supply, Tenkiller Ferry Lake, Arkan-
25	sas River Basin, Oklahoma, authorized by sec-

1	tion 4 of the Act of June 28, 1938 (chapter 795,
2	52 Stat. 1218), to modify water storage to pro-
3	vide for a sufficient quantity of water supply
4	storage space in the inactive pool storage to sup-
5	port the fishery downstream from Tenkiller Res-
6	ervoir.
7	(I) The project for environmental infra-
8	structure, Athens, Tennessee, authorized by sec-
9	tion 219(f)(254) of the Water Resources Develop-
10	ment Act of 1992 (106 Stat. 4835; 113 Stat. 335;
11	121 Stat. 1267).
12	(J) The project for environmental infra-
13	structure, Blaine, Tennessee, authorized by sec-
14	tion 219(f)(255) of the Water Resources Develop-
15	ment Act of 1992 (106 Stat. 4835; 113 Stat. 335;
16	121 Stat. 1267).
17	(K) The project for environmental infra-
18	structure, Claiborne County, Tennessee, author-
19	ized by section 219(f)(256) of the Water Re-
20	sources Development Act of 1992 (106 Stat.
21	4835; 113 Stat. 335; 121 Stat. 1267).
22	(L) The project for environmental infra-
23	structure, Giles County, Tennessee, authorized by

 $section\ 219(f)(257)$  of the Water Resources Devel-

1	opment Act of 1992 (106 Stat. 4835; 113 Stat.
2	335; 121 Stat. 1267).
3	(M) The project for environmental infra-
4	structure, Grainger County, Tennessee, author-
5	$ized\ by\ section\ 219(f)(258)\ of\ the\ Water\ Re-$
6	sources Development Act of 1992 (106 Stat.
7	4835; 113 Stat. 335; 121 Stat. 1267).
8	(N) The project for environmental infra-
9	structure, Hamilton County, Tennessee, author-
10	$ized\ by\ section\ 219(f)(259)\ of\ the\ Water\ Re-$
11	sources Development Act of 1992 (106 Stat.
12	4835; 113 Stat. 335; 121 Stat. 1267).
13	(O) The project for environmental infra-
14	structure, Harrogate, Tennessee, authorized by
15	section 219(f)(260) of the Water Resources Devel-
16	opment Act of 1992 (106 Stat. 4835; 113 Stat.
17	335; 121 Stat. 1267).
18	(P) The project for environmental infra-
19	structure, Johnson County, Tennessee, authorized
20	by section $219(f)(261)$ of the Water Resources
21	Development Act of 1992 (106 Stat. 4835; 113
22	Stat. 335; 121 Stat. 1267).
23	(Q) The project for environmental infra-
24	structure, Knoxville, Tennessee, authorized by
25	section 219(f)(262) of the Water Resources Devel-

1	opment Act of 1992 (106 Stat. 4835; 113 Stat
2	335; 121 Stat. 1267).
3	(R) The project for environmental infra
4	structure, Lewis, Lawrence, and Wayne Coun-
5	ties, Tennessee, authorized by section 219(f)(264)
6	of the Water Resources Development Act of 1992
7	(106 Stat. 4835; 113 Stat. 335; 121 Stat. 1268)
8	(S) The project for environmental infra-
9	structure, Nashville, Tennessee, authorized by
10	section 219(f)(263) of the Water Resources Devel-
11	opment Act of 1992 (106 Stat. 4835; 113 Stat
12	335; 121 Stat. 1267).
13	(T) The project for environmental infra-
14	structure, Oak Ridge, Tennessee, authorized by
15	section 219(f)(265) of the Water Resources Devel
16	opment Act of 1992 (106 Stat. 4835; 113 Stat
17	335; 121 Stat. 1268).
18	(U) The project for environmental infra-
19	structure, Plateau Utility District, Morgan
20	County, Tennessee, authorized by section
21	219(f)(266) of the Water Resources Development
22	Act of 1992 (106 Stat. 4835; 113 Stat. 335; 121
23	Stat. 1268).
24	(V) The authorized funding level for critical
25	restoration projects, Lake Champlain watershed

1	Vermont and New York, authorized by section
2	542 of the Water Resources Development Act of
3	2000 (114 Stat. 2671; 121 Stat. 1150).
4	(W) The project for environmental infra-
5	structure, Eastern Shore and Southwest Vir-
6	ginia, authorized by section 219(f)(10) of the
7	Water Resources Development Act of 1992 (106
8	Stat. 4835; 113 Stat. 335; 121 Stat. 1255).
9	SEC. 205. SELMA, ALABAMA.
10	Not later than 180 days after the date of enactment
11	of this Act, the Secretary shall submit to the Committee on
12	Transportation and Infrastructure of the House of Rep-
13	resentatives and the Committee on Environment and Public
14	Works of the Senate a report that—
15	(1) provides an update on the study for flood
16	risk management and riverbank stabilization, Selma,
17	Alabama, authorized by resolutions of the Committees
18	on Public Works and Rivers and Harbors of the
19	House of Representatives on June 7, 1961, and April
20	28, 1936, respectively, the completion of which the
21	Secretary was required to expedite by section 1203 of
22	the Water Resources Development Act of 2018 (132
23	Stat. 3803); and
24	(2) identifies project alternatives necessary to—

1	(A) assure the preservation of cultural and
2	historic values associated with national historic
3	landmarks within the study area; and
4	(B) provide flood risk management for eco-
5	nomically disadvantaged communities within the
6	study area.
7	SEC. 206. REPORT ON CORPS OF ENGINEERS FACILITIES IN
8	APPALACHIA.
9	(a) In General.—Not later than 180 days after the
10	date of enactment of this Act, the Secretary, in collaboration
11	with the Appalachian Regional Commission established by
12	section 14301(a) of title 40, United States Code, shall sub-
13	mit to the Committee on Environment and Public Works
14	of the Senate and the Committee on Transportation and
15	Infrastructure of the House of Representatives a report that
16	identifies each Corps of Engineers facility that—
17	(1) is located within a distressed county or an
18	at-risk county (as designated by the Appalachian Re-
19	gional Commission pursuant to subparagraph (A) or
20	(B) of section 14526(a)(1), of title 40, United States
21	Code), including in counties that are experiencing
22	high unemployment or job loss; and
23	(2) could be improved for purposes of economic
24	development, recreation, or other uses.
25	(b) Hydropower Facilities.—

1	(1) Identification of potential hydro-
2	POWER DEVELOPMENT.—The Secretary shall include
3	in the report submitted under subsection (a) the iden-
4	tification of any existing nonpowered dams, located
5	within a distressed county or an at-risk county, with
6	the potential to be used to test, evaluate, pilot, dem-
7	onstrate, or deploy hydropower or energy storage tech-
8	nologies.
9	(2) Information.—In carrying out this sub-
10	section, the Secretary may use any information devel-
11	oped pursuant to section 1206 of the Water Resources
12	Development Act of 2018 (132 Stat. 3806).
13	(3) Coordination.—In carrying out paragraph
14	(1), the Secretary shall coordinate with any relevant
15	$National\ Laboratories.$
16	SEC. 207. ADDITIONAL STUDIES UNDER NORTH ATLANTIC
17	COAST COMPREHENSIVE STUDY.
18	(a) In General.—The Secretary shall carry out a
19	study to determine the feasibility of a project for hurricane
20	and storm damage risk reduction for any major metropoli-
21	tan area located in the study area for the comprehensive
22	study authorized under the heading "Department of the
23	Army—Corps of Engineers—Civil—Investigations" under
24	the Disaster Relief Appropriations Act, 2013 (Public Law

- 1 113-2) that was not included in a high-risk focus area iden-
- 2 tified in the study.
- 3 (b) Treatment.—A study carried out under sub-
- 4 section (a) shall be considered to be a continuation of the
- 5 comprehensive study described in that subsection.
- 6 SEC. 208. SOUTH ATLANTIC COASTAL STUDY.
- 7 Section 1204 of the Water Resources Development Act
- 8 of 2016 (130 Stat. 1685) is amended by adding at the end
- 9 the following:
- 10 "(d) Annual Reports.—Not later than 180 days
- 11 after the enactment of the Water Resources Development Act
- 12 of 2020, and not less frequently than annually thereafter
- 13 until 2025, the Secretary shall submit to the Committee on
- 14 Environment and Public Works of the Senate and the Com-
- 15 mittee on Transportation and Infrastructure of the House
- 16 of Representatives a report on the status of the study under
- 17 subsection (a), on a State-by-State basis, including infor-
- 18 mation on the engagement of the Corps of Engineers with
- 19 non-Federal interests, including detailed lists of all meet-
- 20 ings and decision outcomes associated with those engage-
- 21 *ments.*".
- 22 SEC. 209. COMPREHENSIVE STUDY OF THE SACRAMENTO
- 23 RIVER, YOLO BYPASS, CALIFORNIA.
- 24 (a) Comprehensive Study.—The Secretary shall
- 25 conduct a comprehensive study of the Sacramento River in

1	the vicinity of the Yolo Bypass System, California, to iden-
2	tify actions to be undertaken by the Secretary for the com-
3	prehensive management of the Yolo Bypass System for the
4	purposes of flood risk management, ecosystem restoration,
5	water supply, hydropower, and recreation.
6	(b) Consultation and Use of Existing Data.—
7	(1) Consultation.—In conducting the com-
8	prehensive study under subsection (a), the Secretary
9	shall consult with the Governor of the State of Cali-
10	fornia, applicable Federal, State, and local agencies,
11	non-Federal interests, the Yolo Bypass and Cache
12	Slough Partnership, and other stakeholders.
13	(2) Use of existing data and prior stud-
14	IES.—To the maximum extent practicable and where
15	appropriate, the Secretary may—
16	(A) make use of existing data provided to
17	the Secretary by the entities identified in para-
18	graph (1); and
19	(B) incorporate—
20	(i) relevant information from prior
21	studies and projects carried out by the Sec-
22	retary within the study area; and
23	(ii) the latest technical data and sci-
24	entific approaches to changing hydrologic
25	and climatic conditions

1	(c) RECOMMENDATIONS.—
2	(1) In General.—In conducting the comprehen-
3	sive study under subsection (a), the Secretary may de-
4	velop a recommendation to Congress for—
5	(A) the construction of a water resources de-
6	$velopment\ project;$
7	(B) the structural or operational modifica-
8	tion of an existing water resources development
9	project;
10	(C) additional monitoring of, or adaptive
11	management measures to carry out with respect
12	to, existing water resources development projects,
13	to respond to changing hydrologic and climatic
14	$conditions;\ or$
15	(D) geographic areas within the Yolo By-
16	pass System for additional study by the Sec-
17	retary.
18	(2) Additional considerations.—Any feasi-
19	bility study carried out pursuant to a recommenda-
20	tion under paragraph (1)(D) shall be considered to be
21	a continuation of the comprehensive study authorized
22	under subsection (a).
23	(d) Completion of Study; Report to Congress.—
24	Not later than 3 years after the date of enactment of this
25	section, the Secretary shall submit to the Committee on

1	Transportation and Infrastructure of the House of Rep-
2	resentatives and the Committee on Environment and Public
3	Works of the Senate a report detailing—
4	(1) the results of the comprehensive study con-
5	ducted under subsection (a), including any rec-
6	ommendations developed under subsection (c);
7	(2) any additional, site-specific areas within the
8	Yolo Bypass System where additional study for flood
9	risk management or ecosystem restoration projects is
10	recommended by the Secretary; and
11	(3) any interim actions relating to existing
12	water resources development projects undertaken by
13	the Secretary during the study period.
14	(e) Definitions.—In this section:
15	(1) Yolo bypass system.—The term "Yolo By-
16	pass System" means the system of weirs, levees, by-
17	pass structures, and other water resources develop-
18	ment projects in California's Sacramento River Val-
19	ley, extending from the Fremont Weir near Woodland,
20	California, to the Sacramento River near Rio Vista,
21	California, authorized pursuant to section 2 of the
22	Act of March 1, 1917 (chapter 144; 39 Stat. 949).
23	(2) Yolo bypass and cache slough partner-
24	SHIP.—The term "Yolo Bypass and Cache Slough
25	Partnership" means the group of parties to the Yolo

1	Bypass and Cache Slough Memorandum of Under-
2	standing, effective May 2016, regarding collaboration
3	and cooperation in the Yolo Bypass and Cache Slough
4	region.
5	SEC. 210. LAKE OKEECHOBEE REGULATION SCHEDULE,
6	FLORIDA.
7	(a) In General.—In carrying out the review of the
8	Lake Okeechobee regulation schedule pursuant to section
9	1106 of the Water Resources Development Act of 2018 (132
10	Stat. 3773), the Secretary shall—
11	(1) evaluate the implications of prohibiting re-
12	leases from Lake Okeechobee through the S $-308$ and
13	S-80 lock and dam structures, and evaluate sepa-
14	rately the implications of prohibiting high volume re-
15	leases through the S-77, S-78, and S-79 lock and
16	dam structures, on the operation of the lake in ac-
17	cordance with authorized purposes and seek to mini-
18	mize unnecessary releases to coastal estuaries; and
19	(2) to the maximum extent practicable, coordi-
20	nate with the ongoing efforts of Federal and State
21	agencies responsible for monitoring, forecasting, and
22	notification of cyanobacteria levels in Lake Okee-
23	chobee.
24	(b) Monthly Report.—Each month, the Secretary
25	shall make public a report, which may be based on the

- 1 Water Management Daily Operational Reports, disclosing
- 2 the volumes of water deliveries to or discharges from Lake
- 3 Okeechobee & Vicinity, Water Conservation Area I, Water
- 4 Conservation Area II, Water Conservation Area III, East
- 5 Coast Canals, and the South Dade Conveyance. Such report
- 6 shall be aggregated and reported in a format designed for
- 7 the general public, using maps or other widely understood
- 8 communication tools.
- 9 (c) Effect.—In carrying out the evaluation under
- 10 subsection (a)(1), nothing shall be construed to authorize
- 11 any new purpose for the management of Lake Okeechobee
- 12 or authorize the Secretary to affect any existing authorized
- 13 purpose, including flood protection and management of
- 14 Lake Okeechobee to provide water supply for all authorized
- 15 users.
- 16 SEC. 211. GREAT LAKES COASTAL RESILIENCY STUDY.
- 17 (a) In General.—In carrying out the comprehensive
- 18 assessment of water resources needs for the Great Lakes Sys-
- 19 tem under section 729 of the Water Resources Development
- 20 Act of 1986 (33 U.S.C. 2267a), as required by section 1219
- 21 of the Water Resources Development Act of 2018 (132 Stat.
- 22 3811), the Secretary shall—
- 23 (1) taking into account recent high lake levels
- 24 within the Great Lakes, assess and make rec-
- 25 ommendations to Congress on—

1	(A) coastal storm and flood risk manage-
2	ment measures, including measures that use nat-
3	ural features and nature-based features, as those
4	terms are defined in section 1184 of the Water
5	Resources Development Act of 2016 (33 U.S.C.
6	2289a);
7	(B) operation and maintenance of the Great
8	Lakes Navigation System, as such term is de-
9	fined in section 210 of the Water Resources De-
10	velopment Act of 1986 (33 U.S.C. 2238);
11	(C) ecosystem protection and restoration;
12	(D) the prevention and control of invasive
13	species and the effects of invasive species; and
14	(E) recreation associated with water re-
15	sources development projects;
16	(2) prioritize actions necessary to protect critical
17	public infrastructure, communities, and critical nat-
18	ural or cultural resources; and
19	(3) to the maximum extent practicable and
20	where appropriate, utilize existing data provided to
21	the Secretary by Federal and State agencies, Indian
22	Tribes, and other stakeholders, including data ob-
23	tained through other Federal programs.
24	(b) Recommendations; Additional Study.—

1	(1) In General.—In carrying out the com-
2	prehensive assessment described in subsection (a), the
3	Secretary may make a recommendation to Congress
4	for—
5	(A) the construction of a water resources de-
6	velopment project;
7	(B) the structural or operational modifica-
8	tion of an existing water resources development
9	project;
10	(C) additional monitoring of, or adaptive
11	management measures to carry out with respect
12	to, existing water resources development projects,
13	to respond to changing hydrologic and climatic
14	$conditions;\ or$
15	(D) geographic areas within the Great
16	Lakes System for additional study by the Sec-
17	retary.
18	(2) Focus areas.—In addition to carrying out
19	subsection (a), to contribute to the comprehensive as-
20	sessment described in such subsection, the Secretary is
21	authorized to conduct feasibility studies for—
22	(A) the project for coastal storm resiliency,
23	Lake Ontario shoreline, New York; and
24	(B) the project for coastal storm resiliency,
25	Chicago shoreline, Illinois.

1	(3) Additional considerations.—Any feasi-
2	bility study carried out pursuant to this subsection,
3	including pursuant to a recommendation under para-
4	graph (1)(D), shall be considered to be a continuation
5	of the comprehensive assessment described in sub-
6	section (a).
7	(c) Exemption From Maximum Study Cost and
8	Duration Limitations.—Section 1001 of the Water Re-
9	sources Reform and Development Act of 2014 (33 U.S.C.
10	2282c) shall not apply to any study recommended under
11	$subsection\ (b)(1)(D)\ or\ carried\ out\ pursuant\ to\ subsection$
12	(b)(2).
13	SEC. 212. REPORT ON THE STATUS OF RESTORATION IN
13 14	SEC. 212. REPORT ON THE STATUS OF RESTORATION IN THE LOUISIANA COASTAL AREA.
14	THE LOUISIANA COASTAL AREA.
14 15	The Louisiana coastal area.  Not later than 1 year after the date of enactment of
14 15 16 17	THE LOUISIANA COASTAL AREA.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and
14 15 16 17	THE LOUISIANA COASTAL AREA.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and Restoration Task Force established by section 7004 of Water
14 15 16 17	THE LOUISIANA COASTAL AREA.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and Restoration Task Force established by section 7004 of Water Resources Development Act of 2007 (121 Stat. 1272) shall
114 115 116 117 118	THE LOUISIANA COASTAL AREA.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and Restoration Task Force established by section 7004 of Water Resources Development Act of 2007 (121 Stat. 1272) shall submit to Congress a report that summarizes the activities
114 115 116 117 118 119 220	The Louisiana Coastal area.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and Restoration Task Force established by section 7004 of Water Resources Development Act of 2007 (121 Stat. 1272) shall submit to Congress a report that summarizes the activities and recommendations of the Task Force, including—
14 15 16 17 18 19 20 21	The Louisiana Coastal Area.  Not later than 1 year after the date of enactment of this Act, the Coastal Louisiana Ecosystem Protection and Restoration Task Force established by section 7004 of Water Resources Development Act of 2007 (121 Stat. 1272) shall submit to Congress a report that summarizes the activities and recommendations of the Task Force, including—  (1) policies, strategies, plans, programs, projects,

1	(2) financial participation by each agency rep-
2	resented on the Task Force in conserving, protecting,
3	restoring, and maintaining the coastal Louisiana eco-
4	system.
5	SEC. 213. LOWER MISSISSIPPI RIVER COMPREHENSIVE
6	MANAGEMENT STUDY.
7	(a) Comprehensive Study.—
8	(1) Purpose.—The Secretary, in collaboration
9	with the heads of other relevant Federal agencies and
10	pursuant to subsection (d)(1)(A), shall conduct a com-
11	prehensive study of the Lower Mississippi River
12	basin, from Cape Girardeau, Missouri, to the Gulf of
13	Mexico, to identify recommendations of actions to be
14	undertaken by the Secretary, under existing authori-
15	ties or after congressional authorization, for the com-
16	prehensive management of the basin for the purposes
17	of—
18	(A) hurricane and storm damage reduction,
19	flood risk management, structural and non-
20	structural flood control, and floodplain manage-
21	ment strategies;
22	(B) navigation;
23	(C) ecosystem and environmental restora-
24	tion;
25	(D) water supply;

1	$(E)\ hydropower\ production;$
2	(F) recreation; and
3	(G) other purposes as determined by the
4	Secretary.
5	(2) Development.—In conducting the com-
6	prehensive study under paragraph (1), the Secretary
7	shall investigate—
8	(A) the construction of new water resources
9	$development\ projects;$
10	(B) structural and operational modifica-
11	tions to completed water resources development
12	projects within the study area;
13	(C) projects proposed in the comprehensive
14	coastal protection master plan entitled "Louisi-
15	ana's Comprehensive Master Plan for a Sustain-
16	able Coast", prepared by the State of Louisiana
17	and accepted by the Louisiana Coastal Protec-
18	tion and Restoration Authority (including any
19	subsequent amendments or revisions), includ-
20	ing—
21	(i) Ama sediment diversion;
22	(ii) Union freshwater diversion;
23	(iii) increase Atchafalaya flow to
24	Terrebonne; and
25	(iv) Manchac Landbridge diversion;

1	(D) natural features and nature-based fea-
2	tures, including levee setbacks and instream and
3	$flood plain \ restoration;$
4	(E) fish and wildlife habitat resources, in-
5	cluding in the Mississippi Sound Estuary, the
6	Lake Pontchartrain Basin, the Breton Sound,
7	the Barataria Basin, the Terrebonne Basin, the
8	Atchafalaya Basin, the Vermilion-Teche Basin,
9	and other outlets of the Mississippi River and
10	Tributaries project;
11	(F) mitigation of adverse impacts from op-
12	erations of flood control structures to the Mis-
13	sissippi Sound Estuary, the Lake Pontchartrain
14	Basin, the Breton Sound, the Barataria Basin,
15	the Atchafalaya Basin, and other outlets of the
16	Mississippi River and Tributaries project;
17	(G) the effects of dredging and river-bottom
18	elevation changes on drainage efficiency;
19	(H) the economic impacts of existing prac-
20	tices, including such impacts on coastal re-
21	sources;
22	(I) monitoring requirements, including as
23	near-real time monitoring as practicable, and
24	adaptive management measures to respond to
25	changing conditions over time;

1	(I) the division of responsibilities among
2	the Federal Government and non-Federal inter-
3	ests with respect to the purposes described in
4	paragraph (1); and
5	(K) other matters, as determined by the Sec-
6	retary.
7	(b) Consultation and Use of Existing Data.—In
8	conducting the comprehensive study under subsection (a),
9	the Secretary shall consult with applicable Federal, State,
10	and local agencies, Indian Tribes, non-Federal interests,
11	and other stakeholders, and, to the maximum extent prac-
12	ticable and where appropriate, make use of existing data
13	provided to the Secretary by such entities or from any rel-
14	evant multistate monitoring programs.
15	(c) Recommendations.—In conducting the com-
16	prehensive study under subsection (a), the Secretary shall
17	develop actionable recommendations to Congress, including
18	for—
19	(1) the construction of new water resources devel-
20	opment projects to improve the maximum effective
21	river resource use and control;
22	(2) the structural or operational modification of
23	completed water resources development projects;
24	(3) such additional monitoring of, or adaptive
25	management measures to carry out with respect to,

1	completed water resources development projects, to re-
2	spond to changing conditions;
3	(4) improving the efficiency of operational and
4	maintenance dredging within the study area;
5	(5) whether changes are necessary to the Mis-
6	sissippi River and Tributaries project within the
7	study area;
8	(6) other Federal and non-Federal action, where
9	appropriate; and
10	(7) follow-up studies and data collection and
11	monitoring to be carried out by the relevant Federal
12	or State agency.
13	(d) Completion of Study; Report to Congress.—
14	(1) Annual reports.—Not later than 1 year
15	after the date of enactment of this Act, and annually
16	thereafter until the final report under paragraph (2)
17	is submitted, the Secretary shall submit to the Com-
18	mittee on Transportation and Infrastructure of the
19	House of Representatives and the Committee on Envi-
20	ronment and Public Works of the Senate a report de-
21	tailing—
22	(A) any interim actions relating to water
23	resources development projects within the study
24	area undertaken by the Secretary under existing
25	authority; and

1	(B) any recommendations developed under
2	subsection (c).
3	(2) Final report.—Not later than 5 years after
4	the date of enactment of this section, the Secretary
5	shall submit to the Committee on Transportation and
6	Infrastructure of the House of Representatives and the
7	Committee on Environment and Public Works of the
8	Senate a final report detailing the results of the com-
9	prehensive study required by this section, including
10	the recommendations developed under subsection (c)
11	(3) Application of certain requirements.—
12	Section 1001(a) of the Water Resources Reform and
13	Development Act of 2014 (33 U.S.C. 2282c(a)) shall
14	not apply to the study carried out by the Secretary
15	under this section.
16	(e) Further Analysis.—
17	(1) In General.—In conducting the comprehen-
18	sive study under subsection (a), the Secretary shall
19	carry out activities in geographic areas that warrant
20	additional analysis by the Corps of Engineers, in-
21	cluding feasibility studies.
22	(2) Treatment.—A feasibility study carried out
23	under paragraph (1) shall be considered to be a con-
24	tinuation of the comprehensive study conducted under

25

subsection (a).

- 1 (f) Requirements.—The comprehensive study con-
- 2 ducted under subsection (a) shall be carried out in accord-
- 3 ance with the authorities for the Mississippi River and
- 4 Tributaries project.
- 5 (g) DEFINITIONS.—In this section:
- 6 (1) Mississippi river and tributaries
- 7 PROJECT.—The term "Mississippi River and Tribu-
- 8 taries project" means the Mississippi River and Trib-
- 9 utaries project authorized by the first section of the
- 10 Act of May 15, 1928 (33 U.S.C. 702a).
- 11 (2) Natural feature; nature-based fea-
- 12 Ture.—The terms "natural feature" and "nature-
- based feature" have the meanings given those terms in
- 14 section 1184 of the Water Resources Development Act
- 15 of 2016 (33 U.S.C. 2289a).
- 16 (h) Authorization of Appropriations.—There is
- 17 authorized to be appropriated to carry out this section
- 18 \$25,000,000, to remain available until expended.
- 19 (i) SAVINGS PROVISION.—Nothing in this section shall
- 20 delay or interfere with, or be construed as grounds for en-
- 21 joining construction of, authorized projects within the study
- 22 area.

1	SEC. 214. UPPER MISSISSIPPI RIVER COMPREHENSIVE
2	PLAN.
3	(a) Assessment.—The Secretary shall conduct an as-
4	sessment of the water resources needs of the Upper Mis-
5	sissippi River under section 729 of the Water Resources De-
6	velopment Act of 1986 (33 U.S.C. 2267a).
7	(b) Requirements.—The Secretary shall carry out
8	the assessment under subsection (a) in accordance with the
9	requirements in section 1206(b) of Water Resources Devel-
10	opment Act of 2016 (130 Stat. 1686).
11	SEC. 215. UPPER MISSOURI RIVER BASIN MAINSTEM DAM
12	FISH LOSS RESEARCH.
13	(a) In General.—Pursuant to section 22 of the Water
14	Resources Development Act of 1974 (42 U.S.C. 1962d–16),
15	the Secretary shall conduct research on the management of
16	fish losses through the mainstem dams of the Missouri River
17	Basin during periods of high flow.
18	(b) Contents.—The research conducted under sub-
19	section (a) shall include an examination of—
20	(1) the effects of high flow rates through Upper
21	Missouri River Basin mainstem dam outlet works on
22	fish passage;
23	(2) options used by other Corps of Engineers dis-
24	trict offices to mitigate fish losses through dams; and

1	(3) the feasibility of implementing fish loss miti-
2	gation options in the Upper Missouri River Basin
3	mainstem dams, based on similar ongoing studies.
4	(c) Report.—Not later than 18 months after the date
5	of enactment of this Act, the Secretary shall submit to the
6	Committee on Transportation and Infrastructure of the
7	House of Representatives and the Committee on Environ-
8	ment and Public Works of the Senate a report recom-
9	mending a plan to address fish losses through mainstem
10	dams in the Upper Missouri River Basin.
11	SEC. 216. LOWER AND UPPER MISSOURI RIVER COM-
12	PREHENSIVE FLOOD PROTECTION.
13	(a) Additional Studies for Lower Missouri
14	River Basin.—
15	(1) In general.—Except as provided in para-
16	graph (2), upon the request of the non-Federal inter-
17	est for the Lower Missouri Basin study, the Secretary
18	shall expand the scope of such study to investigate
19	and provide recommendations relating to—
20	(A) modifications to projects in Iowa, Kan-
21	sas, Nebraska, and Missouri authorized under
22	the Pick-Sloan Missouri River Basin Program
23	(authorized by section 9(b) of the Act of Decem-
24	ber 22, 1944 (chapter 665, 58 Stat. 891)) and
25	the Missouri River Rank Stabilization and Navi-

1	gation project (authorized by section 2 of the Act
2	of March 2, 1945 (chapter 19, 59 Stat. 19)), in-
3	cluding modifications to the authorized purposes
4	of such projects to further flood risk management
5	and resiliency; and
6	(B) modifications to non-Federal, publicly
7	owned levees in the Lower Missouri River Basin.
8	(2) Exception.—If the Secretary determines
9	that expanding the scope of the Lower Missouri Basin
10	study as provided in paragraph (1) is not prac-
11	ticable, and the non-Federal interest for such study
12	concurs in such determination, the Secretary shall
13	carry out such additional studies as are necessary to
14	investigate the modifications described in paragraph
15	(1).
16	(3) Continuation of Lower Missouri Basin
17	STUDY.—The following studies shall be considered a
18	continuation of the Lower Missouri Basin study:
19	(A) Any additional study carried out under
20	paragraph (2).
21	(B) Any study recommended to be carried
22	out in a report that the Chief of Engineers pre-
23	pares for the Lower Missouri Basin study.
24	(C) Any study recommended to be carried
25	out in a report that the Chief of Engineers pre-

1	pares for an additional study carried out under
2	paragraph (2).
3	(D) Any study spun off from the Lower
4	Missouri Basin study before the completion of
5	such study.
6	(E) Any study spun off from an additional
7	study carried out under paragraph (2) before the
8	completion of such additional study.
9	(4) Reliance on existing information.—In
10	carrying out any study described in or authorized by
11	this subsection, the Secretary, to the extent prac-
12	ticable, shall rely on existing data and analysis, in-
13	cluding data and analysis prepared under section 22
14	of the Water Resources Development Act of 1974 (42
15	U.S.C. 1962d–16).
16	(5) Consideration; consultation.—In devel-
17	oping recommendations under paragraph (1), the Sec-
18	retary shall—
19	(A) consider the use of—
20	(i) structural and nonstructural meas-
21	ures, including the setting back of levees and
22	removing structures from areas of recurring
23	flood vulnerability, where advantageous, to
24	reduce flood risk and damages in the Lower
25	Missouri River Basin; and

1	(ii) where such features are locally ac-
2	ceptable, natural features or nature-based
3	features (as such terms are defined in sec-
4	tion 1184 of the Water Resources Develop-
5	ment Act of 2016 (33 U.S.C. 2289a); and
6	(B) consult with applicable Federal and
7	State agencies, Indian Tribes, and other stake-
8	holders within the Lower Missouri River Basin
9	and solicit public comment on such recommenda-
10	tions.
11	(6) Exemption from maximum study cost
12	AND DURATION LIMITATIONS.—Section 1001 of the
13	Water Resources Reform and Development Act of
14	2014 (33 U.S.C. 2282c) shall not apply to the Lower
15	Missouri Basin study or any study described in para-
16	graph (3).
17	(7) Preconstruction, engineering, and de-
18	SIGN.—Upon completion of a study authorized by this
19	subsection, if the Secretary determines that a rec-
20	ommended project, or modification to a project de-
21	scribed in paragraph (1), is justified, the Secretary
22	may proceed directly to preconstruction planning, en-
23	gineering, and design of the project or modification.
24	(8) Technical assistance.—

1	(A) In General.—For the provision of
2	technical assistance to support small commu-
3	nities and economically disadvantaged commu-
4	nities in the planning and design of flood risk
5	management and flood risk resiliency projects in
6	the Lower Missouri River Basin, for each of fis-
7	cal years 2021 through 2026, there are author-
8	ized to be appropriated—
9	(i) \$2,000,000 to carry out section 206
10	of the Flood Control Act of 1960 (33 U.S.C.
11	709a), in addition to amounts otherwise au-
12	thorized to carry out such section; and
13	(ii) \$2,000,000 to carry out section
14	22(a)(2) of the Water Resources Develop-
15	ment Act of 1974 (42 U.S.C. 1962d-16), in
16	addition to amounts otherwise authorized to
17	carry out such section.
18	(B) Conditions.—
19	(i) Limitations not applicable.—
20	The limitations on the use of funds in sec-
21	tion 206(d) of the Flood Control Act of 1960
22	and section $22(c)(2)$ of the Water Resources
23	Development Act of 1974 shall not apply to
24	the amounts authorized to be appropriated
25	$by\ subparagraph\ (A).$

1	(ii) Rule of construction.—Noth-
2	ing in this paragraph restricts the author-
3	ity of the Secretary to use any funds other-
4	wise appropriated to carry out section 206
5	of the Flood Control Act of 1960 or section
6	22(a)(2) of the Water Resources Develop-
7	ment Act of 1974 to provide technical as-
8	sistance described in subparagraph (A).
9	(9) Completion of study; report to con-
10	GRESS.—Not later than 3 years after the date of en-
11	actment of this Act, the Secretary shall submit to the
12	Committee on Transportation and Infrastructure of
13	the House of Representatives and the Committee on
14	Environment and Public Works of the Senate a report
15	detailing—
16	(A) the results of the study authorized by
17	$this\ subsection;$
18	(B) any additional, site-specific areas with-
19	in the Lower Missouri River Basin for which ad-
20	ditional study for flood risk management projects
21	is recommended by the Secretary; and
22	(C) any interim actions relating to existing
23	water resources development projects in the
24	Lower Missouri River Basin undertaken by the
25	Secretary during the study period.

1	(10) Definitions.—In this subsection:
2	(A) Lower missouri basin study.—The
3	term "Lower Missouri Basin study" means the
4	Lower Missouri Basin Flood Risk and Resiliency
5	Study, Iowa, Kansas, Nebraska, and Missouri,
6	authorized pursuant to section 216 of the Flood
7	Control Act of 1970 (33 U.S.C. 549a).
8	(B) Small community.—The term "small
9	community" means a local government that
10	serves a population of less than 15,000.
11	(b) Upper Missouri River Basin Comprehensive
12	STUDY.—
13	(1) In General.—The Secretary, in collabora-
14	tion with the heads of other relevant Federal agencies,
15	shall conduct a comprehensive study to address flood
16	risk in areas affected by severe flooding in 2019 along
17	the Upper Missouri River, including an examination
18	of
19	(A) the use of structural and nonstructural
20	flood control and floodplain management strate-
21	gies, including the consideration of natural fea-
22	tures or nature-based features (as such terms are
23	defined in section 1184 of the Water Resources
24	Development Act of 2016 (33 U.S.C. 2289a);

1	(B) continued operation and maintenance
2	of the navigation project;
3	(C) management of bank caving and ero-
4	sion;
5	(D) maintenance of water supply;
6	(E) fish and wildlife habitat management;
7	(F) recreation needs;
8	$(G)\ environmental\ restoration\ needs;$
9	(H) the division of responsibilities of the
10	Federal Government and non-Federal interests
11	with respect to Missouri River flooding;
12	(I) the roles and responsibilities of Federal
13	agencies with respect to Missouri River flooding;
14	and
15	(J) any other related matters, as determined
16	by the Secretary.
17	(2) RECOMMENDATIONS.—In conducting the
18	study under this subsection, the Secretary may de-
19	velop recommendations to Congress for—
20	(A) the construction of a water resources de-
21	velopment project;
22	(B) the structural or operational modifica-
23	tion of an existing water resources development
24	project;

1	(C) such additional monitoring of, or
2	adaptive management measures to carry out
3	with respect to, existing water resources develop-
4	ment projects, to respond to changing conditions;
5	(D) geographic areas within the Upper Mis-
6	souri River basin for additional study by the
7	Secretary;
8	(E) management plans and actions to be
9	carried out by the responsible Federal agencies to
10	reduce flood risk and improve resiliency;
11	(F) any necessary changes to the general
12	comprehensive plan for flood control and other
13	purposes in the Missouri River Basin under sec-
14	tion 4 of the Act of June 28, 1938 (chapter 795,
15	52 Stat. 1218; 58 Stat. 891); and
16	(G) follow-up studies for problem areas for
17	which data or current technology does not allow
18	$immediate\ solutions.$
19	(3) Completion of study; report to con-
20	GRESS.—Not later than 3 years after the date of en-
21	actment of this subsection, the Secretary shall submit
22	to the Committee on Transportation and Infrastruc-
23	ture of the House of Representatives and the Com-
24	mittee on Environment and Public Works of the Sen-
25	ate a report that—

1	(A) contains the results of the comprehen-
2	sive study required by this subsection, including
3	any recommendations developed under para-
4	graph(2);
5	(B) addresses—
6	(i) the potential for the transfer of
7	flood risk between and within the Upper
8	and Lower Missouri River basins with re-
9	spect to any changes recommended pursuant
10	to $paragraph\ (2)(F);$
11	(ii) adverse impacts to navigation and
12	other authorized purposes of the applicable
13	Missouri River project with respect to any
14	changes recommended under paragraph
15	(2)(F); and
16	(iii) whether there are opportunities
17	for increased non-Federal management in
18	the Upper Missouri River Basin;
19	(C) recognizes—
20	(i) the interest and rights of States
21	in—
22	(I) determining the development
23	of watersheds within the borders of the
24	State; and

1	(II) water utilization and control;
2	and
3	(ii) the primary responsibilities of
4	States and local interests in developing
5	water supplies for domestic, municipal, in-
6	dustrial, and other purposes; and
7	(D) describes any interim actions relating
8	to existing water resources development projects
9	in the Upper Missouri River Basin undertaken
10	by the Secretary during the study period.
11	(4) Consultation.—In carrying out this sub-
12	section, the Secretary shall consult with applicable
13	Federal and State agencies, Indian Tribes, and other
14	stakeholders within the Upper Missouri River Basin
15	and solicit public comment.
16	(5) Reliance on existing information.—In
17	carrying out any study described in or authorized by
18	this subsection, the Secretary, to the extent prac-
19	ticable, shall rely on existing data and analysis, in-
20	cluding data and analysis prepared under section 22
21	of the Water Resources Development Act of 1974 (42
22	U.S.C. 1962d–16).
23	(6) Exemption from maximum study cost
24	AND DURATION LIMITATIONS.—Section 1001 of the
25	Water Resources Reform and Development Act of

1	2014 (33 U.S.C. 2282c) shall not apply to the com-
2	prehensive study carried out under this section or any
3	feasibility study described in paragraph (7).
4	(7) Additional considerations.—Any feasi-
5	bility study carried out pursuant to a recommenda-
6	tion included in the report submitted under this sub-
7	section shall be considered to be a continuation of the
8	comprehensive study required under paragraph (1).
9	(8) Definition.—In this subsection, the term
10	"Missouri River project" means a project constructed
11	as part of—
12	(A) the Pick-Sloan Missouri River Basin
13	Program (authorized by section 9(b) of the Act
14	of December 22, 1944 (chapter 665, 58 Stat.
15	891)), located in the States of Wyoming, Mon-
16	tana, North Dakota, or South Dakota;
17	(B) the Missouri River Bank Stabilization
18	and Navigation project (authorized by section 2
19	of the Act of March 2, 1945 (chapter 19, 59 Stat.
20	19)); or
21	(C) a non-Federal, publicly owned levee sys-
22	tem located within the Upper Missouri River
23	Basin.
24	(c) Coordination.—Upon completion of the studies
25	under subsections (a) and (b), the Secretary shall develop

1	a strategy that, to the maximum extent practicable, coordi-
2	nates and aligns the results of such studies.
3	SEC. 217. PORTSMOUTH HARBOR AND PISCATAQUA RIVER
4	AND RYE HARBOR, NEW HAMPSHIRE.
5	(a) Requirement to Expedite.—The Secretary
6	shall expedite authorized activities to address the impacts
7	of shoaling affecting the project for navigation, Rye Harbor,
8	New Hampshire, authorized by section 101 of the River and
9	Harbor Act of 1960 (74 Stat. 480).
10	(b) Status Update.—Not later than 180 days after
11	the date of enactment of this Act, the Secretary shall submit
12	to Congress a written status update regarding—
13	(1) the activities required to be expedited under
14	subsection (a); and
15	(2) the project for navigation, Portsmouth Har-
16	bor and Piscataqua River, authorized by section 101
17	of the River and Harbor Act of 1962 (76 Stat. 1173),
18	as required to be expedited under section 1317 of the
19	Water Resources Development Act of 2018 (132 Stat.
20	3823).
21	SEC. 218. COUGAR AND DETROIT DAMS, WILLAMETTE RIVER
22	BASIN, OREGON.
23	(a) Report.—Not later than 2 years after the date
24	of enactment of this Act, the Secretary shall submit to the
25	Committee on Transportation and Infrastructure of the

1	House of Representatives and the Committee on Environ-
2	ment and Public Works of the Senate, and make publicly
3	available, a report providing an initial analysis of
4	deauthorizing hydropower as a project purpose at the Cou-
5	gar and Detroit Dams project.
6	(b) Contents.—The Secretary shall include in the re-
7	port submitted under subsection (a)—
8	(1) a description of the potential effects of
9	deauthorizing hydropower as a project purpose at the
10	Cougar and Detroit Dams project on—
11	(A) the operation of the project, including
12	with respect to the other authorized purposes of
13	the project;
14	(B) compliance of the project with the En-
15	$dangered\ Species\ Act;$
16	(C) costs that would be attributed to other
17	authorized purposes of the project, including
18	costs relating to compliance with such Act; and
19	(D) other ongoing studies in the Willamette
20	River Basin; and
21	(2) identification of any further research needed.
22	(c) Project Defined.—In this section, the terms
23	"Cougar and Detroit Dams project" and "project" mean
24	the Cougar Dam and Reservoir project and Detroit Dam
25	and Reservoir project, Willamette River Basin, Oregon, au-

- 1 thorized by section 204 of the Flood Control Act of 1950
- 2 (64 Stat. 179), and facilities that operate in conjunction
- 3 with the main Detroit Dam facility, including the Big Cliff
- 4 re-regulating dam.
- 5 SEC. 219. PORT ORFORD, OREGON.
- 6 Not later than 180 days after the date of enactment
- 7 of this Act, the Secretary shall, at Federal expense, submit
- 8 to the Committee on Transportation and Infrastructure of
- 9 the House of Representatives and the Committee on Envi-
- 10 ronment and Public Works of the Senate a summary report
- 11 on the research completed and data gathered by the date
- 12 of enactment of this Act with regards to the configuration
- 13 of a breakwater for the project for navigation, Port Orford,
- 14 Oregon, authorized by section 117 of the River and Harbor
- 15 Act of 1970 (84 Stat. 1822; 106 Stat. 4809), for the pur-
- 16 poses of addressing shoaling issues to minimize long-term
- 17 maintenance costs.
- 18 SEC. 220. WILSON CREEK AND SLOAN CREEK, FAIRVIEW,
- 19 TEXAS.
- Not later than 180 days after the date of enactment
- 21 of this section, the Secretary shall submit to Congress a
- 22 written status update regarding efforts to address flooding
- 23 along Wilson Creek and Sloan Creek in the City of Fair-
- 24 view, Texas.

1	SEC. 221. STUDY ON WATER SUPPLY AND WATER CON-
2	SERVATION AT WATER RESOURCES DEVELOP-
3	MENT PROJECTS.
4	(a) In General.—Not later than 18 months after the
5	date of enactment of this Act, the Secretary shall submit
6	to the Committee on Transportation and Infrastructure of
7	the House of the Representatives and the Committee on En-
8	vironment and Public Works of the Senate a report that
9	analyzes the benefits and consequences of including water
10	supply and water conservation as a primary mission of the
11	Corps of Engineers in carrying out water resources develop-
12	ment projects.
13	(b) Inclusion.—The Secretary shall include in the re-
14	port submitted under subsection (a)—
15	(1) a description of existing water resources de-
16	velopment projects with water supply or water con-
17	servation as authorized purposes, and the extent to
18	which such projects are utilized for such purposes;
19	(2) a description of existing water resources de-
20	velopment projects with respect to which—
21	(A) water supply or water conservation
22	could be added as a project purpose, including
23	those with respect to which a non-Federal inter-
24	est has expressed an interest in adding water
25	supply or water conservation as a project pur-
26	pose; and

1	(B) such a purpose could be accommodated
2	while maintaining existing authorized purposes;
3	(3) a description of ongoing water resources de-
4	velopment project studies the authorizations for which
5	include authorization for the Secretary to study the
6	feasibility of carrying out the project with a purpose
7	of water supply or water conservation;
8	(4) an analysis of how adding water supply and
9	water conservation as a primary mission of the Corps
10	of Engineers would affect the ability of the Secretary
11	to carry out future water resources development
12	projects; and
13	(5) any recommendations of the Secretary relat-
14	ing to including water supply and water conservation
15	as a primary mission of the Corps of Engineers.
16	SEC. 222. REPORT TO CONGRESS ON AUTHORIZED STUDIES
17	AND PROJECTS.
18	(a) In General.—Not later than February 1 of each
19	year, the Secretary shall develop and submit to Congress
20	an annual report, to be entitled "Report to Congress on Au-
21	thorized Water Resources Development Projects and Stud-
22	ies", that identifies—
23	(1) ongoing or new feasibility studies, authorized
24	within the previous 20 years, for which a Report of
25	the Chief of Engineers has not been issued;

1	(2) authorized feasibility studies for projects in
2	the preconstruction, engineering and design phase;
3	(3) ongoing or new water resources development
4	projects authorized for construction within the pre-
5	vious 20 years; and
6	(4) authorized and constructed water resources
7	development projects the Secretary has the responsi-
8	bility to operate or maintain.
9	(b) Contents.—
10	(1) Inclusions.—
11	(A) Criteria.—The Secretary shall include
12	in each report submitted under this section only
13	a feasibility study or water resources develop-
14	ment project—
15	(i) that has been authorized by Con-
16	gress to be carried out by the Secretary and
17	does not require any additional congres-
18	sional authorization to be carried out;
19	(ii) that the Secretary has the capa-
20	bility to carry out if funds are appropriated
21	for such study or project under any of the
22	"Investigations", "Construction", "Oper-
23	ation and Maintenance", or "Mississippi
24	River and Tributaries" appropriations ac-
25	counts for the Corps of Engineers; and

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1	(iii) for which a non-Federal inter-
2	est—
3	(I) in the case of a study or a
4	project other than a project for which
5	funds may be appropriated for oper-
6	ation and maintenance, has entered
7	into a feasibility cost-sharing agree-
8	ment, design agreement, or project
9	partnership agreement with the Corps
10	of Engineers, or has informed the Sec-
11	retary that the non-Federal interest
12	has the financial capability to enter
13	into such an agreement within 1 year;
14	and
15	(II) demonstrates the legal and fi-
16	nancial capability to satisfy the re-
17	quirements for local cooperation with
18	respect to the study or project.
19	(B) Description of Benefits.—
20	(i) Description.—The Secretary
21	shall, to the maximum extent practicable,
22	describe in each report submitted under this
23	section the benefits, as described in clause
24	(ii), of each feasibility study and water re-

1	sources development project included in the
2	report.
3	(ii) Benefits.—The benefits referred
4	to in clause (i) are benefits to—
5	(I) the protection of human life
6	$and\ property;$
7	(II) improvement to transpor-
8	tation;
9	(III) the national, regional, or
10	$local\ economy;$
11	(IV) the environment; or
12	(V) the national security interests
13	of the United States.
14	(2) Transparency.—The Secretary shall in-
15	clude in each report submitted under this section, for
16	each feasibility study and water resources develop-
17	ment project included in the report—
18	(A) the name of the associated non-Federal
19	interest, including the name of any non-Federal
20	interest that has contributed, or is expected to
21	contribute, a non-Federal share of the cost of the
22	study or project;
23	(B) the purpose of the study or project;
24	(C) an estimate, to the extent practicable, of
25	the Federal, non-Federal, and total costs of the

1	study or project, including, to the extent prac-
2	ticable, the fully funded capability of the Corps
3	of Engineers for—
4	(i) the 3 fiscal years following the fis-
5	cal year in which the report is submitted,
6	in the case of a feasibility study; and
7	(ii) the 5 fiscal years following the fis-
8	cal year in which the report is submitted,
9	in the case of a water resources development
10	project; and
11	(D) an estimate, to the extent practicable, of
12	the monetary and nonmonetary benefits of the
13	study or project.
14	(3) Certification.—The Secretary shall include
15	in each report submitted under this section a certifi-
16	cation stating that each feasibility study or water re-
17	sources development project included in the report
18	meets the criteria described in paragraph $(1)(A)$ .
19	(4) Omissions.—
20	(A) Limitation.—The Secretary shall not
21	omit from a report submitted under this section
22	a study or project that otherwise meets the cri-
23	teria for inclusion in the report solely on the
24	basis of a policy of the Secretary.

1	(B) Appendix.—If the Secretary omits
2	from a report submitted under this section a
3	study or project that otherwise meets the criteria
4	for inclusion in the report, the Secretary shall
5	include with the report an appendix that lists
6	the name of the study or project and reason for
7	$its\ omission.$
8	(c) Submission to Congress; Publication.—
9	(1) Submission to congress.—The Secretary
10	may submit a report under this section in conjunc-
11	tion with the submission of the annual report under
12	section 7001 of the Water Resources Reform and De-
13	velopment Act of 2014 (33 U.S.C. 2282d).
14	(2) Publication.—On submission of each report
15	under this section, the Secretary shall make the report
16	publicly available, including through publication on
17	the internet.
18	(d) Definitions.—In this section:
19	(1) Non-federal interest.—The term "non-
20	Federal interest" has the meaning given that term in
21	section 221 of the Flood Control Act of 1970 (42
22	U.S.C. 1962d-5b).
23	(2) Water resources development
24	PROJECT.—The term "water resources development
25	project" includes a separable element of a project, a

1	project under an environmental infrastructure assist-
2	ance program, and a project the authorized purposes
3	of which include water supply.
4	SEC. 223. COMPLETION OF REPORTS AND MATERIALS.
5	(a) In General.—Using available appropriations,
6	not later than 180 days after the date of enactment of this
7	section, the Secretary shall complete and submit to Congress
8	the following materials:
9	(1) The report required by section 1211 of the
10	Water Resources Development Act of 2018 (132 Stat.
11	3808).
12	(2) Implementation guidance for the amend-
13	ments made by section 1176 of the Water Resources
14	Development Act of 2016 (130 Stat. 1673).
15	(3) Implementation guidance for the amend-
16	ments made by section 3029(a) of the Water Resources
17	Reform and Development Act of 2014 (128 Stat.
18	1305).
19	(4) Any other report or other material required
20	to be submitted to Congress by any of the following
21	Acts (including by amendments made by such Acts)
22	that has not been so submitted by the date of enact-
23	ment of this section:
24	(A) The Water Resources Reform and Devel-
25	opment Act of 2014 (Public Law 113–121).

1	(B) The Water Resources Development Act
2	of 2016 (Public Law 114–322).
3	(C) The Water Resources Development Act
4	of 2018 (Public Law 115–270).
5	(b) Use of Existing Data.—To the extent prac-
6	ticable and appropriate, the Secretary shall use existing
7	data in completing any materials described in subsection
8	(a).
9	(c) Failure To Submit.—If the Secretary fails to
10	submit materials as required by this section, the Secretary
11	shall immediately inform the Committee on Environment
12	and Public Works of the Senate and the Committee on
13	Transportation and Infrastructure of the House of Rep-
14	resentatives, in writing, of the specific reasons for such fail-
15	ure and a timeline for submission of the delinquent mate-
16	rials.
17	(d) Implementation Guidance.—The Secretary
18	shall expeditiously issue any guidance necessary to imple-
19	ment any provision of this Act, including any amendments
20	made by this Act, in accordance with section 1105 of the
21	Water Resources Development Act of 2018 (33 U.S.C. 2202).
22	SEC. 224. EMERGENCY FLOODING PROTECTION FOR LAKES.
23	The Secretary shall submit to Congress a report on the
24	extent to which section 5 of the Act of August 18, 1941 (33
25	U.S.C. 701n), applies to lakes, including lakes with the flow

1	of a slow-moving river, including, if applicable, rec-
2	ommendations for legislative changes to ensure that such
3	lakes are eligible for the program carried out pursuant to
4	such section.
5	SEC. 225. REPORT ON DEBRIS REMOVAL.
6	Section 1210 of the Water Resources Development Act
7	of 2018 (132 Stat. 3808) is amended to read as follows:
8	"SEC. 1210. REPORT ON DEBRIS REMOVAL.
9	"(a) In General.—Not later than 180 days after the
10	date of enactment of the Water Resources Development Act
11	of 2020, the Secretary shall submit to Congress and make
12	publicly available a report that describes—
13	"(1) the extent to which, during the 10 fiscal
14	years prior to such date of enactment, the Secretary
15	has carried out section 3 of the Act of March 2, 1945
16	(33 U.S.C. 603a);
17	"(2) how the Secretary has evaluated potential
18	work to be carried out under that section; and
19	"(3) the extent to which the Secretary plans to
20	start, continue, or complete debris removal activities
21	in the 3 years following submission of the report.
22	"(b) Focus Areas.—The Secretary shall include in
23	the report submitted under subsection (a)—
24	"(1) identification of the debris removal activi-
25	ties to be started, continued, or completed during the

1	first fiscal year following the date of enactment of this
2	subsection within the boundaries of the North Atlantic
3	Division of the Corps of Engineers;
4	"(2) the estimated total costs and completion
5	dates for such activities; and
6	"(3) identification of the non-Federal interest as-
7	sociated with such activities.".
8	SEC. 226. REPORT ON ANTECEDENT HYDROLOGIC CONDI-
9	TIONS.
10	(a) Report.—
11	(1) In General.—Not later than 18 months
12	after the date of enactment of this Act, the Secretary
13	shall submit to the Committee on Environment and
14	Public Works of the Senate and the Committee on
15	Transportation and Infrastructure of the House of
16	Representatives a report on the use by the Corps of
17	Engineers since 2010 of data relating to antecedent
18	hydrologic conditions in the Missouri River Basin
19	(including soil moisture conditions, frost depths,
20	snowpack, and streamflow conditions) in—
21	(A) conducting Missouri River mainstem
22	reservoir operations under the Missouri River
23	$Master\ Manual;$
24	(B) developing related annual operating
25	plans; and

1	(C) performing seasonal, monthly, and
2	daily operations.
3	(2) Inclusions.—The report submitted under
4	paragraph (1) shall include—
5	(A) a review of—
6	(i) the approach of the Corps of Engi-
7	neers to forecasting basin runoff in devel-
8	oping annual operating plans of the Corps
9	$of\ Engineers;$
10	(ii) the assessment of existing and al-
11	ternative algorithms that could improve
12	$basin\ runoff\ forecasting;$
13	(iii) the approach of the Corps of En-
14	gineers for reservoir releases in the winter,
15	spring, summer, and fall, based on basin
16	$runoff\ forecasts;$
17	(iv) the technical report of the Corps of
18	Engineers entitled "Long-Term Runoff
19	Forecasting", dated February, 2017;
20	(v) the use by the Corps of Engineers
21	of data from Federal and State entities in
22	basin runoff forecasts; and
23	(vi) the use by the Corps of Engineers
24	of advanced data collection, including

1	through the use of unmanned aerial sys-
2	tems, forecasting, and modeling;
3	(B) findings and recommendations on how
4	to best incorporate antecedent basin conditions
5	in annual operating plans and Missouri River
6	mainstem reservoir operations; and
7	(C) the results of the peer review conducted
8	under subsection (b).
9	(b) PEER REVIEW.—The Secretary shall seek to enter
10	into an agreement with the National Academy of Sciences
11	or a similar independent scientific and technical advisory
12	organization to establish a panel of experts to conduct a
13	peer review of the report to be submitted under subsection
14	(a).
15	(c) Authorization of Appropriations.—There are
16	authorized to be appropriated to the Secretary—
17	(1) \$5,000,000 to carry out subsection (a); and
18	(2) \$5,000,000 to carry out subsection (b).
19	SEC. 227. SUBSURFACE DRAIN SYSTEMS RESEARCH AND
20	DEVELOPMENT.
21	Subject to the availability of appropriations, the Sec-
22	retary, acting through the Director of the Engineer Research
23	and Development Center and, where appropriate, in con-
24	sultation with other Federal agencies, shall carry out re-

1	search and development activities relating to the use of sub-
2	surface drain systems as—
3	(1) a flood risk-reduction measure; or
4	(2) a coastal storm risk-reduction measure.
5	SEC. 228. REPORT ON CORROSION PREVENTION ACTIVI-
6	TIES.
7	Not later than 180 days after the date of enactment
8	of this Act, the Secretary shall submit to the Committee on
9	Transportation and Infrastructure of the House of Rep-
10	resentatives and the Committee on Environment and Public
11	Works of the Senate, and make publicly available, a report
12	that describes—
13	(1) the extent to which the Secretary has carried
14	out section 1033 of the Water Resources Reform and
15	Development Act of 2014 (33 U.S.C. 2350);
16	(2) the extent to which the Secretary has incor-
17	porated corrosion prevention activities (as defined in
18	such section) at water resources development projects
19	constructed or maintained by the Secretary since the
20	date of enactment of such section; and
21	(3) in instances where the Secretary has not in-
22	corporated corrosion prevention activities at such
23	water resources development projects since such date,
24	an explanation as to why such corrosion prevention
25	activities have not been incorporated.

1	SEC. 229. ANNUAL REPORTING ON DISSEMINATION OF IN-
2	FORMATION.
3	Section 1104(b) of the Water Resources Development
4	Act of 2018 (33 U.S.C. 2282d note) is amended—
5	(1) by redesignating paragraphs (1) through (4)
6	as subparagraphs (A) through (D), respectively, and
7	$indenting\ appropriately;$
8	(2) in the matter preceding subparagraph (A)
9	(as so redesignated), by striking "The Secretary" and
10	inserting the following:
11	"(1) In General.—The Secretary"; and
12	(3) by adding at the end the following:
13	"(2) Annual reporting.—Not less frequently
14	than annually, the Secretary shall provide to the
15	Committee on Environment and Public Works of the
16	Senate and the Committee on Transportation and In-
17	frastructure of the House of Representatives a written
18	update on the progress of the implementation of para-
19	graph (1), including a description of each education
20	and outreach action the Secretary is taking to imple-
21	ment that paragraph.
22	"(3) Guidance; compliance.—The Secretary
23	shall—
24	"(A) issue guidance on the uniform imple-
25	mentation by each district of the Corps of Engi-
26	neers of the process for submitting proposals

1	under section 7001 of the Water Resources Re-
2	form and Development Act of 2014 (33 U.S.C.
3	2282d); and
4	"(B) each year, ensure compliance with the
5	guidance issued under subparagraph (A).".
6	SEC. 230. REPORT ON BENEFITS CALCULATION FOR FLOOD
7	CONTROL STRUCTURES.
8	Not later than 180 days after the date of enactment
9	of this Act, the Secretary shall submit to the Committee on
10	Environment and Public Works of the Senate and the Com-
11	mittee on Transportation and Infrastructure of the House
12	of Representatives a report on the extent to which flood in-
13	surance premium reductions that result from implementa-
14	tion of a flood risk management project, including struc-
15	tural elements, nonstructural elements, or natural features
16	or nature-based features, are included in the calculation of
17	the benefits of the project by the Corps of Engineers.
18	TITLE III—DEAUTHORIZATIONS
19	AND MODIFICATIONS
20	SEC. 301. DEAUTHORIZATION OF INACTIVE PROJECTS.
21	(a) Purposes.—The purposes of this section are—
22	(1) to identify water resources development
23	projects authorized by Congress that are no longer
24	viable for construction due to—
25	(A) a lack of local support;

1	(B) a lack of available Federal or non-Fed-
2	eral resources; or
3	(C) an authorizing purpose that is no
4	longer relevant or feasible;
5	(2) to create an expedited and definitive process
6	for Congress to deauthorize water resources develop-
7	ment projects that are no longer viable for construc-
8	tion; and
9	(3) to allow the continued authorization of water
10	resources development projects that are viable for con-
11	struction.
12	(b) Proposed Deauthorization List.—
13	(1) Preliminary list of projects.—
14	(A) In General.—The Secretary shall de-
15	velop a preliminary list of each water resources
16	development project, or separable element of a
17	project, authorized for construction before No-
18	vember 8, 2007, for which—
19	(i) planning, design, or construction
20	was not initiated before the date of enact-
21	ment of this Act; or
22	(ii) planning, design, or construction
23	was initiated before the date of enactment of
24	this Act, but for which no funds, Federal or
25	non-Federal, were obligated for planning,

1	design, or construction of the project or sep-
2	arable element of the project during the cur-
3	rent fiscal year or any of the 10 preceding
4	fiscal years.
5	(B) Use of comprehensive construc-
6	TION BACKLOG AND OPERATION AND MAINTE-
7	NANCE REPORT.—The Secretary may develop the
8	preliminary list from the comprehensive con-
9	struction backlog and operation and mainte-
10	nance reports developed pursuant to section
11	1001(b)(2) of the Water Resources Development
12	Act of 1986 (33 U.S.C. 579a).
13	(C) Exclusions.—The Secretary shall not
14	include on the preliminary list—
15	(i) an environmental infrastructure as-
16	sistance project authorized to be carried out
17	by the Secretary (including a project au-
18	thorized pursuant to an environmental as-
19	sistance program); or
20	(ii) a project or separable element of a
21	project authorized as part of the Com-
22	prehensive Everglades Restoration Plan de-
23	scribed in section 601 of the Water Re-
24	sources Development Act of 2000 (114 Stat.
25	2680).

1	(2) Preparation of proposed deauthoriza-
2	TION LIST.—
3	(A) Deauthorization amount.—The Sec-
4	retary shall prepare a proposed list of projects
5	for deauthorization comprised of a subset of
6	projects and separable elements identified on the
7	preliminary list developed under paragraph (1)
8	that have, in the aggregate, an estimated Federal
9	cost to complete that is at least \$10,000,000,000.
10	(B) Determination of federal cost to
11	COMPLETE.—For purposes of subparagraph (A),
12	the Federal cost to complete shall take into ac-
13	count any allowances authorized by section 902
14	of the Water Resources Development Act of 1986
15	(33 U.S.C. 2280), as applied to the most recent
16	project schedule and cost estimate.
17	(C) Inclusion of deauthorization of
18	ANTIQUATED PROJECTS.—The Secretary shall re-
19	duce the amount identified for deauthorization
20	under paragraph (2)(A) by an amount equiva-
21	lent to the estimated current value of each
22	project, or separable element of a project, that is
23	deauthorized by subsection (f).
24	(3) Sequencing of projects.—

- (A) IN GENERAL.—The Secretary shall identify projects and separable elements for inclusion on the proposed list of projects for deauthorization under paragraph (2) according to the order in which the projects and separable elements were authorized, beginning with the earliest authorized projects and separable elements and ending with the latest project or separable element necessary to meet the aggregate amount under paragraph (2)(A).
  - (B) Factors to consider.—The Secretary may identify projects and separable elements in an order other than that established by subparagraph (A) if the Secretary determines, on a case-by-case basis, that a project or separable element is critical for interests of the United States, based on the possible impact of the project or separable element on public health and safety, the national economy, or the environment.

### (4) Public comment and consultation.—

(A) In General.—The Secretary shall solicit comments from the public and the Governors of each applicable State on the proposed deauthorization list prepared under paragraph (2)(A).

1	(B) Comment period.—The public com-
2	ment period shall be 90 days.
3	(5) Preparation of final deauthorization
4	LIST.—
5	(A) In General.—The Secretary shall pre-
6	pare a final deauthorization list by—
7	(i) considering any comments received
8	under paragraph (4); and
9	(ii) revising the proposed deauthoriza-
10	tion list prepared under paragraph (2)(A)
11	as the Secretary determines necessary to re-
12	spond to such comments.
13	(B) Appendix.—The Secretary shall in-
14	clude as part of the final deauthorization list an
15	appendix that—
16	(i) identifies each project or separable
17	element on the proposed deauthorization list
18	that is not included on the final deauthor-
19	ization list; and
20	(ii) describes the reasons why the
21	project or separable element is not included
22	on the final deauthorization list.
23	(c) Submission of Final Deauthorization List to
24	Congress for Congressional Review: Publication.—

1	(1) In general.—Not later than 90 days after
2	the date of the close of the comment period under sub-
3	section (b)(4), the Secretary shall—
4	(A) submit the final deauthorization list
5	and appendix prepared under subsection (b)(5)
6	to the Committee on Transportation and Infra-
7	structure of the House of Representatives and the
8	Committee on Environment and Public Works of
9	the Senate; and
10	(B) publish the final deauthorization list
11	and appendix in the Federal Register.
12	(2) Exclusions.—The Secretary shall not in-
13	clude in the final deauthorization list submitted
14	under paragraph (1) any project or separable element
15	with respect to which Federal funds for planning, de-
16	sign, or construction are obligated after the develop-
17	ment of the preliminary list under subsection
18	(b)(1)(A) but prior to the submission of the final de-
19	authorization list under paragraph (1)(A) of this sub-
20	section.
21	(d) Deauthorization; Congressional Review.—
22	(1) In General.—After the expiration of the 2-
23	year period beginning on the date of publication of
24	the final deauthorization list and appendix under
25	subsection (c)(1)(B), a project or separable element of

a project identified in the final deauthorization list is hereby deauthorized, unless Congress passes a joint resolution disapproving the final deauthorization list prior to the end of such period.

#### (2) Non-federal contributions.—

- (A) In GENERAL.—A project or separable element of a project identified in the final deauthorization list under subsection (c) shall not be deauthorized under this subsection if, before the expiration of the 2-year period referred to in paragraph (1), the non-Federal interest for the project or separable element of the project provides sufficient funds to complete the project or separable element of the project.
- (B) TREATMENT OF PROJECTS.—Notwithstanding subparagraph (A), each project and separable element of a project identified in the final deauthorization list shall be treated as deauthorized for purposes of the aggregate deauthorization amount specified in subsection (b)(2)(A).
- (3) Projects identified in Appendix.—A project or separable element of a project identified in the appendix to the final deauthorization list shall remain subject to future deauthorization by Congress.

## (e) Special Rules.—

- (1) Post-Authorization studies.—A project or separable element of a project may not be identified on the proposed deauthorization list developed under subsection (b), or the final deauthorization list developed under subsection (c), if the project or separable element received funding for a post-authorization study during the current fiscal year or any of the 10 preceding fiscal years.
- (2) TREATMENT OF PROJECT MODIFICATIONS.—
  For purposes of this section, if an authorized water resources development project or separable element of the project has been modified by an Act of Congress, the date of the authorization of the project or separable element shall be deemed to be the date of the most recent such modification.

# (f) Deauthorization of Antiquated Projects.—

(1) In General.—Any water resources development project, or separable element of a project, authorized for construction prior to November 17, 1986, for which construction has not been initiated prior to the date of enactment of this Act, or for which funds have not been obligated for construction in the 10-year period prior to the date of enactment of this Act, is hereby deauthorized.

1	(2) Identification.—Not later than 60 days
2	after the date of enactment of this Act, the Secretary
3	shall issue to the Committee on Transportation and
4	Infrastructure of the House of Representatives and the
5	Committee on Environment and Public Works of the
6	Senate a report that identifies—
7	(A) the name of each project, or separable
8	element of a project, deauthorized by paragraph
9	(1); and
10	(B) the estimated current value of each such
11	project or separable element of a project.
12	(g) Economic and Environmental Review of Inac-
13	TIVE WATER RESOURCES DEVELOPMENT PROJECTS.—The
14	Secretary or the non-Federal interest may not carry out
15	any authorized water resources development project, or sep-
16	arable element of such project, for which construction has
17	not been initiated in the 20-year period following the date
18	of the authorization of such project or separable element,
19	until—
20	(1) the Secretary provides to the Committee on
21	Transportation and Infrastructure of the House of
22	Representatives and the Committee on Environment
23	and Public Works of the Senate a post-authorization
24	change report that updates the economic and environ-

mental analysis of the project or separable element;
and
(2) the Committee on Transportation and Infra-
structure of the House of Representatives and the
Committee on Environment and Public Works of the
Senate take appropriate action to address any modi-
fications to the economic and environmental analysis
for the project or separable element of the project con-
tained in the post-authorization change report.
(h) DEFINITIONS.—In this section:
(1) Post-authorization change report.—
The term "post-authorization change report" has the
meaning given such term in section 1132(d) of the
Water Resources Development Act of 2016 (33 U.S.C.
2282e).
(2) Post-Authorization study.—The term
"post-authorization study" means—
(A) a feasibility report developed under sec-
tion 905 of the Water Resources Development Act
of 1986 (33 U.S.C. 2282);
(B) a feasibility study, as defined in section
105(d) of the Water Resources Development Act
of 1986 (33 U.S.C. 2215(d)); or

1	(C) a review conducted under section 216 of
2	the Flood Control Act of 1970 (33 U.S.C. 549a),
3	including an initial appraisal that—
4	(i) demonstrates a Federal interest;
5	and
6	(ii) requires additional analysis for the
7	project or separable element.
8	SEC. 302. ABANDONED AND INACTIVE NONCOAL MINE RES-
9	TORATION.
10	Section 560(f) of the Water Resources Development Act
11	of 1999 (33 U.S.C. 2336(f)) is amended by striking
12	"\$20,000,000" and inserting "\$30,000,000".
13	SEC. 303. TRIBAL PARTNERSHIP PROGRAM.
14	Section 203(b)(4) of the Water Resources Development
15	Act of 2000 (33 U.S.C. 2269) is amended by striking
16	"\$12,500,000" each place it appears and inserting
17	"\$18,500,000".
18	SEC. 304. LAKES PROGRAM.
19	Section 602(a) of the Water Resources Development
20	Act of 1986 (Public Law 99–662, 100 Stat. 4148; 110 Stat.
21	3758; 113 Stat. 295; 121 Stat. 1076) is amended—
22	(1) in paragraph (27), by striking "and" at the
23	end;
24	(2) in paragraph (28), by striking the period at
25	the end and inserting a semicolon; and

1	(3) by adding at the end the following:
2	"(29) Ellis Pond and Guild Pond, Norwood,
3	Massachusetts; and
4	"(30) Memorial Pond, Walpole, Massachusetts.".
5	SEC. 305. REHABILITATION OF CORPS OF ENGINEERS CON-
6	STRUCTED DAMS.
7	Section 1177 of the Water Resources Development Act
8	of 2016 (33 U.S.C. 467f–2 note) is amended—
9	(1) in subsection (e), by striking "\$40,000,000"
10	and inserting "\$60,000,000"; and
11	(2) in subsection (f), by striking "\$40,000,000"
12	and inserting "\$60,000,000".
13	SEC. 306. CHESAPEAKE BAY ENVIRONMENTAL RESTORA
14	TION AND PROTECTION PROGRAM.
15	(a) In General.—Section 510 of the Water Resources
16	Development Act of 1996 (Public Law 104–303, 110 Stat.
17	3759; 121 Stat. 1202; 128 Stat. 1317) is amended—
18	(1) by redesignating subsection (h) as subsection
19	(i) and inserting after subsection (g) the following:
20	"(h) Project Cap.—The total cost of a project carried
21	out under this section may not exceed \$15,000,000."; and
22	(2) in subsection (i) (as so redesignated), by
23	striking "\$40,000,000" and inserting "\$90,000,000".
24	(b) Outreach and Training.—The Secretary shall
25	conduct public outreach and workshops for non-Federal in-

- 1 terests to provide information on the Chesapeake Bay envi-
- 2 ronmental restoration and protection program established
- 3 under section 510 of the Water Resources Development Act
- 4 of 1996, including how to participate in the program.
- 5 SEC. 307. UPPER MISSISSIPPI RIVER SYSTEM ENVIRON-
- 6 MENTAL MANAGEMENT PROGRAM.
- 7 Section 1103(e) of the Water Resources Development
- 8 Act of 1986 (33 U.S.C. 652(e)) is amended—
- 9 (1) in paragraph (3), by striking "\$22,750,000"
- and inserting "\$40,000,000"; and
- 11 (2) in paragraph (4), by striking "\$10,420,000"
- 12 and inserting "\$15,000,000".
- 13 SEC. 308. UPPER MISSISSIPPI RIVER PROTECTION.
- 14 Section 2010(e) of the Water Resources Reform and
- 15 Development Act of 2014 (128 Stat. 1270; 132 Stat. 3812)
- 16 is amended by striking "the Act of October 15, 1940 (33
- 17 U.S.C. 701h-1)" and inserting "section 5 of the Act of June
- 18 22, 1936 (33 U.S.C. 701h)".
- 19 SEC. 309. THEODORE SHIP CHANNEL, MOBILE, ALABAMA.
- 20 (a) In General.—The project for navigation, Theo-
- 21 dore Ship Channel, Mobile Harbor, Alabama, authorized by
- 22 section 201 of the Flood Control Act of 1965 (42 U.S.C.
- 23 1962d-5), is revised to incorporate into the project the 40-
- 24 foot-deep, 1,320-foot-wide, and approximately 1,468.5-foot-
- 25 long access channel, extending north from stations 257+25

1	and 273+25 from the Theodore Channel, that was con-
2	structed for the former Naval Station Mobile, as a substitute
3	for the authorized but unconstructed 40-foot-deep, 300-foot-
4	wide, and 1,200-foot-long anchorage basin in the same loca-
5	tion, to serve the public terminal that replaced the former
6	Naval Station Mobile as obligated under the authorizations
7	for the project.
8	(b) Treatment.—The Secretary shall—
9	(1) consider construction of the access channel
10	described in subsection (a) to be complete; and
11	(2) assume maintenance of the access channel de-
12	scribed in subsection (a) for so long as the terminal
13	described in subsection (a) remains publicly owned.
14	SEC. 310. MCCLELLAN-KERR ARKANSAS RIVER NAVIGATION
15	SYSTEM.
16	Any Federal funds, regardless of the account from
17	which the funds were provided, used to carry out construc-
18	tion of the modification to the McClellan-Kerr Arkansas
19	River Navigation System, authorized in section 136 of the
20	
	Energy and Water Development Appropriations Act, 2004
21	Energy and Water Development Appropriations Act, 2004 (117 Stat. 1842), shall be considered by the Secretary as

23 will not require a new investment decision.

1								
1	SEC.	<i>311</i> .	OUACHITA	AND	BLACK	RIVERS.	ARKANSAS	AND

- 2 LOUISIANA.
- 3 The project for navigation, Ouachita and Black Riv-
- 4 ers, Arkansas and Louisiana, authorized by section 101 of
- 5 the River and Harbor Act of 1960 (74 Stat. 481), is modi-
- 6 fied to include water supply as an authorized purpose.
- 7 SEC. 312. LAKE ISABELLA, CALIFORNIA.
- 8 (a) Sense of Congress.—It is the sense of Congress
- 9 that the Secretary, when evaluating alternative locations for
- 10 construction of a permanent Isabella Lake Visitor Center
- 11 by the Corps of Engineers to replace the facility impacted
- 12 by the Isabella Dam safety modification project, should af-
- 13 ford substantial weight to the site preference of the local
- 14 community.
- 15 (b) AUTHORITY.—The Secretary may acquire such in-
- 16 terests in real property as the Secretary determines nec-
- 17 essary or advisable to support construction of the Isabella
- 18 Dam safety modification project.
- 19 (c) Transfer.—The Secretary may transfer any real
- 20 property interests acquired under subsection (b) to any
- 21 other Federal agency or department without reimburse-
- 22 *ment*.
- 23 (d) Isabella Dam Safety Modification Project
- 24 Defined.—In this section, the term "Isabella Dam safety
- 25 modification project" means the dam safety modification
- 26 project at the Isabella Reservoir in the San Joaquin Valley,

1	California (authorized by Act of December 22, 1944 (chap-
2	ter 665, 58 Stat. 901)), including the component of the
3	project relating to construction a visitor center facility.
4	SEC. 313. LOWER SAN JOAQUIN RIVER FLOOD CONTROL
5	PROJECT.
6	The Secretary shall align the schedules of, and maxi-
7	mize complimentary efforts, minimize duplicative practices,
8	and ensure coordination and information sharing with re-
9	spect to—
10	(1) the project for flood risk management, Lower
11	San Joaquin River, authorized by section 1401(2) of
12	the Water Resources Development Act of 2018 (132
13	Stat. 3836); and
14	(2) the second phase of the feasibility study for
15	the Lower San Joaquin River project for flood risk
16	management, authorized for expedited completion by
17	section 1203(a)(7) of the Water Resources Develop-
18	ment Act 2018 (132 Stat. 3803).
19	SEC. 314. SACRAMENTO RIVER, GLENN-COLUSA, CALI-
20	FORNIA.
21	The portion of project for flood control, Sacramento
22	River, California, authorized by section 2 of the Act of
23	March 1, 1917 (chapter 144, 39 Stat. 949; 103 Stat. 649,
24	110 Stat. 3709; 112 Stat. 1841; 113 Stat. 299), consisting

25 of a riverbed gradient restoration facility at the Glenn-

- 1 Colusa Irrigation District Intake, is no longer authorized
- 2 beginning on the date of enactment of this Act.
- 3 SEC. 315. SAN DIEGO RIVER AND MISSION BAY, SAN DIEGO
- 4 *COUNTY, CALIFORNIA.*
- 5 The portion of the project for flood control and naviga-
- 6 tion, San Diego River and Mission Bay, San Diego County,
- 7 California, authorized by the Act of July 24, 1946 (chapter
- 8 595, 60 Stat. 636), identified in the National Levee Data-
- 9 base established under section 9004 of the Water Resources
- 10 Development Act of 2007 (33 U.S.C. 3303) as the San Diego
- 11 River 3 segment and consisting of a 785-foot-long segment
- 12 of the right bank levee from Station 209+41.75 to its end
- 13 at Station 217+26.75, as described in construction plans
- 14 dated August 30, 1951, is no longer authorized beginning
- 15 on the date of enactment of this Act.
- 16 SEC. 316. SAN FRANCISCO, CALIFORNIA, WATERFRONT
- 17 *AREA*.
- 18 (a) In General.—Section 114 of the River and Har-
- 19 bor Act of 1968 (33 U.S.C. 59h) is amended to read as fol-
- 20 *lows*:
- 21 "SEC. 114. SAN FRANCISCO, CALIFORNIA, WATERFRONT
- 22 *AREA*.
- "(a) Area To Be Declared Nonnavigable.—The
- 24 following area is declared to be nonnavigable waters of the
- 25 United States: All of that portion of the City and County

- 1 of San Francisco, California, lying shoreward of a line be-
- 2 ginning at the intersection of the southerly right of way
- 3 line of Earl Street prolongation with the Pierhead United
- 4 States Government Pierhead line, the Pierhead line as de-
- 5 fined in the State of California Harbor and Navigation
- 6 Code Section 1770, as amended in 1961; thence northerly
- 7 along said Pierhead line to its intersection with a line par-
- 8 allel with and distant 10 feet easterly from, the existing
- 9 easterly boundary line of Pier 30–32; thence northerly along
- 10 said parallel line and its northerly prolongation, to a point
- 11 of intersection with a line parallel with, and distant 10
- 12 feet northerly from, the existing northerly boundary of Pier
- 13 30-32; thence westerly along last said parallel line to its
- 14 intersection with said Pierhead line; thence northerly along
- 15 said Pierhead line, to the intersection of the easterly right
- 16 of way line of Van Ness Avenue, formerly Marlette Street,
- 17 prolongation to the Pierhead line.
- 18 "(b) Requirement That Area Be Improved.—The
- 19 declaration of nonnavigability under subsection (a) applies
- 20 only to those parts of the area described in subsection (a)
- 21 that are or will be bulkheaded, filled, or otherwise occupied
- 22 or covered by permanent structures and does not affect the
- 23 applicability of any Federal statute or regulation that re-
- 24 lates to filling of navigable waters or to other regulated ac-
- 25 tivities within the area described in subsection (a), includ-

- 1 ing sections 9 and 10 of the Act of March 3, 1899 (33 U.S.C.
- 2 401, 403), section 404 of the Federal Water Pollution Con-
- 3 trol Act, and the National Environmental Policy Act of
- 4 1969.
- 5 "(c) Inclusion of Embarcadero Historic Dis-
- 6 TRICT.—Congress finds and declares that the area described
- 7 in subsection (a) contains the seawall, piers, and wharves
- 8 that comprise the Embarcadero Historic District listed on
- 9 the National Register of Historic Places on May 12, 2006.".
- 10 (b) Conforming Amendment.—Section 5052 of the
- 11 Water Resources Development Act of 2007 (33 U.S.C. 59h-
- 12 1) is repealed.
- 13 SEC. 317. WESTERN PACIFIC INTERCEPTOR CANAL, SAC-
- 14 RAMENTO RIVER, CALIFORNIA.
- 15 The portion of the project for flood protection on the
- 16 Sacramento River, authorized by section 2 of the of March
- 17 1, 1917 (chapter 144, 39 Stat. 949; 45 Stat. 539; 50 Stat.
- 18 877; 55 Stat. 647; 80 Stat. 1422), consisting of the portion
- 19 of the levee from G.P.S. coordinate N2147673.584
- 20 E6690904.187 to N2147908.413 E6689057.060 associated
- 21 with the Western Pacific Interceptor Canal, is no longer
- 22 authorized beginning on the date of the enactment of this
- 23 Act.

1	SEC. 318. RIO GRANDE ENVIRONMENTAL MANAGEMENT
2	PROGRAM, COLORADO, NEW MEXICO, AND
3	TEXAS.
4	Section 5056(f) of the Water Resources Development
5	Act of 2007 (Public Law 110–114, 121 Stat. 1213; 128 Stat.
6	1314) is amended by striking "2019" and inserting "2029".
7	SEC. 319. NEW LONDON HARBOR WATERFRONT CHANNEL,
8	CONNECTICUT.
9	(a) In General.—The portion of the project for navi-
10	gation, New London Harbor, Connecticut, authorized by the
11	first section of the Act of June 13, 1902 (chapter 1079, 32
12	Stat. 333), described in subsection (b) is no longer author-
13	ized beginning on the date of enactment of this Act.
14	(b) Area Described.—The area referred to in sub-
15	section (a) is generally the portion between and around the
16	2 piers at the State Pier in New London, specifically the
17	area—
18	(1) beginning at a point N691263.78,
19	E1181259.26;
20	(2) running N 35°01'50.75" W about 955.59 feet
21	to a point N692046.26, E1180710.74;
22	(3) running N 54°58'06.78" E about 100.00 feet
23	to a point N692103.66, E1180792.62;
24	(4) running S 35°01'50.75" E about 989.8 feet
25	to a point N691293 17 E1181360 78: and

1	(5) running S 73°51'15.45" W about 105.69 feet
2	to the point described in paragraph (1).
3	SEC. 320. WILMINGTON HARBOR, DELAWARE.
4	It is the sense of Congress that the Corps of Engineers
5	should maintain the annual maintenance dredging for Wil-
6	mington Harbor, Delaware, authorized by the Act of June
7	3, 1896 (chapter 314, 29 Stat. 207).
8	SEC. 321. WILMINGTON HARBOR SOUTH DISPOSAL AREA,
9	DELAWARE.
10	(a) Finding.—For the purposes of applying section
11	217(b) of the Water Resources Development Act of 1996 (33
12	U.S.C. 2326a(b)) to the Wilmington Harbor South Disposal
13	Area, Delaware, the Secretary shall find that the standard
14	has been met for the Edgemoor expansion of the Port of
15	Wilmington, Delaware.
16	(b) USE.—Any use of the Wilmington Harbor South
17	Disposal Area permitted by the Secretary under section
18	217(b) for the Edgemoor Expansion of the Port of Wil-
19	mington shall not otherwise reduce the availability of ca-
20	pacity, in dredged material disposal facilities under the ju-
21	risdiction of the Secretary that were constructed before the
22	date of enactment of this Act, for operation and mainte-
23	nance of—
24	(1) the Delaware River Mainstem and Channel
25	Deepening project, Delaware, New Jersey, and Penn-

- 1 sylvania, authorized by section 101(6) of the Water
- 2 Resources Development Act of 1992 (106 Stat. 4802);
- 3 or
- 4 (2) the Delaware River, Philadelphia to the Sea,
- 5 project, Delaware, New Jersey, Pennsylvania, author-
- 6 ized by the Act of June 25, 1910 (chapter 382, 36
- 7 Stat. 637; 46 Stat. 921; 52 Stat. 803; 59 Stat. 14; 68
- 8 Stat. 1249; 72 Stat. 297).
- 9 (c) Fee.—The Secretary shall impose on the non-Fed-
- 10 eral interest for the Edgemoor Expansion of the Port of Wil-
- 11 mington a fee, under section 217(b)(1)(B) of the Water Re-
- 12 sources Development Act of 1996 (33 U.S.C.
- 13 2326a(b)(1)(B)), to recover capital, operation, and mainte-
- 14 nance costs associated with any use by the non-Federal in-
- 15 terest of capacity in the Wilmington Harbor South Disposal
- 16 Area permitted by the Secretary under section 217(b) of the
- 17 Water Resources Development Act of 1996 pursuant to sub-
- 18 section (a) of this section.
- 19 (d) AGREEMENT TO PAY.—In accordance with section
- 20 217(a) of the Water Resources Development Act of 1996 (33
- 21 U.S.C. 2326a(a)), if, to accommodate the dredged materials
- 22 from operation and maintenance of the Edgemoor Expan-
- 23 sion of the Port of Wilmington, the Secretary provides addi-
- 24 tional capacity at the Wilmington Harbor South Disposal
- 25 Area, the non-Federal interest for the Edgemoor Expansion

of the Port of Wilmington shall agree to pay, during the period of construction, all costs associated with the construction of the additional capacity. 3 4 SEC. 322. WASHINGTON HARBOR, DISTRICT OF COLUMBIA. 5 Beginning on the date of enactment of this Act, the project for navigation, Washington Harbor, District of Columbia, authorized by the Act of August 30, 1935 (chapter 8 831, 49 Stat. 1031), is modified to reduce, in part, the authorized dimensions of the project, such that the remaining authorized dimensions are as follows: 10 11 (1) A 200-foot-wide, 12-foot-deep channel with a 12 center line beginning at a point East 1,317,064.30 13 and North 440,373.32, thence to a point East 14 1,316,474.30 and North 440,028.31, thence to a point 15 East 1,315,584.30 and North 439,388.30, thence to a 16 point East 1,315,259.31 and North 438,908.30. 17 (2) A 200- to 300-foot-wide, 12-foot-deep transi-18 tion area, with a center line beginning at a point 19 East 1,315,259.31 and North 438,908.30 to a point 20 East 1,315,044.31 and North 438,748.30. 21 (3) A 300-foot-wide, 15-foot-deep channel with a 22 centerline beginning a point East 1,315,044.31 and 23 North 438,748.30, thence to a point East 1,314,105.31

and North 438,124.79, thence to a point East

1,311,973.30 and North 438,807.78, thence to a point

24

25

- 1 East 1,311,369.73 and North 438,577.42, thence to a
- 2 point East 1,311,015.73 and North 438,197.57, thence
- 3 to a point East 1,309,713.47 and North 435,678.91.
- 4 (4) A 300- to 400-foot-wide, 15- to 24-foot-deep
- 5 transition area, with a center line beginning at a
- 6 point East 1,309,713.47 and North 435,678.91 to a
- 7 point East 1,307,709.33 and North 434,488.25.
- 8 (5) A 400-foot-wide, 24-foot-deep channel with a
- 9 centerline beginning at a point East 1,307,709.33 and
- North 434,488.25, thence to a point East 1,307,459.33
- 11 and North 434,173.25, thence to a point East
- 12 1,306,476.82 and North 432,351.28, thence to a point
- 13 East 1,306,209.79 and North 431,460.21, thence to a
- point at the end of the channel near Hains Point
- 15 East 1,305,997.63 and North 429,978.31.
- 16 SEC. 323. BIG CYPRESS SEMINOLE INDIAN RESERVATION
- 17 WATER CONSERVATION PLAN, FLORIDA.
- 18 (a) In General.—The project for ecosystem restora-
- 19 tion, Big Cypress Seminole Indian Reservation Water Con-
- 20 servation Plan, Florida, authorized pursuant to section 528
- 21 of the Water Resources Development Act of 1996 (110 Stat.
- 22 3767), is no longer authorized beginning on the date of en-
- 23 actment of this Act.
- 24 (b) Savings Provision.—Nothing in this section af-
- 25 fects the responsibility of the Secretary to pay any damages

- 1 awarded by the Armed Services Board of Contract Appeals,
- 2 or by a court of competent jurisdiction, to a contractor re-
- 3 lating to the adjudication of claims arising from construc-
- 4 tion of the project described in subsection (a).

### 5 SEC. 324. CENTRAL EVERGLADES, FLORIDA.

- 6 The project for ecosystem restoration, Central Ever-
- 7 glades, authorized by section 1401(4) of the Water Resources
- 8 Development Act of 2016 (130 Stat. 1713), is modified to
- 9 include the project for ecosystem restoration, Central and
- 10 Southern Florida, Everglades Agricultural Area, authorized
- 11 by section 1308 of the Water Resources Development Act
- 12 of 2018 (132 Stat. 3819), and to authorize the Secretary
- 13 to carry out the project, as so combined, at a total combined
- 14 cost of \$4,362,091,000.

## 15 SEC. 325. MIAMI RIVER, FLORIDA.

- 16 The portion of the project for navigation, Miami River,
- 17 Florida, authorized by the Act of July 3, 1930 (46 Stat.
- 18 925; 59 Stat. 16; 74 Stat. 481; 100 Stat. 4257), beginning
- 19 at the existing railroad bascule bridge and extending ap-
- 20 proximately 1,000 linear feet upstream to an existing salin-
- 21 ity barrier and flood control structure, is no longer author-
- 22 ized beginning on the date of enactment of this Act.

1	SEC. 326. JULIAN KEEN, JR. LOCK AND DAM, MOORE HAVEN,
2	FLORIDA.
3	(a) Designation.—The Moore Haven Lock and Dam,
4	Moore Haven, Florida, authorized pursuant to the Act of
5	July 3, 1930 (chapter 847, 46 Stat. 925; 49 Stat. 1032),
6	shall be known and designated as the "Julian Keen, Jr.
7	Lock and Dam".
8	(b) References.—Any reference in a law, map, regu-
9	lation, document, paper, or other record of the United
10	States to the Lock and Dam referred to in subsection (a)
11	shall be deemed to be a reference to the "Julian Keen, Jr.
12	Lock and Dam".
13	SEC. 327. TAYLOR CREEK RESERVOIR AND LEVEE L-73 (SEC-
14	TION 1), UPPER ST. JOHNS RIVER BASIN,
	TION 1), UPPER ST. JOHNS RIVER BASIN, FLORIDA.
<ul><li>14</li><li>15</li><li>16</li></ul>	
15 16	FLORIDA.
15 16 17	FLORIDA.  The portions of the project for flood control and other
15 16 17 18	FLORIDA.  The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by sec-
15 16 17 18 19	FLORIDA.  The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176),
15 16 17 18 19 20	FLORIDA.  The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L-73,
15 16 17 18 19 20 21	FLORIDA.  The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L-73, Section 1, within the Upper St. Johns River Basin, Floring
15 16 17 18 19 20 21	FLORIDA.  The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L-73, Section 1, within the Upper St. Johns River Basin, Florida, are no longer authorized beginning on the date of en-
15 16 17 18 19 20 21 22	The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L-73, Section 1, within the Upper St. Johns River Basin, Florida, are no longer authorized beginning on the date of enactment of this Act.
15 16 17 18 19 20 21 22 23	The portions of the project for flood control and other purposes, Central and Southern Florida, authorized by section 203 of the Flood Control Act of 1948 (62 Stat. 1176), consisting of the Taylor Creek Reservoir and Levee L-73, Section 1, within the Upper St. Johns River Basin, Florida, are no longer authorized beginning on the date of enactment of this Act.  SEC. 328. EXTINGUISHMENT OF FLOWAGE EASEMENTS,

- 1 shall extinguish any flowage easement or portion of a flow-
- 2 age easement held by the United States on developed land
- 3 of the landowner at Rough River Lake, Kentucky—
- 4 (1) that is above 534 feet mean sea level; and
- 5 (2) for which the Secretary determines the flow-
- 6 age easement or portion of the flowage easement is not
- 7 required to address backwater effects.
- 8 (b) No Liability.—The United States shall not be lia-
- 9 ble for any damages to property or injuries to persons from
- 10 flooding that may be attributable to the operation and
- 11 maintenance of Rough River Dam, Kentucky, on land that
- 12 was encumbered by a flowage easement extinguished under
- 13 subsection (a).
- 14 (c) Authorization of Appropriations.—There is
- 15 authorized to be appropriated to carry out this section
- 16 \$10,000,000, to remain available until expended.
- 17 SEC. 329. CALCASIEU RIVER AND PASS, LOUISIANA.
- Not later than 120 days after the date of enactment
- 19 of this Act, the Secretary shall provide to the Committee
- 20 on Transportation and Infrastructure of the House of Rep-
- 21 resentatives and the Committee on Environment and Public
- 22 Works of the Senate a report on plans to modify the
- 23 Calcasieu River and Pass Dredged Material Management
- 24 Plan and Supplemental Environmental Impact Statement
- 25 (November 22, 2010 DMMP/SEIS) to allow for the expan-

1	sion of Dredged Material Placement Facilities (DMPFs) 17,
2	19, 22, D, and E to the lakeside foreshore rock boundaries
3	during planned rehabilitation of these facilities.
4	SEC. 330. CAMDEN HARBOR, MAINE.
5	(a) In General.—The portions of the project for navi-
6	gation, Camden Harbor, Maine, described in subsection (b)
7	are no longer authorized beginning on the date of enactment
8	of this Act.
9	(b) Portions Described.—The portions referred to
10	in subsection (a) are the following:
11	(1) The portion of the 10-foot-deep inner harbor
12	area, authorized by the first section of the Act of
13	March 3, 1873 (chapter 233, 17 Stat. 565; 25 Stat.
14	400), approximately 50,621.75 square feet in area—
15	(A) starting at a point with coordinates
16	N197,640.07, E837,851.71;
17	(B) thence running S84°43' 23.94"W about
18	381.51 feet to a point with coordinates
19	N197,604.98, E837,471.82;
20	(C) thence running N43°47' 51.43''W about
21	270.26 feet to a point with coordinates
22	N197,800.05, E837,284.77;
23	(D) thence running S59°02' 26.62"E about
24	219.18 feet to a point with coordinates
25	N197,687.30, E837,472.72;

1	(E) thence running S81°50' 09.76"E about
2	144.70 feet to a point with coordinates
3	N197,666.75, E837,615.96;
4	(F) thence running N57°27' 07.42"E about
5	317.32 feet to a point with coordinates
6	N197,866.52, E837,928.96; and
7	(G) thence running S18°50' 04.48''W about
8	239.27 feet to the point described in subpara-
9	graph(A).
10	(2) The portion of the 14-foot-deep outer harbor
11	area, authorized by the first section of the Act of Au-
12	gust 11, 1888 (25 Stat. 400; 32 Stat. 331), approxi-
13	mately 222,015.94 square feet in area—
14	(A) starting at a point with coordinates
15	N197,640.07, E837,851.71;
16	(B) thence running N18°50' 04.48"E about
17	239.27 feet to a point with coordinates
18	N197,866.53, E837,928.96;
19	(C) thence running N58°28' 51.05"E about
20	308.48 feet to a point with coordinates
21	N198,027.79, E838,191.93;
22	(D) thence running N84°20' 01.88"E about
23	370.06 feet to a point with coordinates
24	N198.064.33. E838.560.18:

1	(E) thence running S05°32' 03.42"E about
2	357.31 feet to a point with coordinates
3	N197,708.68, E838,594.64; and
4	(F) thence running S84°43' 23.94"W about
5	746.08 feet to the point described in subpara-
6	graph(A).
7	SEC. 331. CAPE PORPOISE HARBOR, MAINE, ANCHORAGE
8	AREA DESIGNATION.
9	(a) In General.—The project for navigation, Cape
10	Porpoise Harbor, Maine, authorized by section 101 of the
11	River and Harbor Act of 1948 (62 Stat. 1172), is modified
12	to designate the portion of the project described in sub-
13	section (b) as a 6-foot-deep anchorage.
14	(b) Portion Described.—The portion of the project
15	referred to in subsection (a) is the approximately
16	192,235.63 square foot area consisting of the 100-foot-wide
17	and 6-foot-deep channel located within the inner harbor—
18	(1) starting at a point with coordinates $N$
19	194,175.13, E 2,882,011.74;
20	(2) thence running N33°46' 08.14"W about
21	914.57 feet to a point with coordinates $N$ 194,935.40,
22	E 2,881,503.38;
23	(3) thence running N12°41' 09.78"W about
24	$1{,}026.40$ feet to a point with coordinates $N$
25	195,936.74, E 2,881,277.97;

1	(4) thence running N77°18' 50.22''E about
2	100.00 feet to a point with coordinates $N$ 195,958.70,
3	E 2,881,375.53;
4	(5) thence running S12°41' 09.78"E about
5	1,007.79 feet to a point with coordinates $N$
6	194,975.52, E 2,881,596.85;
7	(6) thence running S33°46' 08.14"E about
8	$895.96\ feet\ to\ a\ point\ with\ coordinates\ N\ 194,230.72,$
9	E 2,882,094.86; and
10	(7) thence running S56°13' 51.86''W about
11	100.00 feet to the point described in paragraph (1).
12	SEC. 332. BALTIMORE, MARYLAND.
13	The Secretary is authorized, in accordance with sec-
14	tion 5 of Act of June 22, 1936 (33 U.S.C. 701h), to accept
15	funds contributed by a non-Federal interest for dredging on
16	irregular cycles of the Baltimore Inner Harbor Approach
17	Channel, Baltimore Harbor and Channels Federal naviga-
18	tion project, authorized by section 101 of the River and
19	Harbor Act of 1958 (72 Stat. 297).
20	SEC. 333. THAD COCHRAN LOCK AND DAM, AMORY, MIS-
21	SISSIPPI.
22	(a) Sense of Congress.—It is the sense of Congress
23	that Thad Cochran, whose selfless determination and tire-
24	less work, while serving as a congressman and United
25	States Senator from Mississippi for 45 years, contributed

1	greatly to the realization and success of the Tennessee-
2	Tombigbee Waterway.
3	(b) Designation.—The navigation lock known as the
4	"Amory Lock", located at mile 371 on the Tennessee-
5	Tombigbee Waterway, Mississippi, and the dam associated
6	with such lock, shall be known and designated as the "Thad
7	Cochran Lock and Dam".
8	(c) References.—Any reference in a law, map, regu-
9	lation, document, paper, or other record of the United
10	States to the lock and dam referred to in subsection (b) shall
11	be deemed to be a reference to the "Thad Cochran Lock and
12	Dam".
13	SEC. 334. MISSOURI RIVER RESERVOIR SEDIMENT MANAGE-
13 14	SEC. 334. MISSOURI RIVER RESERVOIR SEDIMENT MANAGE- MENT.
14 15	MENT.
14 15	MENT. Section 1179(a) of the Water Resources Development
<ul><li>14</li><li>15</li><li>16</li></ul>	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—  (1) in paragraph (3)—
14 15 16 17 18	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—  (1) in paragraph (3)—  (A) in subparagraph (B), by inserting
14 15 16 17 18 19	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—  (1) in paragraph (3)—  (A) in subparagraph (B), by inserting  "project purposes, including" before "storage ca-
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li></ul>	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—  (1) in paragraph (3)—  (A) in subparagraph (B), by inserting  "project purposes, including" before "storage capacity"; and
14 15 16 17 18 19 20 21	MENT.  Section 1179(a) of the Water Resources Development  Act of 2016 (130 Stat. 1675; 132 Stat. 3782) is amended—  (1) in paragraph (3)—  (A) in subparagraph (B), by inserting  "project purposes, including" before "storage capacity"; and  (B) in subparagraph (C), by striking "pre-

1	(4) by inserting after paragraph (3) the fol-
2	lowing:
3	"(4) Justification.—In determining the eco-
4	nomic justification of a sediment management plan
5	under paragraph (2), the Secretary shall—
6	"(A) measure and include flooding, erosion,
7	and accretion damages both upstream and down-
8	stream of the reservoir that are likely to occur as
9	a result of sediment management within the res-
10	ervoir compared to the damages that are likely
11	to occur if the sediment management plan is not
12	implemented; and
13	"(B) include lifecycle costs and a 100-year
14	period of analysis.
15	"(5) Implementation.—As part of a sediment
16	management plan under paragraph (2), and in ac-
17	cordance with paragraph (10), the Secretary may
18	carry out sediment removal activities at reservoirs
19	owned and operated by the Secretary in the Upper
20	Missouri River Basin, or at reservoirs for which the
21	Secretary has flood control responsibilities under sec-
22	tion 7 of the Act of December 22, 1944 (33 U.S.C.
23	709), in the Upper Missouri River Basin, in accord-
24	ance with section 602 of the Water Resources Develop-
25	ment Act of 1986 (100 Stat. 4148; 110 Stat. 3758;

1	113 Stat. 295; 121 Stat. 1076) as if those reservoirs
2	were listed in subsection (a) of that section.".
3	SEC. 335. PORTSMOUTH, NEW HAMPSHIRE.
4	The Secretary shall expedite the activities required to
5	be carried out under section 204 of the Water Resources De-
6	velopment Act of 1992 (33 U.S.C. 2326) regarding the use
7	of improvement dredging of the Portsmouth Federal naviga-
8	tion project in Portsmouth, New Hampshire, carried out
9	pursuant to section 3 of the Act of August 13, 1946 (33
10	U.S.C. 426g), as a source of clean beach fill material to
11	reinforce the stone revetment at Nantasket Beach, Hull,
12	Massachusetts.
13	SEC. 336. RAHWAY FLOOD RISK MANAGEMENT FEASIBILITY
14	STUDY, NEW JERSEY.
15	The Secretary shall—
16	(1) nullify the determination of the North Atlan-
17	tic Division of the Corps of Engineers that further ac-
18	tivities to carry out the feasibility study for a project
19	for flood risk management, Rahway, New Jersey, au-
20	thorized by the resolution of the Committee on Trans
	thorized by the resolution of the Committee on Trans-
21	portation and Infrastructure of the House of Rep-

1	(2) identify an acceptable alternative to the
2	project described in paragraph (1) that could receive
3	Federal support; and
4	(3) carry out, and expedite the completion of, a
5	feasibility study for the acceptable alternative identi-
6	fied under paragraph (2).
7	SEC. 337. SAN JUAN-CHAMA PROJECT; ABIQUIU DAM, NEW
8	MEXICO.
9	(a) Abiquiu Reservoir.—Section 5(b) of Public Law
10	97–140 (43 U.S.C. 620a note) is amended by striking "a
11	total of two hundred thousand acre-feet of".
12	(b) Water Storage at Abiquiu Dam, New Mex-
13	ICO.—Section 1 of Public Law 100-522 (43 U.S.C. 620a
14	note) is amended—
15	(1) by striking "200,000 acre-feet of";
16	(2) by inserting "and San Juan-Chama project"
17	after "Rio Grande system"; and
18	(3) by striking ", in lieu of the water storage au-
19	thorized by section 5 of Public Law 97–140, to the ex-
20	tent that contracting entities under section 5 of Pub-
21	lic Law 97–140 no longer require such storage".
22	(c) Water Storage.—The Secretary shall—
23	(1) store up to elevation 6230.00 NGVD29 at
24	Abiquiu Dam. New Mexico, to the extent that the nec-

1	essary real property interests have been acquired by
2	any entity requesting such storage; and
3	(2) amend the March 20, 1986, contract between
4	the United States of America and the Albuquerque
5	Bernalillo County Water Utility Authority (assigned
6	by the City of Albuquerque, New Mexico to the Albu-
7	querque Bernalillo County Water Utility Authority)
8	for water storage space in Abiquiu Reservoir to allow
9	for storage by the Albuquerque Bernalillo County
10	Water Utility Authority of San Juan-Chama project
11	water or native Rio Grande system water up to ele-
12	$vation\ 6230.00\ NGVD 29.$
13	(d) Storage Agreements With Users Other
14	Than the Albuquerque Bernalillo County Water
15	Utility Authority.—The Secretary shall—
16	(1) retain or enter into new agreements with en-
17	tities for a proportionate allocation of 29,100 acre-feet
18	of storage space pursuant to section 5 of Public Law
19	97–140; and
20	(2) amend or enter into new storage agreements
21	for storage of San Juan-Chama project water or na-
22	tive Rio Grande system water up to the space allo-
23	cated for each entity's proportionate share of San
24	Juan-Chama water.

1	(e) Operations Documents.—The Secretary shall
2	amend or revise any existing operations documents, includ
3	ing the Water Control Manual or operations plan for
4	Abiquiu Reservoir, as necessary to meet the requirements
5	of this section.
6	(f) Limitations.—In carrying out this section, the fol
7	lowing limitations shall apply:
8	(1) The storage of native Rio Grande system
9	water shall be subject to the provisions of the Ric
10	Grande Compact and the resolutions of the Ric
11	Grande Compact Commission.
12	(2) The storage of native Rio Grande system
13	water shall only be authorized to the extent that the
14	necessary water ownership and storage rights have
15	been acquired by the entity requesting such storage.
16	(3) The storage of native Rio Grande system
17	water or San-Juan Chama project water shall no
18	interfere with the authorized purposes of the Abiquin
19	Dam and Reservoir project.
20	(4) Each user of storage space, regardless o
21	source of water, shall pay for any increase in costs at

tributable to storage of that user's water.

1	SEC. 338. FLUSHING BAY AND CREEK FEDERAL NAVIGATION
2	CHANNEL, NEW YORK.
3	(a) In General.—The portion of the project for navi-
4	gation, Flushing Bay and Creek, New York, authorized by
5	the first section of the Act of March 3, 1905 (chapter 1482,
6	33 Stat. 1120; 52 Stat. 803; 76 Stat. 1174), described in
7	subsection (b) is no longer authorized beginning on the date
8	of enactment of this Act.
9	(b) Portion Described.—The portion referred to in
10	subsection (a) is the portion from river mile 2.5 to river
11	mile 2.9, as bounded by—
12	(1) the coordinates of—
13	(A) Latitude North 40° 45' 45.61" Lon-
14	gitude West 73° 50' 20.19";
15	(B) Latitude North 40° 45' 47.02" Lon-
16	gitude West 73° 50' 10.80";
17	(C) Latitude North 40° 45' 26.71" Lon-
18	gitude West 73° 50' 10.85"; and
19	(D) Latitude North 40° 45' 26.72" Lon-
20	gitude West 73° 50' 10.96"; and
21	(2) the New York Long Island State Plane (US
22	Survey Feet, NAD-83), as follows:
23	(A) Easting x1028866.501 Northing
24	y217179.294;
25	(B) Easting x1029588.853 Northing
26	y217322.675;

1	(C)	Easting	x1029588.853	Northing
2	y215267.4	186; and		
3	(D)	Easting	x1028964.587	Northing
4	y215267.4	86.		
5	SEC. 339. RUSH RIV	ER AND LO	WER BRANCH RU	ISH RIVER,
6	NORTH	H DAKOTA.		
7	(a) In Genera	AL.—The $p$	ortion of the con	<i>iprehensive</i>
8	plan for flood contr	ol and other	r purposes in the	Red River
9	of the North draina	ge basin, N	orth Dakota, Sou	th Dakota,
10	and Minnesota, auth	horized by s	ection 203 of the	Flood Con-
11	trol Act of 1948 (62	2 Stat. 117	7; 64 Stat. 176),	consisting
12	of clearing and rect	ification of	the channel from	n mile 28.3
13	near Amenia to the	e mouth of	the Rush River,	known as
14	Cass County Drain	No. 12, is	no longer author	rized begin-
15	ning on the date of e	nactment of	f this Act.	
16	(b) Lower Bi	RANCH RUS	H RIVER.—The	project for
17	flood control, Lowe	r Branch	Rush River, Nor	th Dakota,
18	carried out under s	ection 205	of the Flood Con	trol Act of
19	1948 (33 U.S.C. 70	1s), known	as Cass County	Drain No.
20	2, is no longer auth	norized begi	nning on the dat	te of enact-
21	ment of this Act.			

	259
1	SEC. 340. PAWCATUCK RIVER, LITTLE NARRAGANSETT BAY
2	AND WATCH HILL COVE, RHODE ISLAND AND
3	CONNECTICUT.
4	Beginning on the date of enactment of this Act, that
5	portion of the project for navigation, Pawcatuck River, Lit-
6	tle Narragansett Bay and Watch Hill Cove, Rhode Island
7	and Connecticut, authorized by section 2 of the Act of
8	March 2, 1945 (chapter 19, 59 Stat. 13), consisting of a
9	10-foot-deep, 16-acre anchorage area in Watch Hill Cove
10	is no longer authorized.
11	SEC. 341. HARRIS COUNTY, TEXAS.
12	Section 575 of the Water Resources Development Act
13	of 1996 (110 Stat. 3789; 113 Stat. 311; 121 Stat. 1253)
14	is repealed.
15	SEC. 342. CAP SANTE WATERWAY, WASHINGTON.
16	Beginning on the date of enactment of this Act, the
17	project for navigation, Cap Sante Waterway and Naviga-
18	tion Channel, Skagit County, Washington, authorized by
19	the Act of March 2, 1919 (chapter 95, 40 Stat. 1285), is
20	modified to deauthorize the portion of the project consisting
21	of an approximately 334,434-foot area of the Federal chan-
22	nel within Anacortes Harbor inside and directly adjacent
23	to the Federal breakwater and training wall structure.

24 starting at a point with coordinates N557015.552,

25 E1210819.619, thence running S88 13'2.06"E approxi-

26 mately 200 feet to a point with coordinates N557009.330,

- 1 E1211019.522, thence running S01 46'58.08"W approxi-
- 2 mately 578 feet to a point with coordinates N556431.405,
- 3 E1211001.534, thence running S49 49'50.23"W approxi-
- 4 mately 69 feet to a point with coordinates N556387.076,
- 5 E1210949.002, thence running S51 53'0.25"E approxi-
- 6 mately 35 feet to a point with coordinates N556365.662,
- 7 E1210976.316, thence running S49 38'58.48"W approxi-
- 8 mately 112 feet to a point with coordinates N556292.989,
- 9 E1210890.775, thence running N88 13'1.87" approxi-
- 10 mately 109 feet to a point with coordinates N556296.367,
- 11 E1210782.226, thence running S46 46'58.97"W approxi-
- 12 mately 141 feet to a point with coordinates N556199.527,
- 13 E1210679.164, thence running N88 13'1.77"W approxi-
- 14 mately 700 feet to a point with coordinates N556221.305,
- 15 E1209979.502, thence running N01 46'58.08"E approxi-
- 16 mately 250 feet to a point with coordinates N556471.184,
- 17 E1209987.280, thence running S88 13'1.77"E approxi-
- 18 mately 815 feet to a point with coordinates N556445.828,
- 19 E1210801.886, thence running N01 46'58.08"E approxi-
- 20 mately 570 feet to the point of origin.
- 21 SEC. 343. LOCAL GOVERNMENT RESERVOIR PERMIT RE-
- 22 *VIEW*.
- 23 Section 1119(b) of the Water Resources Development
- 24 Act of 2018 (33 U.S.C. 2347 note) is amended by striking
- 25 "owned or operated by the Secretary".

1	SEC. 344. PROJECT MODIFICATIONS FOR IMPROVEMENT OF
2	ENVIRONMENT.
3	Section 1203(g) of the Water Resources Development
4	Act of 2018 (132 Stat. 3805) is amended, in the matter
5	preceding paragraph (1), by striking "For fiscal years 2019
6	and 2020" and inserting "Until September 30, 2024".
7	SEC. 345. AQUATIC ECOSYSTEM RESTORATION.
8	For fiscal years 2021 through 2024, in carrying out
9	section 206 of the Water Resources Development Act of 1996
10	(33 U.S.C. 2330), the Secretary shall give priority to a
11	project to restore and protect an aquatic ecosystem or estu-
12	ary that—
13	(1) is located in the South Platte River Basin,
14	(2) is located on a body of water that is identi-
15	fied by the applicable State pursuant to section
16	303(d) of the Federal Water Pollution Control Act (33
17	$U.S.C.\ 1313(d))$ as being impaired;
18	(3) has the potential to provide flood risk man-
19	agement and recreational benefits in addition to eco-
20	system restoration benefits; and
21	(4) is located in a city with a population of
22	90 000 or loss

1	SEC. 346. SURPLUS WATER CONTRACTS AND WATER STOR-
2	AGE AGREEMENTS.
3	Section $1046(c)(3)$ of the Water Resources Reform and
4	Development Act of 2014 (128 Stat. 1254; 132 Stat. 3784)
5	is amended by striking "12" and inserting "16".
6	SEC. 347. NO WAKE ZONES IN NAVIGATION CHANNELS.
7	Section 1149 of the Water Resources Development Act
8	of 2016 (33 U.S.C. 1223 note) amended—
9	(1) by striking "recreational" in each place it
10	appears and inserting "covered"; and
11	(2) by amending subsection (c) to read as fol-
12	lows:
13	"(c) Definitions.—In this section:
14	"(1) Covered navigation channel.—The term
15	'covered navigation channel' means a navigation
16	channel that—
17	"(A) is federally marked or maintained;
18	"(B) is part of the Atlantic Intracoastal
19	Waterway; and
20	"(C) is adjacent to a marina.
21	"(2) Covered vessel.—The term 'covered ves-
22	sel' means a recreational vessel or an uninspected
23	passenger vessel, as such terms are defined in section
24	2101 of title 46, United States Code.".

1	SEC. 348. LIMITATION ON CONTRACT EXECUTION IN THE
2	ARKANSAS RIVER BASIN.
3	(a) Definition of Covered Contract.—In this sec-
4	tion, the term "covered contract" means a contract between
5	any local governmental entity and the Secretary for water
6	supply storage in a Federal or non-Federal hydropower lake
7	within the Arkansas River Basin.
8	(b) Limitation.—For any new covered contract for a
9	hydropower lake that is entered into during the period be-
10	ginning on the date of enactment of this Act and ending
11	on December 31, 2022, a local governmental entity shall
12	not pay more than 110 percent of the initial principal cost
13	for the acre-feet being sought for the new covered contract
14	for that hydropower lake.
15	SEC. 349. WAIVER OF NON-FEDERAL SHARE OF DAMAGES
16	RELATED TO CERTAIN CONTRACT CLAIMS.
17	In a case in which the Armed Services Board of Con-
18	tract Appeals or other court of competent jurisdiction has
19	rendered a decision during the period beginning on Decem-
20	ber 1, 2017, and ending on December 31, 2022, awarding
21	damages to a contractor relating to the adjudication of
22	claims arising from the construction of an authorized water
23	resources development project, notwithstanding the terms of
24	the Project Partnership Agreement, the Secretary shall
25	waive payment of the share of the non-Federal interest of
26	those damages, including attorney's fees, if—

1	(1)(A) the contracting officer was instructed by
2	the Corps of Engineers to modify the terms of the con-
3	tract or terminate the contract; and
4	(B) the Armed Services Board of Contract Ap-
5	peals or other court of competent jurisdiction deter-
6	mined that the failure of the contracting officer to
7	timely take the action described in subparagraph (A)
8	was a material breach of the contract that resulted in
9	damages to the contractor awarded by the Armed
10	Services Board of Contract Appeals or the court, as
11	applicable; or
12	(2) the claims arose from construction of a
13	project deauthorized under this title.
14	SEC. 350. REDUCED PRICING FOR CERTAIN WATER SUPPLY
15	STORAGE.
16	Section 322 of the Water Resources Development Act
17	of 1990 (33 U.S.C. 2324) is amended—
18	(1) in subsection (b), by striking "2,000,000"
19	and inserting "3,000,000"; and
20	(2) in subsection (g)—
21	(A) by striking the period at the end and
22	inserting "; or";
23	(B) by striking "means a community" and
24	inserting the following: "means—
25	"(1) a community"; and

1	(C) by adding at the end the following:
2	"(2) a regional water system that serves a popu-
3	lation of less than 100,000, for which the per capita
4	income is less than the per capita income of not less
5	than 50 percent of the counties in the United States.".
6	SEC. 351. FLOOD CONTROL AND OTHER PURPOSES.
7	Section 103(k) of the Water Resources Development Act
8	of 1986 (33 U.S.C. 2213) is amended—
9	(1) by striking "Except as" and inserting the fol-
10	lowing:
11	"(1) In general.—Except as"; and
12	(2) by adding at the end the following:
13	"(2) Renegotiation of terms.—
14	"(A) In General.—At the request of a non-
15	Federal interest, the Secretary and the non-Fed-
16	eral interest may renegotiate the terms and con-
17	ditions of an eligible deferred payment, includ-
18	ing—
19	"(i) permitting the non-Federal con-
20	tribution to be made without interest, pur-
21	suant to paragraph (1);
22	"(ii) recalculation of the interest rate;
23	"(iii) full or partial forgiveness of in-
24	terest accrued during the period of construc-
25	tion; and

1	"(iv) a credit against construction in-
2	terest for a non-Federal investment that
3	benefits the completion or performance of
4	the project or separable element.
5	"(B) Eligible deferred payment.—An
6	eligible deferred payment agreement under sub-
7	paragraph (A) is an agreement for which—
8	"(i) the non-Federal contribution was
9	made with interest;
10	"(ii) the period of project construction
11	exceeds 10 years from the execution of a
12	project partnership agreement or appro-
13	priation of funds; and
14	"(iii) the construction interest exceeds
15	\$45,000,000.
16	"(3) Credit for non-federal contribu-
17	TION.—
18	"(A) In General.—The Secretary is au-
19	thorized to credit any costs incurred by the non-
20	Federal interest (including in-kind contribu-
21	tions) to remedy a design or construction defi-
22	ciency of a covered project or separable element
23	toward the non-Federal share of the cost of the
24	covered project, if the Secretary determines the

1	remedy to be integral to the completion or per-
2	formance of the covered project.
3	"(B) Credit of costs.—If the non-Federal
4	interest incurs costs or in-kind contributions for
5	a project to remedy a design or construction defi-
6	ciency of a project or separable element which
7	has a 100 percent Federal cost share, and the
8	Secretary determines the remedy to be integral to
9	the completion or performance of the project, the
10	Secretary is authorized to credit such costs to
11	any interest accrued on a deferred non-Federal
12	contribution.
13	"(4) Treatment of pre-payment.—Notwith-
14	standing a deferred payment agreement with a non-
15	Federal interest, the Secretary shall accept, without
16	interest of any type, the repayment of a non-Federal
17	contribution for any eligible deferred payment de-
18	scribed in paragraph (2)(B) for which—
19	"(A) the non-Federal interest makes a pay-
20	ment of at least \$200 million for that eligible de-
21	ferred payment agreement on or before Sep-
22	tember 30, 2021; and
23	"(B) the non-Federal interest repays the re-
24	maining principal by September 30, 2023.".

1	SEC. 352. ADDITIONAL ASSISTANCE FOR CRITICAL
2	PROJECTS.
3	(a) Consistency With Reports.—Congress finds
4	that the project modifications described in this section are
5	in accordance with the reports submitted to Congress by the
6	Secretary under section 7001 of the Water Resources Reform
7	and Development Act of 2014 (33 U.S.C. 2282d), titled "Re-
8	port to Congress on Future Water Resources Development",
9	or have otherwise been reviewed by Congress.
10	(b) Modifications.—
11	(1) Sacramento area, california.—Section
12	219(f)(23) of the Water Resources Development Act of
13	1992 (106 Stat. 4835; 113 Stat. 336; 117 Stat. 1840)
14	is amended to read as follows:
15	"(23) Sacramento area, california.—
16	\$45,000,000 for regional water conservation, recy-
17	cling, reliability, and resiliency projects in Placer, El
18	Dorado, and Sacramento Counties and the San Juan
19	Suburban Water District, California.".
20	(2) South Perris, California.—Section
21	219(f)(52) of the Water Resources Development Act of
22	1992 (106 Stat. 4835; 113 Stat. 336; 114 Stat.
23	2763A-220) is amended by striking "\$25,000,000"
24	and inserting "\$50,000,000".
25	(3) Madison and St. Clair counties, illi-
26	NOIS.—Section 219(f)(55) of the Water Resources De-

1	velopment Act of 1992 (106 Stat. 4835; 113 Stat. 335;
2	114 Stat. 2763A–221) is amended by striking
3	"\$10,000,000" and inserting "\$45,000,000".
4	(4) Southern and eastern kentucky.—Sec-
5	tion 531 of the Water Resources Development Act of
6	1996 (110 Stat. 3773; 113 Stat. 348; 117 Stat. 142;
7	121 Stat. 1226) is amended—
8	(A) in subsection (g), by inserting "Boyd,
9	Carter, Elliott, Lincoln," after "Lee,"; and
10	(B) in subsection (h), by striking
11	"\$40,000,000" and inserting "\$100,000,000".
12	(5) Desoto county, mississippi.—Section
13	219(f)(30) of the Water Resources Development Act of
14	1992 (106 Stat. 4835; 113 Stat. 336; 114 Stat.
15	2763A-220; 119 Stat. 282; 119 Stat. 2257; 122 Stat.
16	1623) is amended by striking "\$75,000,000" and in-
17	serting "\$130,000,000".
18	(6) Jackson county, mississippi.—Section 219
19	of the Water Resources Development Act of 1992 (106
20	Stat. 4835; 110 Stat. 3757; 113 Stat. 1494; 121 Stat.
21	1258) is amended—
22	(A) in subsection $(c)(5)$ , by striking "water
23	supply and" and inserting "water supply,
24	projects for stormwater and drainage systems,
25	and": and

1	(B) in subsection $(e)(1)$ , by striking
2	"\$32,500,000" and inserting "\$57,500,000".
3	(7) St. Louis, missouri.—Section 219(f)(32) of
4	the Water Resources Development Act of 1992 (106
5	Stat. 4835; 113 Stat. 337; 121 Stat. 1233) is amend-
6	ed by striking "\$35,000,000" and inserting
7	"\$70,000,000".
8	(8) MIDWEST CITY, OKLAHOMA.—Section
9	219(f)(231) of the Water Resources Development Act
10	of 1992 (106 Stat. 4835; 113 Stat. 336; 121 Stat.
11	1266) is amended by striking "\$2,000,000" and in-
12	serting "\$5,000,000".
13	(9) South Central Pennsylvania.—Section
14	313 of the Water Resources Development Act of 1992
15	(106 Stat. 4845; 109 Stat. 407; 110 Stat. 3723; 113
16	Stat. 310; 117 Stat. 142; 121 Stat. 1146) is amend-
17	ed—
18	(A) in subsection $(g)(1)$ , by striking
19	"\$200,000,000" and inserting "\$400,000,000";
20	and
21	(B) in subsection $(h)(2)$ , by inserting "Bea-
22	ver, Jefferson," after "Washington,".
23	(10) Lakes marion and moultrie, south
24	CAROLINA.—Section 219(f)(25) of the Water Resources
25	Development Act of 1992 (106 Stat. 4835: 113 Stat.

1	336; 114 Stat. 2763A–220; 117 Stat. 1838; 130 Stat.
2	1677; 132 Stat. 3818) is amended by striking
3	"\$89,550,000" and inserting "\$110,000,000".
4	(11) El Paso county, texas.—Section
5	219(f)(269) of the Water Resources Development Act
6	of 1992 (106 Stat. 4835; 113 Stat. 336; 121 Stat.
7	1268) is amended by striking "\$25,000,000" and in-
8	serting "\$75,000,000".
9	(12) Western rural water.—Section 595 of
10	the Water Resources Development Act of 1999 (113
11	Stat. 383; 117 Stat. 139; 117 Stat. 142; 117 Stat.
12	1836; 118 Stat. 440; 121 Stat. 1219; 123 Stat. 2851;
13	128 Stat. 1316; 130 Stat. 1681) is amended—
14	(A) by striking the section heading and in-
15	serting "WESTERN RURAL WATER.";
16	(B) in subsection (b), by inserting "Ari-
17	zona," before "rural Idaho";
18	(C) in subsection (c), by inserting "Ari-
19	zona," before "Idaho"; and
20	(D) in subsection (i), by striking "for the
21	period beginning with fiscal year 2001,
22	\$435,000,000, to remain available until ex-
23	pended." and inserting the following: ", to re-
24	main available until expended—

- 1 "(1) for the period beginning with fiscal year
- 2 2001, \$435,000,000 for Idaho, Montana, rural Ne-
- 3 vada, New Mexico, rural Utah, and Wyoming; and
- 4 "(2) \$150,000,000 for Arizona.".
- 5 (13) Central West Virginia.—Section 571(h)
- 6 of the Water Resources Development Act of 1999 (113
- 7 Stat. 371; 121 Stat. 1257) is amended by striking
- 8 "\$20,000,000" and inserting "\$100,000,000".
- 9 (14) Southern West Virginia.—Section 340(q)
- of the Water Resources Development Act of 1992 (106
- 11 Stat. 4856; 110 Stat. 3727; 113 Stat. 320) is amend-
- 12 ed by striking "\$40,000,000" and inserting
- 13 "\$120,000,000".
- 14 (c) Lowell Creek Tunnel, Seward, Alaska.—Sec-
- 15 tion 5032(a)(2) of the Water Resources Development Act of
- 16 2007 (Public Law 110-114, 121 Stat. 1205) is amended
- 17 by striking "15" and inserting "20".
- 18 (d) Cape Arundel Disposal Site, Maine.—Section
- 19 1312 of the Water Resources Development Act of 2018 (132
- 20 Stat. 3821) is amended by striking "December 31, 2021"
- 21 and inserting "September 30, 2024".
- 22 SEC. 353. PROJECT MODIFICATION AUTHORIZATIONS.
- 23 (a) Water Supply.—The following project modifica-
- 24 tions for water supply, as identified in the report entitled
- 25 "Report to Congress on Future Water Resources Develop-

1	ment" dated February 2019, and submitted to Congress on
2	June 3, 2019, pursuant to section 7001 of the Water Re-
3	sources Reform and Development Act of 2014 (33 U.S.C.
4	2282d) or otherwise reviewed by Congress, are authorized
5	to be carried out by the Secretary substantially in accord-
6	ance with the recommendations included in such report
7	pursuant to section 301(c) of the Water Supply Act of 1958
8	(43 U.S.C. $390b(c)$ ) and as follows:
9	(1) Clarence cannon dam and mark twain
10	LAKE PROJECT, SALT RIVER, MISSOURI.—
11	(A) In General.—The project for Clarence
12	Cannon Dam and Mark Twain Lake Project,
13	Salt River, Missouri, authorized by section 203
14	of the Flood Control Act of 1962 (76 Stat. 1189;
15	79 Stat. 1089; 95 Stat. 1684), is modified to re-
16	lease 5,600 acre-feet of future use water supply
17	storage to the Federal Government under water
18	supply contract No. DACW43-88-C-0036, and
19	future financial obligations for such volume of
20	storage.
21	(B) Relief of Certain obligations.—
22	Upon execution of the amendment required by
23	subparagraph (C), the State of Missouri shall be
24	relieved of the obligation to pay the percentage of
25	the annual operation and maintenance expense,

1	the percentage of major replacement cost, and the
2	percentage of major rehabilitation costs, of the
3	joint use facilities of the project described in sub-
4	paragraph (A), that are attributable to water
5	supply storage space not being used by the State
6	during the period before the State commences use
7	of the storage space.
8	(C) Amendment to contract.—The Sec-
9	retary shall amend Water Supply Contract No.
10	DACW43-88-C-0036, dated March 10, 1988, be-
11	tween the United States and the State of Mis-
12	souri, to implement the modifications required
13	under subparagraphs (A) and (B).
14	(2) City of plattsburg.—
15	(A) In general.—The project for Smith-
16	ville Lake, Missouri, authorized pursuant to sec-
17	tion 204 of the Flood Control Act of 1965 (79
18	Stat. 1080), is modified to release the City of
19	Plattsburg, Missouri, from—
20	(i) 8,850 acre-feet of future water sup-
21	ply storage contracts; and
22	(ii) future financial obligations for the
23	volume of storage described in clause (i).
24	(B) Amendment to contract.—The Sec-
25	retary shall amend water symply contract No.

1	DACW41-73-C-0008, between the United States
2	and the State of Missouri, to implement the
3	$modifications\ under\ subparagraph\ (A).$
4	(3) City of smithville.—
5	(A) In General.—The project for Smith-
6	ville Lake, Missouri, authorized pursuant to sec-
7	tion 204 of the Flood Control Act of 1965 (79
8	Stat. 1080), is modified to release the City of
9	Smithville, Missouri, from—
10	(i) 6,000 acre-feet of future water sup-
11	ply storage contracts; and
12	(ii) future financial obligations for the
13	volume of storage described in clause (i).
14	(B) Amendment to contract.—The Sec-
15	retary shall amend water supply contract No.
16	DACW-41-73-C-0007, between the United
17	States and the State of Missouri, to implement
18	the modifications under subparagraph (A).
19	(b) Flood Risk Management.—The following project
20	modifications for flood risk management, as identified in
21	a report entitled "Report to Congress on Future Water Re-
22	sources Development", and submitted to Congress pursuant
23	to section 7001 of the Water Resources Reform and Develop-
24	ment Act of 2014 (33 U.S.C. 2282d) or otherwise reviewed

1	by Congress, are authorized to be carried out by the Sec-
2	retary:
3	(1) Modification of the project for flood risk
4	management, lower Mississippi River, authorized by
5	the Act of May 15, 1928 (chapter 569, 45 Stat. 534),
6	to incorporate the Wolf River Backwater and
7	Nonconnah Creek levee systems into the project, au-
8	thorized by section 5 of the Act of June 22, 1936
9	(chapter 688, 49 Stat. 1575; 50 Stat. 881), subject to
10	the determination of the Secretary that such systems
11	meet all requirements applicable to such project.
12	(2) Modification of the project for flood risk
13	management, Red River below Denison Dam, Arkan-
14	sas, Louisiana, and Texas, authorized by the Act of
15	June 28, 1938 (chapter 795, 52 Stat. 1219), to incor-
16	porate the Cherokee Park Levee into the project, sub-
17	ject to the determination of the Secretary that such
18	levee meets all requirements applicable to such
19	project.
20	SEC. 354. COMPLETION OF MAINTENANCE AND REPAIR AC-
21	TIVITIES.
22	(a) Expedited Completions.—
23	(1) Upper snake river basin.—The Secretary
24	shall expedite, in coordination with State, Tribal,
25	and local authorities, the completion of maintenance

- and repair activities for those elements of the levee systems in the Upper Snake River Basin, authorized pursuant to the Flood Control Act of 1950 (64 Stat. 179), that are operated and maintained by the Secretary.
  - (2) Lower Missouri River Basin.—The Secretary shall expedite, in coordination with State and local authorities and stakeholders, the completion of maintenance and repair activities for those elements of the levee systems in the Lower Missouri River Basin, authorized pursuant to the Pick-Sloan Missouri River Basin Program (authorized by section 9(b) of the Act of December 22, 1944 (chapter 665, 58 Stat. 891)) or the Missouri River Bank Stabilization and Navigation project (authorized by section 2 of the Act of March 2, 1945 (chapter 19, 59 Stat. 19)), that are operated and maintained by the Secretary.
    - (3) Coos BAY NORTH JETTY SYSTEM, OREGON.—
      The Secretary shall expedite, in coordination with
      State and local authorities and stakeholders, the completion of maintenance and repair activities for those
      elements of the Coos Bay North Jetty system, Oregon,
      authorized by the first section of the Act of January
      21, 1927 (chapter 47, 44 Stat. 1014), that are operated and maintained by the Secretary.

1	(4) Indian river inlet and bay, delaware.—
2	The Secretary shall expedite, in coordination with
3	State and local authorities, the completion of mainte-
4	nance and repair activities for the elements of the
5	project for navigation, Indian River Inlet and Bay,
6	Delaware, authorized by the Act of August 26, 1937
7	(chapter 832, 50 Stat. 846), that are operated and
8	maintained by the Secretary.
9	(b) Savings Provision.—Nothing in this section af-
10	fects the responsibility of the Secretary to comply with the
11	requirements of any Federal law in carrying out the activi-
12	ties required to be expedited by this section.
13	SEC. 355. PROJECT REAUTHORIZATIONS.
14	(a) In General.—
15	(1) Muddy river, massachusetts.—The sepa-
16	rable elements for ecosystem restoration of the project
17	for flood damage reduction and environmental res-
18	toration, Muddy River, Brookline and Boston, Massa-
19	chusetts, authorized by section 522 of the Water Re-
20	sources Development Act of 2000 (114 Stat. 2656),

2014 (128 Stat. 1345), are authorized to be carried out by the Secretary, subject to subsection (b). 24

and deauthorized pursuant to section 6001 of the

Water Resources Reform and Development Act of

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- (2) East chester creek, new york.—Not-withstanding section 1001 of the Water Resources De-velopment Act of 1986 (33 U.S.C. 579a), the project for navigation, East Chester Creek, New York, author-ized by section 101 of the River and Harbor Act of 1950 (64 Stat. 164; 100 Stat. 4181), and deauthor-ized pursuant to section 1001 of the Water Resources Development Act of 1986 (33 U.S.C. 579(a)), is au-thorized to be carried out by the Secretary, subject to subsection (b).
  - (3) Christiansted Harbor, United States
    VIRGIN ISLANDS.—Notwithstanding section 1002 of
    the Water Resources Development Act of 1986 (100
    Stat. 4221), the portion of the project for navigation,
    Christiansted Harbor, St. Croix, United States Virgin
    Islands, authorized by section 101 of the River and
    Harbor Act of 1950 (64 Stat. 167), and deauthorized
    under section 1002 of the Water Resources Development Act of 1986 (100 Stat. 4221), is authorized to
    be carried out by the Secretary, subject to subsection
    (b).
    - (4) Charlotte amalie (St. Thomas) Harbor, United States Virgin Islands.—Notwithstanding section 1002 of the Water Resources Development Act of 1986 (100 Stat. 4221), the portion of the project for

navigation, Charlotte Amalie (St. Thomas) Harbor,
St. Thomas, United States Virgin Islands, authorized
by the Act of August 26, 1937 (chapter 832, 50 Stat.
850), and deauthorized under section 1002 of the
Water Resources Development Act of 1986 (100 Stat.
4221), is authorized to be carried out by the Sec-
retary, subject to subsection (b).
(b) Report to Congress.—The Secretary shall com-
plete and submit to the Committee on Transportation and
Infrastructure of the House of Representatives and the Com-
mittee on Environment and Public Works of the Senate a
post-authorization change report (as such term is defined
in section 1132(d) of the Water Resources Development Act
of 2016 (33 U.S.C. 2282e(d)) prior to carrying out a project
identified in subsection (a).
SEC. 356. CONVEYANCES.
(a) Generally Applicable Provisions.—
(1) Survey to obtain legal description.—
The exact acreage and the legal description of any
real property to be conveyed under this section shall
be determined by a survey that is satisfactory to the
Secretary.
(2) Applicability of property screening
Provisions.—Section 2696 of title 10, United States

- 1 Code, shall not apply to any conveyance under this 2 section.
  - (3) Costs of conveyance.—An entity to which a conveyance is made under this section shall be responsible for all reasonable and necessary costs, including real estate transaction and environmental documentation costs, associated with the conveyance.
  - (4) Liability.—An entity to which a conveyance is made under this section shall hold the United States harmless from any liability with respect to activities carried out, on or after the date of the conveyance, on the real property conveyed. The United States shall remain responsible for any liability with respect to activities carried out, before such date, on the real property conveyed.
  - (5) Additional terms and conveyance under this section be subject to such additional terms and conditions as the Secretary considers necessary and appropriate to protect the interests of the United States.

## 22 (b) Eufaula, Alabama.—

(1) Conveyance authorized.—The Secretary shall convey to the City of Eufaula, Alabama, all right, title, and interest of the United States in and

- to the real property described in the Department of
  the Army Lease No. DACW01-2-17-0747, containing
  56.76 acres, more or less, and being a part of Tracts
  L-1268 (26.12 acres), L-1273 (13.71 acres), L-1278
  (6.75 acres), and L1279 (10.36 acres) of the Walter
  F. George Lock and Dam and Lake project.
  - (2) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
  - (3) Consideration.—The City of Eufaula, Alabama, shall pay to the Secretary an amount that is not less than the fair market value of the property conveyed under this subsection, as determined by the Secretary.

## 17 (c) Montgomery, Alabama.—

- (1) Conveyance authorized.—The Secretary shall convey to the City of Montgomery, Alabama, all right, title, and interest of the United States in and to the real property described in paragraph (2).
- (2) PROPERTY.—The property to be conveyed is the 62.38 acres of land and water under the primary jurisdiction of the Secretary in the R.E. "Bob" Woodruff Project Area that is covered by lease number

1	DACW01-1-05-0037, including the parcels and
2	structure known as "Powder Magazine".
3	(3) Deadline.—To the extent practicable, the
4	Secretary shall complete the conveyance under this
5	subsection by not later than 180 days after the date
6	of enactment of this Act.
7	(4) DEED.—The Secretary shall convey the prop-
8	erty under this subsection by quitclaim deed under
9	such terms and conditions as the Secretary deter-
10	mines appropriate to protect the interests of the
11	United States, to include retaining the right to inun-
12	date with water any land transferred under this sub-
13	section.
14	(5) Consideration.—The City of Montgomery,
15	Alabama, shall pay to the Secretary an amount that
16	is not less than the fair market value of the property

- Alabama, shall pay to the Secretary an amount that is not less than the fair market value of the property conveyed under this subsection, as determined by the Secretary.
- (d) Conveyance of Wilmington Harbor NorthDisposal Area, Delaware.—
- 21 (1) IN GENERAL.—As soon as practicable, the 22 Secretary shall complete the conveyance of the Wil-23 mington Harbor North Disposal Area confined dis-24 posal facility, Delaware, to the State of Delaware.

1	(2) DEED.—The Secretary shall convey the prop-
2	erty under this subsection by quitclaim deed under
3	such terms and conditions as the Secretary deter-
4	mines appropriate to protect the interests of the
5	United States.
6	(3) Consideration.—The State of Delaware
7	shall pay to the Secretary an amount that is not less
8	than the fair market value of the property conveyed
9	under this subsection, as determined by the Secretary.
10	(e) Ohio River Lock and Dam Number 52, Massac
11	County, Illinois.—
12	(1) Conveyance authorized.—The Secretary
13	shall convey to the Massac-Metropolis Port District,
14	Illinois, all right, title, and interest of the United
15	States in and to any real property located north of
16	the south bank of the Ohio River in Massac County,
17	Illinois, that is associated with the Ohio River Lock
18	and Dam 52.
19	(2) DEED.—The Secretary shall convey the prop-
20	erty under this subsection by quitclaim deed under
21	such terms and conditions as the Secretary deter-
22	mines appropriate to protect the interests of the
23	United States.
24	(3) Consideration.—The Massac-Metropolis
25	Port District, Illinois, shall pay to the Secretary an

1	amount that is not less than fair market value of the
2	property conveyed under this subsection, as deter-
3	mined by the Secretary.
4	(f) Upper St. Anthony Falls Lock and Dam, Min-
5	NEAPOLIS, MINNESOTA.—
6	(1) Conveyance authorized.—As soon as
7	practicable after the date of enactment of this Act, the
8	Secretary shall, upon request—
9	(A) convey, without consideration, to the
10	City of Minneapolis, Minnesota, or its designee,
11	all or substantially all of the real property
12	owned by the United States adjacent to or in the
13	vicinity of the Upper St. Anthony Falls Lock
14	and Dam, subject to the right of the Secretary to
15	retain any easements in such property solely to
16	the extent necessary to continue to operate and
17	maintain the Upper St. Anthony Falls Lock and
18	Dam; and
19	(B) provide, without consideration, to the
20	City or its designee—
21	(i) access and use rights by license,
22	easement, or similar agreement, to any real
23	property and structures at the site of the
24	Upper St. Anthony Falls Lock and Dam

1	that is not conveyed under subparagraph
2	(A); and
3	(ii) for any such property retained by
4	the Secretary, exclusive license or easement
5	over such property to allow the City or its
6	designee to construct, use, and operate
7	amenities thereon, and to utilize such prop-
8	erty as a comprehensive recreational,
9	touristic, and interpretive experience.
10	(2) Ownership and operation of lock and
11	DAM.—Ownership rights to the Upper St. Anthony
12	Falls Lock and Dam shall not be conveyed under this
13	subsection, and the Secretary shall retain all rights to
14	operate and maintain the Upper St. Anthony Falls
15	Lock and Dam.
16	(3) Reversion.—If the Secretary determines
17	that the property conveyed under this subsection is
18	not used for a public purpose, all right, title, and in-
19	terest in and to the property shall revert, at the dis-
20	cretion of the Secretary, to the United States.
21	(4) Upper st. anthony falls lock and dam
22	Defined.—In this subsection, the term "Upper St.
23	Anthony Falls Lock and Dam" means the lock and
24	dam located on Mississippi River Mile 853.9 in Min-

 $neapolis,\ Minnesota.$ 

(g) Clinton, Missouri.—

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- 2 (1) Conveyance authorized.—The Secretary 3 shall convey to the City of Clinton, Missouri, without 4 consideration, all right, title, and interest of the 5 United States in and to the real property described 6 in paragraph (2).
  - (2) Property.—The property to be conveyed is a tract of land situated in the S ½ of Section 12 and the N ½ of Section 13, Township 41 North, Range 26 West of the Fifth Principal Meridian, Henry County, Missouri, more particularly described as follows: Beginning at the point of intersection of the north line of said S ½ of Section 12 and the easterly right-ofway of State Highway No. 13; thence easterly along the north line of said  $S^{-1/2}$  to the northeast corner of the W  $\frac{1}{2}$  NW  $\frac{1}{4}$  NE  $\frac{1}{4}$  SW  $\frac{1}{4}$  of said Section 12; thence southerly along the east line of said W ½ NW <sup>1</sup>/<sub>4</sub> NE <sup>1</sup>/<sub>4</sub> SW <sup>1</sup>/<sub>4</sub> to the southeast corner thereof; thence easterly along the north line of the S ½ NE <sup>1</sup>/<sub>4</sub> SW <sup>1</sup>/<sub>4</sub> of said Section 12 to the southwest corner of the W  $\frac{1}{2}$  NW  $\frac{1}{4}$  NW  $\frac{1}{4}$  SE  $\frac{1}{4}$  of said Section 12: thence in a northeasterly direction to the northeast corner of said W ½ NW ¼ NW ¼ SE ¼; thence easterly along the north line of said S ½ to the westerly right-of-way of the County Road; thence in a

1 southeasterly and southerly direction along the west-2 erly right-of-way of said County Road approximately 3 2500 feet to the center of Deer Creek; thence in a 4 southwesterly direction along the center of said Deer 5 Creek, approximately 3900 feet to the south line of said N  $\frac{1}{2}$  of Section 13; thence westerly along the 6 7 south line of said N ½ to the easterly right-of-way line of the St. Louis-San Francisco Railroad; thence 8 9 in a northwesterly direction along the easterly right-10 of-way of said railroad to the easterly right-of-way of 11 said State Highway No. 13; thence in a northeasterly 12 direction along the easterly right-of-way of said State 13 Highway No. 13 to the point of the beginning; and 14 including a roadway easement for ingress and egress, 15 described as a strip of land 80 feet in width, lying 16 40 feet on each side of the following described line, the 17 initial extremities of the following described strip 18 being extended or reduced as required to exactly ad-19 join the boundary lines which they meet, situated in 20 the S ½ of Section 12, Township 41 North Range 26 21 West of the Fifth Principal Meridian, Henry County, 22 Missouri, more particularly described as follows: Commencing at the center of said Section 12, thence 23 24 Sl°24'56"W. 1265.52 feet to  $\alpha$ point. thence 25 N88°29'02"W, 483.97 feet to the point of beginning of

1 the strip of land herein described; thence in a north-2 easterly direction along a curve to the right, said 3 initialhaving antangent bearing curve4 N3°44'41"E, a radius of 238.73 feet and an interior 5 angle of 61°29'26", an arc distance of 256.21 feet to 6 a point; thence N65°14'07"E 218.58 feet to a point; 7 thence in a northeasterly direction along a curve to 8 the left, having a radius of 674.07 feet and an inte-9 rior angle of 36°00'01", an arc distance of 423.53 feet 10 to a point; thence N29°14'07"E, 417.87 feet to a 11 point; thence northeasterly along a curve to the right, 12 having a radius of 818.51 feet and an interior angle 13 of 14°30'01", an arc distance of 207.15 feet to a 14 point: thence N43°44'07"E, 57.00 feet to the southerly 15 right-of-way line of a county road, containing 2,948 16 acres, more or less; Excluding therefrom a tract of 17 land situated in the S ½ of said Section 12, said 18 Township and Range, described as commencing at the 19 center of said Section 12; thence S1°24'56"W, 1265.52 20 feet to the point of beginning of the tract of land here-21 in described; thence N88°29'02"W, 1122.50 feet; 22 thence S1°43'26"W, 872.62 feet; thence S88°29'02"E, 23 1337.36 feet; thence N°43'26"E, 872.62 feet; thence 24 N88°29'02"W, 214.86 feet to the point of beginning, 25 containing 26.79 acres, more or less. The above de-

1	scribed tract	contains,	in	the	aggregate,	177.69	acres,
2	more or less.						

- (3) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
- 8 (4) REVERSION.—If the Secretary determines 9 that the property conveyed under this subsection is 10 not being used for a public purpose, all right, title, 11 and interest in and to the property shall revert, at the 12 discretion of the Secretary, to the United States.
- 13 (h) City of Clinton, Old Orchard Addition, Mis-14 souri.—
  - (1) Conveyance authorized.—The Secretary shall convey to the City of Clinton, Missouri, all right, title, and interest of the United States in and to the real property described in paragraph (2).
  - (2) PROPERTY.—The property to be conveyed is
    Lot 28 in Old Orchard Addition, a subdivision of the
    City of Clinton, Henry County, Missouri, containing
    0.36 acres, more or less, including any improvements
    thereon.
- 24 (3) DEED.—The Secretary shall convey the prop-25 erty under this subsection by quitclaim deed under

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- such terms and conditions as the Secretary determines appropriate to protect the interests of the
  United States, including such reservations, terms, and
  conditions as the Secretary determines necessary to
  allow the United States to operate and maintain the
  Harry S. Truman Reservoir Project.
  - (4) Consideration.—The City of Clinton, Missouri, shall pay to the Secretary an amount that is not less than the fair market value of the property conveyed under this subsection, as determined by the Secretary.

#### (i) Tri-County Levee District, Missouri.—

- (1) Conveyance authorized.—The Secretary shall convey to the Tri-County Levee District, Missouri, all right, title, and interest of the United States in and to the real property described in paragraph (2).
- (2) PROPERTY.—The property to be conveyed is the part of Sections 1 and 12 Township 45 North Range 6 West of the 5th P.M. in Montgomery County, Missouri, described as follows: A tract of land being 60' wide and lying South and East of and adjoining the centerline of the existing levee and being described as follows: Commencing at the NW corner of Section 12, thence S 87° 52' 35" E 587.4'. thence S 01° 29'

- 1 25" W 453.68' to the point of the beginning; said 2 point being in the center of the levee, thence with the 3 centerline of the levee N 77° 01' 30" E 164.92', thence N 74° 26' 55" E 250.0', thence N 72° 27' 55" E4 5 270.0', thence N 69° 06' 10" E 300.0', thence N 66° 42' 15" E 500.0', thence N 64° 14' 30" E 270.0', 6 thence N 61° 09' 10" E 800.0', thence N 60° 58' 15" 7 E 1724.45', thence leaving the centerline S 01° 10' 8 9 35" W 69.43', thence parallel with the above described centerline S 60° 58' 15" W 1689.62', thence S 61° 09' 10 11 10" W 801.71', thence S 64° 14' 30" W 272.91', thence S 66° 42' 15" W 502.55', thence S 69° 06' 10" 12 W 303.02', thence S 72° 27' 55" W 272.8', thence S 13 14 74° 26' 55" W 252.39', thence S 77° 01' 30" W 15 181.75', thence leaving the South side of the levee N 01° 26' 25" E 61.96' to the point of beginning and 16 17 containing 5.89 acres more or less.
  - (3) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
  - (4) Consideration.—The Tri-County Levee

    District, Missouri, shall pay to the Secretary an

    amount that is not less than the fair market value of

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1	the property conveyed under this subsection, as deter-
2	mined by the Secretary.
3	(j) Judge Joseph Barker, Jr., House, Ohio.—
4	(1) Non-federal entity.—In this subsection,
5	the term "non-Federal entity" means the Friends of
6	Joseph Barker, Jr., House, a nonprofit organization
7	in the State of Ohio.
8	(2) Conveyance authorized.—
9	(A) In general.—Subject to paragraph
10	(6), the Secretary shall convey to the non-Federal
11	entity, without consideration, all right, title, and
12	interest of the United States in and to the prop-
13	erty described in paragraph $(3)(A)$ .
14	(B) Easement.—Upon conveyance of the
15	property under subparagraph (A), the Secretary
16	shall provide to the non-Federal entity, without
17	consideration, an easement over the property de-
18	scribed in paragraph (3)(B) for access to the
19	conveyed property for as long as the non-Federal
20	entity is in legal possession of the conveyed prop-
21	erty.
22	(3) Descriptions of property.—
23	(A) In general.—The property referred to
24	in paragraph (2)(A) is the following (as in exist-
25	ence on the date of enactment of this Act):

1	(i) Judge Joseph Barker, Jr.,
2	HOUSE.—The tract of land situated in the
3	State of Ohio, Washington County, on the
4	Ohio River, and being particularly bounded
5	and described as follows: Beginning at a
6	point located on the southern right-of-way
7	line of Ohio Route 7, a new corner to the
8	land now or formerly owned by the United
9	States of America; thence, leaving the right-
10	of-way of said Route 7 and severing the
11	land of said United States of America par-
12	allel to and approximately 10 feet easterly
13	of the toe of the existing dredge disposal
14	berm, southeasterly approximately 326 feet
15	to a point prior to the current Corps of En-
16	gineers access to the dredging spoil area;
17	thence, northeasterly approximately 480 feet
18	paralleling the top of the slope to the river-
19	bank side of the house and approximately
20	25 feet northerly therefrom; thence, north-
21	west approximately 302 feet to a point in
22	the southern right-of-way of Ohio Route 7;
23	thence with the right-of-way of said Route
24	7, southwesterly approximately 485 feet to

1 the point of beginning, containing approxi-2 mately 3.51 acres.

(ii) ROAD TRACT.—The tract of land situated in the State of Ohio, Washington County, on the Ohio River, and being particularly bounded and described as follows: Beginning at a point located on the southern right-of-way line of Ohio Route 7, a new corner to the land now or formerly owned by the United States of America; thence, leaving the right-of-way of said Route 7 and severing the land of said United States of America and with the House Parcel southeasterly 25 feet; thence, northeast, running parallel to said Route 7 right-of-way, approximately 994 feet to a point of deflection; thence northeasterly 368 feet to a point beyond the existing fence corner; thence, east 140 feet to the edge of the existing Willow Island access road; thence with said access road, northwesterly approximately 62 feet to a point in the southern right-of-way of Ohio Route 7; thence with the right-of-way of said Route 7, southwesterly approximately 1,491 feet to

the point of beginning, containing approximately 1 acre.

(B) EASEMENT.—The property referred to in paragraph (2)(B) is the following: The tract of land situated in the State of Ohio, Washington County, on the Ohio River, and being particularly bounded and described as follows: Beginning at a point at the intersection of the southern right-of-way of Ohio Route 7 and the northeast side of the existing Willow Island access road, a new corner to the land now or formerly owned by the United States of America; thence, southwest, running with said Route 7 right-of-way, approximately 30 feet to a point on the southwest side of the existing access road, and corner to the road tract; thence with said access road and the line of the road parcel, southeasterly approximately 62 feet to a point; thence leaving the road parcel and crossing the existing access road northeasterly approximately 30 feet to a point located on the northeast side of the existing access road; thence, northwesterly approximately 62 feet, to the point of beginning, containing approximately 0.04 acre.

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- (4) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
- (5) REVERSION.—If the Secretary determines that the property conveyed under this subsection is not being used by the non-Federal entity for a public purpose, all right, title, and interest in and to the property shall revert, at the discretion of the Secretary, to the United States.

#### (6) Requirements.—

(A) Improvements.—The Secretary shall make such improvements and alterations to the property described in paragraph (3)(A)(i) as the Secretary, in consultation with the non-Federal entity and relevant stakeholders, determines to be appropriate to facilitate conveyance of the property and provision of the easement under this subsection, subject to the condition that the total cost of those improvements and alterations undertaken by the Secretary shall be not more than \$120,000.

1	(B) Environmental assessment.—Before
2	making a conveyance under paragraph (2), the
3	Secretary shall—
4	(i) conduct, with respect to the prop-
5	erty to be conveyed, an assessment of the en-
6	vironmental condition of the property, in-
7	cluding an investigation of any potential
8	hazardous, toxic, or radioactive waste
9	present on such property; and
10	(ii) submit to the non-Federal entity a
11	report describing the results of such assess-
12	ment.
13	(C) Refusal by non-federal entity.—
14	(i) In General.—Upon review by the
15	non-Federal entity of the report under sub-
16	paragraph (B), the non-Federal entity may
17	elect to refuse the conveyance under this
18	subsection.
19	(ii) Election.—An election under
20	clause (i)—
21	(I) shall be at the sole discretion
22	of the non-Federal entity; and
23	(II) shall be made by the non-Fed-
24	eral entity by not later than the date
25	that is 30 days after the date of sub-

1	mission of the report under subpara-
2	$graph\ (B)(ii).$
3	(D) Dredged material placement ac-
4	TIVITIES.—The Secretary shall—
5	(i) notify and coordinate with the non-
6	Federal entity and relevant stakeholders be-
7	fore carrying out any dredged material
8	placement activities associated with the
9	property described in paragraph $(3)(A)$
10	after the date on which such property is
11	conveyed under this subsection; and
12	(ii) in carrying out a dredged material
13	placement activity under clause (i), act in
14	accordance with Engineer Manual EM
15	1110-2-5025 (or a subsequent version of
16	$that \ manual).$
17	(7) RESERVATION OF RIGHTS.—The Secretary
18	may reserve and retain from any conveyance under
19	this subsection a right-of-way or any other right that
20	the Secretary determines to be necessary for the oper-
21	ation and maintenance of the authorized Federal
22	channel along the Ohio River.
23	(8) Treatment.—Conveyance to the non-Fed-
24	eral entity under this subsection of property described

1	in paragraph $(3)(A)(i)$ shall satisfy all obligations of
2	the Secretary with respect to such property under—
3	(A) section 306101 of title 54, United States
4	Code; and
5	(B) section 306108 of title 54, United States
6	Code, with respect to the effects on the property
7	of dredged material placement activities carried
8	out by the Secretary after the date of the convey-
9	ances.
10	(9) Inapplicability.—Subtitle I of title 40, and
11	chapter 4 of title 41, United States Code shall not
12	apply to any conveyance or easement provided under
13	this subsection.
14	(k) Leaburg Fish Hatchery, Lane County, Or-
15	EGON.—
16	(1) Conveyance authorized.—Subject to the
17	provisions of this subsection, the Secretary shall con-
18	vey, without consideration, to the State of Oregon,
19	acting through the Oregon Department of Fish and
20	Wildlife, all right, title, and interest of the United
21	States in and to the real property comprising the
22	Leaburg Fish Hatchery, consisting of approximately
23	21.55 acres, identified as tracts $Q$ -1500, $Q$ -1501 $E$ ,
24	and 300E-1 and described in Department of the

- 1 Army Lease No. DACW57-1-18-0009, together with 2 any improvements on the property.
  - (2) Water Rights.—The Secretary may transfer to the State of Oregon, acting through the Oregon Department of Fish and Wildlife, any water rights held by the United States that are appurtenant to the property conveyed under this subsection.
    - (3) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States, including a condition that all of the property conveyed under this subsection be used and maintained by the State of Oregon for the purpose of operating a fish hatchery in perpetuity.
    - (4) REVERSION.—If the Secretary determines that the property conveyed under this subsection is not being used or maintained by the State of Oregon for the purpose of operating a fish hatchery in perpetuity, all or any portion of the property, including any water rights transferred under this subsection, shall, at the option of the Secretary, revert to the United States.
    - (5) SAVINGS CLAUSE.—If the State of Oregon does not accept the conveyance under this subsection,

1	the Secretary may dispose of the property, including
2	appurtenant water rights, under subchapter III of
3	chapter 5 of title 40, United States Code.
4	(1) Willamette Falls Locks, Willamette River,
5	Oregon.—
6	(1) Definitions.—In this section:
7	(A) Real estate appendix.—The term
8	"real estate appendix" means Appendix A of the
9	document published by the District Commander
10	of the Portland District of the Corps of Engi-
11	neers, titled 'Willamette Falls Locks Willamette
12	River Oregon Section 216 Disposition Study
13	with Integrated Environmental Assessment".
14	(B) Receiving entity.—The term "receiv-
15	ing entity" means an entity identified by the
16	State of Oregon, in consultation with the Wil-
17	lamette Falls Locks Commission, to receive the
18	conveyance under paragraph (2).
19	(C) Willamette falls locks project.—
20	The term "Willamette Falls Locks project"
21	means the project for navigation, Willamette
22	Falls Locks, Willamette River, Oregon, author-
23	ized by the Act of June 25, 1910 (36 Stat. 664,
24	$chapter\ 382).$

1	(D) WILLAMETTE FALLS LOCKS REPORT.—
2	The term "Willamette Falls Locks report" means
3	the memorandum of the Director of Civil Works
4	with the subject "Willamette Falls Locks (WFL),
5	Willamette River Oregon Section 216 Disposi-
6	tion Study with Integrated Environmental As-
7	sessment (Study)", dated July 11, 2019.

- is authorized to convey to the receiving entity, without consideration, all right, title, and interest of the United States in and to any land in which the Federal Government has a property interest for the Willamette Falls Locks project, together with any improvements on the land, subject to the requirements of this subsection and in accordance with the Willamette Falls Locks report.
- (3) DEED.—The Secretary shall convey the property under this subsection by quitclaim deed under such terms and conditions as the Secretary determines appropriate to protect the interests of the United States.
- (4) Subject to existing easements and other interests.—The conveyance of property under paragraph (2) shall be subject to all existing

- deed reservations, easements, rights-of-way, and leases
   that are in effect as of the date of the conveyance.
  - (5) REVERSION.—If the Secretary determines that the property conveyed under this subsection cease to be held in public ownership, all right, title, and interest in and to the property shall revert, at the discretion of the Secretary, to the United States.

#### (6) Requirements before conveyance.—

- (A) PERPETUAL ROAD EASEMENT.—Before making the conveyance under paragraph (2), the Secretary shall acquire a perpetual road easement from an adjacent property owner for use of an access road, which easement shall convey with the property conveyed under such paragraph.
- (B) Environmental compliance.—Before making the conveyance under paragraph (2), in accordance with the real estate appendix, the Secretary shall complete a Phase 1 Environmental Site Assessment pursuant to the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 (42 U.S.C. 9601 et seq.).
- (C) HISTORIC PRESERVATION.—The Secretary may enter into a memorandum of agreement with the Oregon State Historic Preserva-

1	tion Office and the Advisory Council on Historic
2	Preservation that identifies actions the Secretary
3	shall take before making the conveyance under
4	paragraph (2).
5	(D) Repairs.—Before making the convey-
6	ance under paragraph (2), the Secretary shall
7	carry out repairs to address primary seismic
8	and safety risks in accordance with the rec-
9	ommendations approved in the Willamette Falls
10	Locks report.
11	(7) Deauthorization.—Beginning on the date
12	on which the Secretary makes the conveyance under
13	paragraph (2), the Willamette Falls Locks project is
14	no longer authorized.
15	SEC. 357. LAKE EUFAULA ADVISORY COMMITTEE.
16	Section 3133(b) of the Water Resources Development
17	Act of 2007 (121 Stat. 1141) is amended by adding at the
18	end the following:
19	"(5) Termination.—The committee shall termi-
20	nate on the date that is 30 days after the date on
21	which the committee submits final recommendations
22	to the Secretary.".

1	SEC. 358. REPEAL OF MISSOURI RIVER TASK FORCE, NORTH
2	DAKOTA.
3	(a) In General.—Section 705 of the Water Resources
4	Development Act of 2000 (114 Stat. 2696) is repealed.
5	(b) Conforming Amendments.—
6	(1) Purposes.—Section 702(b)(3) of the Water
7	Resources Development Act of 2000 (114 Stat. 2695)
8	is amended by inserting "prepared under section
9	705(e) (as in effect on the day before the date of en-
10	actment of the Water Resources Development Act of
11	2020)" before the period at the end.
12	(2) Definitions.—Section 703 of the Water Re-
13	sources Development Act of 2000 (114 Stat. 2695) is
14	amended—
15	(A) by striking paragraphs (2) and (4); and
16	(B) by redesignating paragraphs (3) and
17	(5) as paragraphs (2) and (3), respectively.
18	SEC. 359. REPEAL OF MISSOURI RIVER TASK FORCE, SOUTH
19	DAKOTA.
20	(a) In General.—Section 905 of the Water Resources
21	Development Act of 2000 (114 Stat. 2709) is repealed.
22	(b) Conforming Amendments.—
23	(1) Purposes.—Section 902(b)(3) of the Water
24	Resources Development Act of 2000 (114 Stat. 2708)
25	is amended by inserting "prepared under section
26	905(e) (as in effect on the day before the date of en-

1	actment of the Water Resources Development Act of
2	2020)" before the period at the end.
3	(2) Definitions.—Section 903 of the Water Re-
4	sources Development Act of 2000 (114 Stat. 2708) is
5	amended—
6	(A) by striking paragraphs (2) and (4); and
7	(B) by redesignating paragraphs (3) and
8	(5) as paragraphs (2) and (3), respectively.
9	SEC. 360. CONFORMING AMENDMENTS.
10	(a) Section 710 of the Water Resources Development
11	Act of 1986 (33 U.S.C. 2264), and the item relating to such
12	section in the table of contents, are repealed.
13	(b) Section 1001 of the Water Resources Development
14	Act of 1986 (33 U.S.C. 579a) is amended—
15	(1) in subsection (b), by striking paragraph (2)
16	and redesignating paragraph (3) as paragraph (2);
17	and
18	(2) by striking subsection (c).
19	(c) Section 1001 of the Water Resources Reform and
20	Development Act of 2014 (33 U.S.C. 2282c) is amended—
21	(1) in subsection (d)—
22	(A) in paragraph (1), by striking "Notwith-
23	standing the requirements of subsection (c), the
24	Secretary" and inserting "The Secretary";

1	(B) by striking "subsections (a) and (c)"
2	each place it appears and inserting "subsection
3	(a)"; and
4	(C) by striking paragraph (4); and
5	(2) by striking subsection (c) and redesignating
6	subsections (d) through (g) as subsections (c) through
7	(f), respectively.
8	(d) Section 6003 of the Water Resources Reform and
9	Development Act of 2014 (33 U.S.C. 579c), and the item
10	relating to such section in the table of contents, are repealed.
11	(e) Section 1301 of the Water Resources Development
12	Act of 2016 (33 U.S.C. 579d), and the item relating to such
13	section in the table of contents, are repealed.
14	(f) Section 1302 of the Water Resources Development
15	Act of 2016 (33 U.S.C. 579c-1), and the item relating to
16	such section in the table of contents, are repealed.
17	(g) Section 1301 of the Water Resources Development
18	Act of 2018 (33 U.S.C. 579d-1), and the item relating to
19	such section in the table of contents, are repealed.
20	(h) Section 1302 of the Water Resources Development
21	Act of 2018 (33 U.S.C. 579c-2), and the item relating to
22	such section in the table of contents, are repealed.

# 1 TITLE IV—WATER RESOURCES 2 INFRASTRUCTURE

- 3 SEC. 401. PROJECT AUTHORIZATIONS.
- 4 The following projects for water resources development
- 5 and conservation and other purposes, as identified in the
- 6 reports titled "Report to Congress on Future Water Re-
- 7 sources Development" submitted to Congress pursuant to
- 8 section 7001 of the Water Resources Reform and Develop-
- 9 ment Act of 2014 (33 U.S.C. 2282d) or otherwise reviewed
- 10 by Congress, are authorized to be carried out by the Sec-
- 11 retary substantially in accordance with the plans, and sub-
- 12 ject to the conditions, described in the respective reports or
- 13 decision documents designated in this section:

#### 14 (1) NAVIGATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AK	Port of Nome Modifications	May 29, 2020	Federal: \$378,908,000 Non-Federal: \$126,325,000 Total: \$505,233,000
2. AK	St. George Harbor Improvement, St. George	August 13, 2020	Federal: \$147,874,000 Non-Federal: \$16,508,000 Total: \$164,382,000
3. AK	Unalaska (Dutch Harbor) Chan- nels	February 7, 2020	Federal: \$26,967,000 Non-Federal: \$8,989,000 Total: \$35,956,000
4. CT	New Haven Har- bor Navigation Improvement Project	May 7, 2020	Federal: \$55,250,000 Non-Federal: \$19,442,000 Total: \$74,692,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
5. NY, NJ	New York and New Jersey Harbor Anchor- ages	April 23, 2020	Federal: \$19,550,000 Non-Federal: \$6,520,000 Total: \$26,070,000
6. TX	Gulf Intracoastal Waterway, Brazos River Floodgates and Colorado River Locks	October 23, 2019	Total: \$414,144,000
7. TX	Houston Ship Channel Expan- sion Channel Improvement Project, Harris, Chambers, and Galveston Coun- ties	April 23, 2020	Federal: \$625,204,000 Non-Federal: \$260,431,000 Total: \$885,635,000
8. TX	Matagorda Ship Channel Im- provement Project, Port Lavaca	November 15, 2019	Federal: \$140,156,000 Non-Federal: \$80,500,000 Total: \$220,656,000
9. VA	Atlantic Intra- coastal Water- way, North Landing Bridge Replacement	August 25, 2020	Federal: \$102,755,000 Non-Federal: \$0 Total: \$102,755,000

## (2) Flood risk management.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AZ	Little Colorado River at Wins- low, Navajo County	December 14, 2018	Federal: \$54,260,000 Non-Federal: \$29,217,000 Total: \$83,477,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
2. CA	Westminster, East Garden Grove, California Flood Risk Manage- ment	July 9, 2020	Federal: \$324,905,000 Non-Federal: \$940,191,000 Total: \$1,265,096,000
3. CT, NY	Westchester County Streams, Byram River Basin, Fairfield County, Connecticut, and Westchester County, New York	May 7, 2020	Federal: \$15,199,000 Non-Federal: \$15,199,000 Total: \$30,397,000
4. KY	Louisville Metro- politan Flood Protection Sys- tem Reconstruc- tion, Jefferson and Bullitt Counties	October 27, 2020	Federal: \$122,170,000 Non-Federal: \$65,917,000 Total: \$188,087,000
5. ND	Souris River Basin Flood Risk Manage- ment	April 16, 2019	Federal: \$59,582,915 Non-Federal: \$32,364,085 Total: \$91,947,000
6. NJ	Peckman River Basin	April 29, 2020	Federal: \$98,137,000 Non-Federal: \$52,843,000 Total: \$150,980,000
7. NM	Middle Rio Grande Flood Protection, Bernalillo to Belen	March 13, 2020	Federal: \$201,944,451 Non-Federal: \$108,740,000 Total: \$310,684,000
8. OK	Tulsa and West- Tulsa Levee System, Tulsa County	April 23, 2020	Federal: \$89,311,000 Non-Federal: \$48,091,000 Total: \$137,402,000
9. PR	Rio Culebrinas at Aguiadilla and Aguada	August 17, 2020	Federal: \$17,295,600 Non-Federal: \$8,568,400 Total: \$25,864,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
10. PR	Rio Guayanilla Flood Risk Management, Guayanilla	August 13, 2020	Federal: \$103,422,000 Non-Federal: \$55,689,000 Total: \$159,111,000
11. PR	Rio Grande de Manati Flood Risk Manage- ment, Ciales	November 18, 2020	Federal: \$9,770,000 Non-Federal: \$4,520,000 Total: \$14,290,000
12. USVI	Savan Gut, St. Thomas	August 24, 2020	Federal: \$48,658,100 Non-Federal: \$25,455,900 Total: \$74,114,000
13. USVI	Turpentine Run, St. Thomas	August 17, 2020	Federal: \$29,817,850 Non-Federal: \$15,311,150 Total: \$45,129,000

## (3) Hurricane and Storm damage risk re-

## 2 DUCTION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. DE	Delaware Bene- ficial Use of Dredged Mate- rial for the Delaware River	March 6, 2020	Initial Federal: \$66,464,000 Initial Non-Federal: \$35,789,000 Total: \$102,253,000 Renourishment Federal: \$120,023,000 Renourishment Non-Federal: \$120,023,000 Renourishment Total: \$240,046,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
2. NJ	New Jersey Bene- ficial Use of Dredged Mate- rial for the Delaware River	April 8, 2020	Initial Federal: \$84,071,000 Initial Non-Federal: \$45,270,000 Total: \$129,341,000 Renourishment Federal: \$85,495,000 Renourishment Non-Federal: \$85,495,000 Renourishment Total: \$170,990,000
3. NJ	Rahway River Basin, New Jer- sey Coastal Storm Risk Management	June 9, 2020	Federal: \$48,322,000 Non-Federal: \$26,020,000 Total: \$74,342,000
4. NJ	Raritan Bay and Sandy Hook Bay, Highlands	August 25, 2020	Federal: \$107,680,000 Non-Federal: \$57,981,000 Total: \$165,661,000
5. NY	East Rockaway Inlet to Rock- away Inlet and Jamaica Bay, Atlantic Coast of New York	August 22, 2019	Initial Federal: \$638,460,000 Initial Non-Federal: \$0 Total: \$638,460,000 Renourishment Federal: \$200,924,000 Renourishment Non-Federal: \$200,924,000 Renourishment Total: \$401,847,000
6. NY	Fire Island Inlet to Montauk Point, New York Reformulation	July 9, 2020	Initial Federal: \$1,576,790,000 Initial Non-Federal: \$0 Total: \$1,576,790,000 Renourishment Federal: \$767,695,000 Renourishment Non-Federal: \$767,695,000 Renourishment Total: \$1,535,390,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
7. NY	Hashamomuck Cove Coastal Storm Risk Management	December 9, 2019	Initial Federal: \$11,920,000 Initial Non-Federal: \$6,418,000 Total: \$18,338,000 Renourishment Federal: \$24,237,000 Renourishment Non-Federal: \$24,237,000 Renourishment Total: \$48,474,000
8. RI	Pawcatuck River Coastal Storm Risk Manage- ment Project	December 19, 2018	Federal: \$37,679,000 Non-Federal: \$20,289,000 Total: \$57,968,000
9. VA	Norfolk Coastal Storm Risk Management	February 5, 2019	Federal: \$942,920,000 Non-Federal: \$507,730,000 Total: \$1,450,650,000

# (4) Flood risk management and ecosystem

#### 2 RESTORATION.—

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A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. CO	South Platte River and Tributaries, Adams and Denver Counties	July 29, 2019	Federal: \$344,076,000 Non-Federal: \$206,197,000 Total: \$550,273,000

#### 3 (5) Ecosystem restoration.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. CA	Delta Islands and Levees	December 18, 2018	Federal: \$17,251,000 Non-Federal: \$9,289,000 Total: \$26,540,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
2. CA	Malibu Creek Eco- system Restora- tion, Los Ange- les and Ventura Counties	November 13, 2020	Federal: \$172,249,000 Non-Federal: \$106,960,000 Total: \$279,209,000
3. CA	Yuba River Eco- system Restora- tion	June 20, 2019	Federal: \$66,975,000 Non-Federal: \$36,064,000 Total: \$103,039,000
4. CO, NM, TX	Rio Grande, Envi- ronmental Man- agement Pro- gram, Sandia Pueblo to Isleta Pueblo, New Mexico, Eco- system Restora- tion	August 5, 2019	Federal: \$16,998,000 Non-Federal: \$9,153,000 Total: \$26,151,000
5. FL	Comprehensive Everglades Restoration Plan, Loxahatchee River Watershed Restoration Project, Martin and Palm Beach Counties	April 8, 2020	Federal: \$379,583,000 Non-Federal: \$375,737,000 Total: \$755,320,000
6. IA, MO	Grand River Basin Eco- system Restora- tion	November 18, 2020	Federal: \$78,876,000 Non-Federal: \$42,471,000 Total: \$121,347,000
7. IL	The Great Lakes and Mississippi River Interbasin Study - Bran- don Road, Will County	May 23, 2019	Federal: \$557,730,550 Non-Federal: \$300,316,450 Total: \$858,047,000
8. IL	South Fork of the South Branch of the Chicago River, Bubbly Creek, Eco- system Restora- tion	July 9, 2020	Federal: \$11,657,000 Non-Federal: \$6,277,000 Total: \$17,934,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
9. MD	Anacostia Water- shed Restora- tion, Prince George's County	December 19, 2018	Federal: \$25,866,750 Non-Federal: \$13,928,250 Total: \$39,795,000
10. MO	St. Louis Riverfront- Meramec River Basin Eco- system Restora- tion	November 1, 2019	Federal: \$61,362,893 Non-Federal: \$33,042,107 Total: \$94,405,000
11. NY, NJ	Hudson-Raritan Estuary Eco- system Restora- tion	May 26, 2020	Federal: \$273,933,000 Non-Federal: \$147,502,000 Total: \$421,435,000
12. NY	Hudson River Habitat Res- toration	November 19, 2020	Federal: \$33,479,000 Non-Federal: \$11,159,000 Total: \$44,638,000
13. TX	Jefferson County Ecosystem Res- toration	September 12, 2019	Federal: \$38,942,000 Non-Federal: \$20,969,000 Total: \$59,911,000

## (6) Water supply.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. OR	Willamette River Basin Review Reallocation,	December 18, 2019	Federal: \$0 Non-Federal: \$0 Total: \$0

## 2 (7) Modifications and other projects.—

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
1. CA	San Luis Rey Flood Control Project, San Diego County	July 24, 2020	Federal: \$143,407,500 Non-Federal: \$47,802,500 Total: \$191,210,000
2. FL	Caloosahatchee River West Basin Storage Reservoir (C-43 WBSR)	July 24, 2020	Federal: \$514,999,000 Non-Federal: \$514,999,000 Total: \$1,029,998,000
3. FL	Central and Southern Flor- ida, Canal 111 (C-111) South Dade Project	September 15, 2020	Federal: \$66,736,500 Non-Federal: \$66,736,500 Total: \$133,473,000
4. KY	Kentucky Lock	June 9, 2020	Total: \$1,166,809,000
5. NC	Carolina Beach Integrated Beach Re- nourishment	June 16, 2020	Federal: \$25,125,000 Non-Federal: \$25,125,000 Total: \$50,250,000
6. NC	Wrightsville Beach	July 2, 2020	Federal: \$60,068,000 Non-Federal: \$18,486,000 Total: \$78,554,000 Renourishment Federal: \$18,918,900 Renourishment Non-Federal: \$10,187,100 Renourishment Total: \$29,106,000
7. TX	Corpus Christi Ship Channel, Deepening and Widening and Barge Shelves	May 4, 2020	Federal: \$406,343,000 Non-Federal: \$275,274,000 Total: \$681,617,000
8. VA	Atlantic Intra- coastal Water- way Deep Creek Bridge Replace- ment	October 19, 2020	Federal: \$59,500,000 Non-Federal: \$0 Total: \$59,500,000

#### SEC. 402. SPECIAL RULES.

2	(a)	GREAT	$L_{AKES}$	AND	Mississippi	Rive B
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- 3 Interbasin Project, Brandon Road, Will County, Il-
- 4 LINOIS.—The Secretary shall carry out the project for eco-
- 5 system restoration, Great Lakes and Mississippi River
- 6 Interbasin project, Brandon Road, Will County, Illinois,
- 7 authorized by section 401 of this Act, substantially in ac-
- 8 cordance with the terms and conditions described in the Re-
- 9 port of the Chief of Engineers, dated May 23, 2019, with
- 10 the following modifications:
- 11 (1) The Federal share of the cost of construction
- shall be 80 percent.
- 13 (2) The Secretary may include the addition or
- substitution of technologies or measures not described
- in the report, as the Secretary determines to be advis-
- 16 *able*.
- 17 (b) East Rockaway Inlet to Rockaway Inlet and
- 18 Jamaica Bay Reformulation, New York.—The project
- 19 for hurricane and storm damage reduction, East Rockaway
- 20 Inlet to Rockaway Inlet and Jamaica Bay, Atlantic Coast
- 21 of New York, authorized by section 401 of this Act, shall
- 22 be considered to be a continuation of the interim response
- 23 to the authorization by the House of Representatives dated
- 24 September 20, 1997, and the authorization under the head-
- 25 ing "Department of the Army—Corps of Engineers—

- 1 Civil—Construction" under chapter 4 of title X of the Dis-
- 2 aster Relief Appropriations Act, 2013 (127 Stat. 24).
- 3 (c) Tulsa and West-Tulsa Levee System, Tulsa
- 4 County, Oklahoma.—For the project for flood risk man-
- 5 agement, Tulsa and West-Tulsa Levee System, Tulsa Coun-
- 6 ty, Oklahoma, authorized by section 401 of this Act, the
- 7 non-Federal contribution for the project shall be financed
- 8 over a period of 30 years from the date of completion of
- 9 the project, in accordance with section 103(k) of the Water
- 10 Resources Development Act of 1986 (33 U.S.C. 2213(k)).
- 11 (d) Willamette River Basin Review Realloca-
- 12 TION STUDY.—The Secretary shall carry out the project for
- 13 water supply, Willamette River Basin Review Reallocation,
- 14 Oregon, authorized by section 401 of this Act, substantially
- 15 in accordance with the terms and conditions described in
- 16 the Report of the Chief of Engineers, dated December 18,
- 17 2019, with the following modifications:
- 18 (1) The Secretary shall meet the obligations of
- 19 the Corps of Engineers under the Endangered Species
- 20 Act of 1973 by complying with the June 2019 NMFS
- 21 Willamette Basin Review Study Biological Opinion
- 22 Reasonable and Prudent Alternative until such time,
- 23 if any, as it is modified or replaced, in whole or in
- 24 part, through the consultation process under section
- 25 7(a) of the Endangered Species Act of 1973.

1	(2) The Secretary may reallocate not more than
2	10 percent of overall storage in the joint conservation
3	pool, as authorized by this Act and without further
4	congressional action, if such reallocation is consistent
5	with the ongoing consultation under section 7(a) of
6	the Endangered Species Act of 1973 related to Wil-
7	lamette Valley System operations.
8	(3) The Secretary shall ensure that the revised
9	reallocation is not reallocated from a single storage
10	use, does not seriously affect authorized project pur-
11	poses, and does not otherwise involve major oper-
12	ational changes to the project.
13	(e) Cano Martin Pena, San Juan, Puerto Rico.—
14	Section 5127 of the Water Resources Development Act of
15	2007 (121 Stat. 1242) is amended by striking
16	"\$150,000,000" and inserting "\$255,816,000".
17	SEC. 403. AUTHORIZATION OF PROJECTS BASED ON FEASI-
18	BILITY STUDIES PREPARED BY NON-FEDERAL
19	INTERESTS.
20	(a) In General.—The Secretary is authorized to
21	carry out the following projects for water resources develop-
22	ment and conservation and other purposes, subject to sub-
23	section (b):
24	(1) Fort pierce, st. lucie county, flor-

IDA.—The project for hurricane and storm damage

- reduction, Fort Pierce, St. Lucie County, Florida, as described in the review assessment of the Secretary, titled "Review Assessment of St. Lucie County, Florida Fort Pierce Shore Protection Project Section 203 Inte-grated Feasibility Study and Environmental Assessment (June 2018)" and dated July 2018, at a total cost of \$33,107,639, and at an estimated total cost of \$97,958,972 for periodic nourishment over the 50-year life of the project.
  - (2) Baptiste Collette Bayou, Louisiana, as described in the review assessment of the Secretary, titled "Review Assessment of Plaquemines Parish Government's Section 203 Study Baptiste Collette Bayou Navigation Channel Deepening Project Integrated Feasibility Study and Environmental Assessment (January 2017, Amended April 2018)" and dated June 2018, at a total cost of \$44,920,000.
    - (3) Houma Navigation Canal, Louisiana, as described in the review assessment of the Secretary, titled "Review Assessment of Houma Navigation Canal Deepening Project Section 203 Integrated Feasibility Report and DRAFT Environ-

- mental Impact Statement (June 2018)" and dated
  July 2018, at a total cost of \$253,458,000.
- 3 (4) Port fourthon belle pass channel, 4 LOUISIANA.—The project for navigation, Port 5 Fourthon Belle Pass Channel, Louisiana, as described 6 in the review assessment of the Secretary, titled "Re-7 view Assessment of Port Fourthon Belle Pass Channel 8 Deepening Project Section 203 Feasibility Study (January 2019, revised January 2020)" and dated 9 10 April 2020, at a total cost of \$95,483,000.
  - (5) WILMINGTON HARBOR, NORTH CAROLINA.—
    The project for navigation, Wilmington Harbor,
    North Carolina, as described in the review assessment
    of the Secretary, titled "Review Assessment of Wilmington Harbor, North Carolina Navigation Improvement Project Integrated Section 203 Study &
    Environmental Report (February 2020)" and dated
    May 2020, at a total cost of \$834,093,000.
  - (6) CHACON CREEK, TEXAS.—The project for flood risk management, ecosystem restoration, and other purposes, Chacon Creek, Texas, as described in the review assessment of the Secretary, titled "Review Assessment of Chacon Creek, Texas Section 203 Integrated Feasibility Report and DRAFT Environ-

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1	mental Assessment (August 2018)" and dated Sep-
2	tember 2018, at a total cost of \$51,973,000.
3	(b) Requirements.—The Secretary may only carry
4	out a project authorized under subsection (a)—
5	(1) substantially in accordance with the applica-
6	ble review assessment for the project submitted by the
7	Secretary under section 203(c) of the Water Resources
8	Development Act of 1986, as identified in subsection
9	(a) of this section, and subject to such modifications
10	or conditions as the Secretary considers appropriate
11	and identifies in a final assessment that addresses the
12	concerns, recommendations, and conditions identified
13	by the Secretary in the applicable review assessment;
14	and
15	(2) after the Secretary transmits to the Com-
16	mittee on Transportation and Infrastructure of the
17	House of Representatives and the Committee on Envi-
18	ronment and Public Works of the Senate such final
19	assessment.
20	TITLE V—OTHER MATTERS
21	SEC. 501. UPDATE ON INVASIVE SPECIES POLICY GUID-
22	ANCE.
23	(a) In General.—The Secretary shall periodically
24	update the Invasive Species Policy Guidance, developed
25	under section 104 of the River and Harbor Act of 1958 (33

1	U.S.C. 610) and the Nonindigenous Aquatic Nuisance Pre-
2	vention and Control Act of 1990 (16 U.S.C. 4701 et seq.),
3	in accordance with the most recent National Invasive Spe-
4	cies Council Management Plan developed pursuant to Exec-
5	utive Order 13112.
6	(b) Inclusion.—The Secretary may include in the up-
7	dated guidance invasive species specific efforts at federally
8	authorized water resources development projects located
9	in—
10	(1) high-altitude lakes; and
11	(2) the Tennessee and Cumberland River basins.
12	SEC. 502. AQUATIC INVASIVE SPECIES RESEARCH.
13	Section 1108 of the Water Resources Development Act
14	of 2018 (33 U.S.C. 2263a) is amended—
15	(1) in subsection (a)—
16	(A) by striking "management" and insert-
17	ing "prevention, management,"; and
18	(B) by inserting ", elodea, quagga mussels,"
19	after "Asian carp"; and
20	(2) in subsection (b)—
21	(A) by inserting "or could be impacted in
22	the future" after "impacted"; and
23	(B) by striking "Pacific" and all that fol-
24	lows through the period at the end and inserting
25	"Pacific, Arctic, and Gulf Coasts, the Great

1	Lakes, and reservoirs operated and maintained
2	by the Secretary.".
3	SEC. 503. TERRESTRIAL NOXIOUS WEED CONTROL PILOT
4	PROGRAM.
5	(a) In General.—The Secretary shall carry out a
6	pilot program, in consultation with the Federal Interagency
7	Committee for the Management of Noxious and Exotic
8	Weeds, to identify and develop new and improved strategies
9	for terrestrial noxious weed control on Federal land under
10	the jurisdiction of the Secretary.
11	(b) Partnerships.—In carrying out the pilot pro-
12	gram under subsection (a), the Secretary shall act in part-
13	nership with such other individuals and entities as the Sec-
14	retary determines to be appropriate.
15	(c) Cooperative Agreements.—The Secretary may
16	utilize cooperative agreements with county and State agen-
17	cies for the implementation of the pilot program under sub-
18	section (a).
19	(d) Report to Congress.—Not later than 2 years
20	after the date of enactment of this Act, the Secretary shall
21	provide to the Committee on Environment and Public
22	Works of the Senate and the Committee on Transportation
23	and Infrastructure of the House of Representatives a report
24	describing the new and improved strategies developed
25	through the pilot program under subsection (a).

1	SEC.	<i>504</i> .	INVASIVE	<b>SPECIES</b>	RISK	ASSESSMENT,
2			PRIORITIZA	TION, AND	MANAGI	EMENT.
3	S	Section	528(f)(2) of	the Water	Resource	es Development
4	Act of	1996	(110 Stat. 37	771) is amen	nded—	
5		(1)	) by redesign	nating subp	aragrap	ohs (I) and (J)
6	a	ıs subp	aragraphs (.	I) and (K),	respecti	vely;
7		(2)	) by insertin	g after sub	paragra	ph (H) the fol-
8	l	owing:				
9			"(I) shall	, using ex	isting a	mounts appro-
10		pr	iated to the	Task Force	e, develo	op and update,
11		as	appropriate	, a priority	list of	invasive species
12		th	at—			
13			"(i)	reflects an o	assessme	ent of ecological
14			risk that	the listed	invasi	ve species rep-
15			resent;			
16			"(ii)	includes p	opulatio	ons of invasive
17			plants and	d animals t	hat—	
18				"(I) are s	ignifica	ntly impacting
19			the s	tructure an	d functi	on of ecological
20			comn	nunities, na	itive spe	cies, or habitat
21			with i	in the South	h Florid	la ecosystem; or
22				"(II) demon	nstrate (	a strong poten-
23			tial	to reduce,	obscure	, or otherwise
24			alter	key indice	ators us	sed to measure
25			Ever	glades resto	ration p	rogress; and

1	"(iii) shall be used by the Task Force
2	and agencies and entities represented on the
3	Task Force to focus cooperative and collabo-
4	rative efforts—
5	"(I) to guide applied research;
6	"(II) to develop innovative strate-
7	gies and tools to facilitate improved
8	management, control, or eradication of
9	listed invasive species;
10	"(III) to implement specific man-
11	agement, control, or eradication activi-
12	ties at the appropriate periodicity and
13	intensity necessary to reduce or neu-
14	tralize the impacts of listed invasive
15	species, including the use of qualified
16	skilled volunteers when appropriate;
17	and
18	"(IV) to develop innovative strate-
19	gies and tools to prevent future intro-
20	ductions of nonnative species;";
21	(3) in subparagraph ( $J$ ) (as so redesignated), by
22	striking "ecosystem" and inserting "ecosystem, in-
23	cluding the activities described in subparagraph (I)";
24	and

1	(4) in clause (i) of subparagraph (K) (as so re-
2	designated), by inserting ", including the priority list
3	under subparagraph (I) and the activities described
4	in that subparagraph" after "Task Force".
5	SEC. 505. INVASIVE SPECIES MITIGATION AND REDUCTION.
6	Section 104 of the River and Harbor Act of 1958 (33
7	U.S.C. 610) is amended—
8	(1) in subsection (b)—
9	(A) in paragraph (1)—
10	(i) in the matter preceding subpara-
11	graph (A), by striking "this section
12	\$110,000,000" and inserting "this section
13	$(except \ for \ subsections \ (f) \ and \ (g))$
14	\$130,000,000";
15	(ii) in subparagraph (B), by striking
16	"and" at the end;
17	(iii) in subparagraph (C), by striking
18	the period at the end and inserting a semi-
19	$colon;\ and$
20	(iv) by adding at the end the following:
21	"(D) $$30,000,000$ shall be made available to
22	carry out subsection $(d)(1)(A)(iv)$ ; and
23	"(E) $$10,000,000$ shall be made available to
24	carry out subsection $(d)(1)(A)(v)$ .";

1	(B) by redesignating paragraph (2) as
2	paragraph (3);
3	(C) by inserting after paragraph (1) the fol-
4	lowing:
5	"(2) Other programs.—
6	"(A) In general.—There are authorized to
7	be appropriated—
8	"(i) \$10,000,000 for each of fiscal
9	years 2021 through 2024 to carry out sub-
10	section (f); and
11	"(ii) \$50,000,000 for each of fiscal
12	years 2021 through 2024 to carry out sub-
13	section $(g)(2)$ .
14	"(B) Invasive plant species pilot pro-
15	GRAM.—There is authorized to be appropriated
16	to the Secretary of the Interior, acting through
17	the Director of the United States Fish and Wild-
18	life Service, \$10,000,000 to carry out subsection
19	(g)(3)."; and
20	(D) in paragraph (3) (as so redesignated),
21	by inserting "or (2)(A)" after "paragraph (1)";
22	(2) in subsection (d)—
23	(A) in the subsection heading, by inserting
24	"AND DECONTAMINATION" after "Inspection";
25	(B) in paragraph (1)—

1	(i) in subparagraph (A)—
2	(I) in the subparagraph heading,
3	by inserting "AND DECONTAMINATION"
4	after "INSPECTION";
5	(II) in clause (ii), by striking
6	"and" at the end;
7	(III) in clause (iii), by striking
8	"Arizona River Basins." and inserting
9	"Arkansas River Basins;"; and
10	(IV) by adding at the end the fol-
11	lowing:
12	"(iv) to protect the Russian River
13	Basin, California; and
14	"(v) to protect basins and watersheds
15	that adjoin an international border between
16	the United States and Canada."; and
17	(ii) by striking subparagraph (B) and
18	inserting the following:
19	"(B) Locations.—The Secretary shall
20	place watercraft inspection and decontamination
21	stations under subparagraph (A) at locations
22	with the highest likelihood of preventing the
23	spread of aquatic invasive species into and out
24	of waters of the United States, as determined by

1	the Secretary in consultation with the Governors
2	and entities described in paragraph (3).";
3	(C) in paragraph (3)(A), by striking "(iii)"
4	and inserting "(v)"; and
5	(D) by striking "watercraft inspection sta-
6	tions" each place it appears and inserting
7	"watercraft inspection and decontamination sta-
8	tions"; and
9	(3) by adding at the end the following:
10	"(f) Invasive Species Management Pilot Pro-
11	GRAM.—
12	"(1) Definition of invasive species.—In this
13	subsection, the term 'invasive species' has the meaning
14	given the term in section 1 of Executive Order 13112
15	(64 Fed. Reg. 6183; relating to invasive species (Feb-
16	ruary 3, 1999)) (as amended by section 2 of Execu-
17	tive Order 13751 (81 Fed. Reg. 88609; relating to
18	safeguarding the Nation from the impacts of invasive
19	species (December 5, 2016))).
20	"(2) Development of plans.—The Secretary,
21	in coordination with the Aquatic Nuisance Species
22	Task Force, shall carry out a pilot program under
23	which the Secretary shall collaborate with States in
24	the Upper Missouri River Basin in developing vol-
25	untary aquatic invasive species management plans to

1	mitigate the effects of invasive species on public infra-
2	structure facilities located on reservoirs of the Corps
3	of Engineers in those States.
4	"(3) Management plan.—
5	"(A) In general.—The Secretary, in con-
6	sultation with the Governor of each State in the
7	Upper Missouri River Basin that elects to par-
8	ticipate in the pilot program, shall prepare a
9	management plan, or update or expand an exist-
10	ing plan, for each participating State that iden-
11	tifies public infrastructure facilities located on
12	reservoirs of the Corps of Engineers in those
13	States that—
14	"(i) are affected by aquatic invasive
15	species; and
16	"(ii) need financial and technical as-
17	sistance in order to maintain operations.
18	"(B) Use of existing plans.—In devel-
19	oping a management plan under subparagraph
20	(A), the Secretary shall consider a management
21	plan submitted by a participating State under
22	section 1204(a) of the Nonindigenous Aquatic
23	Nuisance Prevention and Control Act of 1990
24	$(16\ U.S.C.\ 4724(a)).$

1	"(4) Termination of Authority.—The author-
2	ity provided under this subsection shall terminate on
3	September 30, 2024.
4	"(g) Invasive Species Prevention, Control, and
5	Eradication.—
6	"(1) Definition of invasive species.—In this
7	subsection, the term 'invasive species' has the meaning
8	given the term in section 1 of Executive Order 13112
9	(64 Fed. Reg. 6183; relating to invasive species (Feb-
10	ruary 3, 1999)) (as amended by section 2 of Execu-
11	tive Order 13751 (81 Fed. Reg. 88609; relating to
12	safeguarding the Nation from the impacts of invasive
13	species (December 5, 2016))).
14	"(2) Invasive species partnerships.—
15	"(A) In GENERAL.—The Secretary may
16	enter into partnerships with applicable States
17	and other Federal agencies to carry out actions
18	to prevent the introduction of, control, or eradi-
19	cate, to the maximum extent practicable,
20	invasive species that adversely impact water
21	quantity or water quality in the Platte River
22	Basin, the Upper Colorado River Basin, the
23	Upper Snake River Basin, and the Upper Mis-
24	souri River Basin.

1	"(B) Prioritization.—In selecting actions
2	to carry out under a partnership under subpara-
3	graph (A), the Secretary shall give priority to
4	projects that are intended to control or eradicate
5	the Russian olive (Elaeagnus angustifolia) or
6	saltcedar (of the genus Tamarix).
7	"(3) Invasive plant species pilot pro-
8	GRAM.—
9	"(A) Definitions.—In this paragraph:
10	"(i) Eligible entity.—The term 'eli-
11	gible entity' means a partnership between
12	or among 2 or more entities that—
13	``(I) includes—
14	"(aa) at least 1 flood control
15	district; and
16	"(bb) at least 1 city, county,
17	township, town, borough, parish,
18	village, or other general purpose
19	political subdivision of a State or
20	Indian Tribe (as defined in sec-
21	tion 4 of the Indian Self-Deter-
22	mination and Education Assist-
23	ance Act (25 U.S.C. 5304)); and
24	"(II) may include any other enti-
25	ty (such as a nonprofit organization or

1	institution of higher education), as de-
2	termined by the Secretary.
3	"(ii) Invasive plant species.—The
4	term 'invasive plant species' means a plant
5	that is nonnative to the ecosystem under
6	consideration, the introduction of which
7	causes or is likely to cause economic harm
8	or harm to human health.
9	"(B) PILOT PROGRAM.—The Secretary of
10	the Interior, acting through the Director of the
11	United States Fish and Wildlife Service, shall es-
12	tablish a pilot program under which such Sec-
13	retary shall work with eligible entities to carry
14	out activities—
15	"(i) to remove invasive plant species in
16	riparian areas that contribute to drought
17	conditions in—
18	"(I) the Lower Colorado River
19	Basin;
20	"(II) the Rio Grande River
21	Basin;
22	"(III) the Texas Gulf Coast
23	Basin; and
24	"(IV) the Arkansas-White-Red
25	Basin;

1	"(ii) where appropriate, to replace the
2	invasive plant species described in clause (i)
3	with ecologically suitable native species; and
4	"(iii) to maintain and monitor ripar-
5	ian areas in which activities are carried out
6	under clauses (i) and (ii).
7	"(C) Report to congress.—Not later
8	than 18 months after the date of enactment of
9	this subsection, the Secretary of the Interior, act-
10	ing through the Director of the United States
11	Fish and Wildlife Service, shall submit to the
12	Committee on Environment and Public Works of
13	the Senate and the Committee on Transportation
14	and Infrastructure of the House of Representa-
15	tives a report describing the implementation of
16	the pilot program.
17	"(D) TERMINATION OF AUTHORITY.—The
18	authority provided under this paragraph shall
19	terminate on September 30, 2024.
20	"(4) Cost share.—The Federal share of an ac-
21	tion carried out under a partnership under para-
22	graph (2) or an activity carried out under the pilot
23	program under paragraph (3) shall not exceed 80 per-
24	cent of the total cost of the action or activity.".

## 1 SEC. 506. AQUATIC INVASIVE SPECIES PREVENTION.

2	Section 1039(b) of the Water Resources Reform and
3	Development Act of 2014 (16 U.S.C. 4701 note) is amend-
4	ed—
5	(1) in paragraph (1)—
6	(A) in the paragraph heading, by striking
7	"UPPER MISSISSIPPI AND OHIO RIVER BASINS
8	AND TRIBUTARIES" and inserting "MISSISSIPPE
9	RIVER AND TRIBUTARIES, INCLUDING SUB-BA-
10	SINS";
11	(B) in subparagraph (A), by striking
12	"Upper Mississippi and Ohio River basins and
13	tributaries" and inserting "Mississippi River
14	and tributaries, including the 6 sub-basins of the
15	River,"; and
16	(C) in subparagraph (B), by striking "and
17	the document prepared" and all that follows
18	through "February 2012." and inserting "the
19	Mississippi River Basin Asian Carp Control
20	Strategy Framework, and the Asian Carp Re-
21	gional Coordinating Committee's Asian Carp
22	Action Plan."; and
23	(2) in paragraph (2)—
24	(A) in subparagraph (A)—

1	(i) by striking "December 31 of each
2	year" and inserting "December 31, 2020,
3	and biennially thereafter"; and
4	(ii) by striking "Upper Mississippi
5	and Ohio River basins and tributaries" and
6	inserting "Mississippi River and tribu-
7	taries, including the 6 sub-basins of the
8	River"; and
9	(B) in subparagraph (B)—
10	(i) in clause (i), by striking "Upper
11	Mississippi and Ohio River basins and trib-
12	utaries" and inserting "Mississippi River
13	and tributaries, including the 6 sub-basins
14	of the River,"; and
15	(ii) in clause (ii), by striking "Upper
16	Mississippi and Ohio River basins and trib-
17	utaries" and inserting "Mississippi River
18	and tributaries, including the 6 sub-basins
19	of the River".
20	SEC. 507. INVASIVE SPECIES IN ALPINE LAKES PILOT PRO-
21	GRAM.
22	(a) Establishment.—The Secretary of the Interior,
23	acting through the Director of the United States Fish and
24	Wildlife Service, shall establish a pilot program (referred
25	to in this section as the "pilot program") to develop and

1	carry out effective measures necessary to prevent, control,
2	or eradicate aquatic invasive species in alpine lakes that
3	are not located within a unit of the National Park System.
4	(b) Partnerships.—The Secretary of the Interior,
5	acting through the Director of the United States Fish and
6	Wildlife Service, shall offer to enter into a partnership to
7	carry out the pilot program with—
8	(1) any relevant partnering Federal agency; and
9	(2) any relevant compact agency organized with
10	the consent of Congress under article I, section 10 of
11	the Constitution of the United States.
12	(c) Authorization of Appropriations.—There is
13	authorized to be appropriated to carry out the pilot pro-
14	gram \$25,000,000 for the period of fiscal years 2022
15	through 2024.
16	SEC. 508. MURDER HORNET ERADICATION PILOT PROGRAM.
17	(a) Grant Authority.—The Secretary of the Inte-
18	rior, acting through the Director of the Fish and Wildlife
19	Service, and in consultation with all relevant Federal agen-
20	cies, shall establish a pilot program to provide financial
21	assistance to States for management, research, and public
22	education activities necessary to—
23	(1) eradicate the Asian giant hornet; and
24	(2) restore bee populations damaged by the Asian
25	giant hornet.

1	(b) Eligibility.—A State is eligible to receive finan-
2	cial assistance under this section if the State has dem-
3	onstrated to the Secretary of the Interior sufficient need to
4	implement measures to eradicate the Asian giant hornet.
5	(c) Cost Sharing.—
6	(1) FEDERAL SHARE.—The Federal share of the
7	costs of activities carried out under the pilot program
8	may not exceed 75 percent of the total costs of such
9	activities.
10	(2) In-kind contributions.—The non-Federal
11	share of the costs of activities carried out under the
12	pilot program may be provided in the form of in-kind
13	contributions of materials or services.
14	(d) Limitation on Administrative Expenses.—Not
15	more than 5 percent of financial assistance provided by the
16	Secretary of the Interior under this section may be used
17	for administrative expenses.
18	(e) Authorization of Appropriations.—There is
19	authorized to be appropriated to the Secretary of the Inte-
20	rior to carry out the pilot program \$4,000,000 for each of
21	fiscal years 2021 through 2025.
22	(f) Definitions.—In this section:
23	(1) Asian Giant Hornet.—The term "Asian
24	giant hornet" means a Vespa mandarinia.

1	(2) State.—The term "State" means each of the
2	several States, the District of Columbia, and the terri-
3	tories and insular possessions of the United States.
4	(g) Sunset.—The authority under this section shall
5	terminate on the date that is 5 years after the date of enact-
6	ment of this Act.
7	SEC. 509. ASIAN CARP PREVENTION AND CONTROL PILOT
8	PROGRAM.
9	(a) Corps of Engineers Asian Carp Prevention
10	PILOT PROGRAM.—
11	(1) In general.—The Secretary, in conjunction
12	with the Tennessee Valley Authority and other rel-
13	evant Federal agencies, shall carry out an Asian carp
14	prevention pilot program to carry out projects to
15	manage and prevent the spread of Asian carp using
16	innovative technologies, methods, and measures.
17	(2) Project selection.—
18	(A) Location.—Each project under the
19	pilot program shall be carried out in a river sys-
20	tem or reservoir in the Cumberland River Water-
21	shed or Tennessee River Watershed in which
22	Asian carp populations are expanding or have
23	been documented

1	(B) Consultation.—In selecting projects
2	to carry out under the pilot program, the Sec-
3	retary shall consult with—
4	(i) applicable Federal, State, and local
5	agencies;
6	(ii) institutions of higher education;
7	and
8	(iii) relevant private organizations, in-
9	cluding nonprofit organizations.
10	(C) Limitations.—
11	(i) Number of projects.—The Sec-
12	retary may select not more than 10 projects
13	to carry out under the pilot program.
14	(ii) Deadline.—Not later than Sep-
15	tember 30, 2024, the Secretary shall com-
16	plete projects selected to be carried out
17	under the pilot program.
18	(3) Best practices.—In carrying out the pilot
19	program, to the maximum extent practicable, the Sec-
20	retary shall consider existing best practices, such as
21	those described in the document of the Asian Carp
22	Working Group of the Aquatic Nuisance Species Task
23	Force entitled "Management and Control Plan for
24	Bighead, Black, Grass, and Silver Carps in the
25	United States" and dated November 2007.

1	(4) Cost-share.—
2	(A) In general.—The Federal share of the
3	costs of a project carried out under the program
4	may not exceed 75 percent of the total costs of
5	$the\ project.$
6	(B) Operation, maintenance, rehabili-
7	TATION, AND REPAIR.—After the completion of a
8	project under the pilot program, the Federal
9	share of the costs for operation, maintenance, re-
10	habilitation, and repair of the project shall be
11	100 percent.
12	(5) Memorandum of agreement.—For projects
13	carried out in reservoirs owned or managed by the
14	Tennessee Valley Authority, the Secretary and the
15	Tennessee Valley Authority shall execute a memo-
16	randum of agreement establishing the framework for
17	a partnership and the terms and conditions for shar-
18	ing expertise and resources.
19	(6) Payments.—The Secretary is authorized to
20	accept and expend funds from the Tennessee Valley
21	Authority to complete any work under this section at
22	a reservoir owned or managed by the Tennessee Valley
23	Authority.
24	(7) Report.—Not later than 2 years after the
25	date of enactment of this Act, and 2 years thereafter,

- the Secretary shall submit to Congress a report describing the results of the pilot program, including an analysis of the effectiveness of the innovative technologies, methods, and measures used in projects carried out under the pilot program at preventing the spread, or managing the eradicating of, Asian carp.
- 7 (8) AUTHORIZATION OF APPROPRIATIONS.—
  8 There is authorized to be appropriated to carry out
  9 this subsection \$25,000,000, to remain available until
  10 expended.
- 11 (b) Fish and Wildlife Service Asian Carp Eradi-12 Cation Program.—
- 13 (1) ESTABLISHMENT.—The Secretary of the Inte14 rior, acting through the Director of the United States
  15 Fish and Wildlife Service, shall establish a program
  16 to provide financial assistance to States to implement
  17 measures, including for management, research, and
  18 public education activities, necessary to eradicate the
  19 Asian carp.
  - (2) ELIGIBILITY.—A State is eligible to receive financial assistance under this subsection if such State has demonstrated to the Secretary of the Interior sufficient need to implement measures to eradicate the Asian carp.

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1 (3) PRIORITY.—In providing financial assist-2 ance under the program, the Secretary of the Interior 3 shall give priority to States in the Cumberland River 4 Watershed or the Tennessee River Watershed in which 5 Asian carp populations are expanding or have been 6 documented.

### (4) Cost sharing.—

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- (A) FEDERAL SHARE.—The Federal share of the costs of activities carried out under the program may not exceed 80 percent of the total costs of such activities.
- (B) IN-KIND CONTRIBUTIONS.—The non-Federal share of the costs of activities carried out under the program may be provided in the form of in-kind contributions of materials or services.
- (5) Limitation on administrative ex-PENSES.—Not more than 5 percent of financial assistance provided by the Secretary of the Interior under this subsection may be used for administrative expenses.
- (6) AUTHORIZATION OF APPROPRIATIONS.—
  There is authorized to be appropriated to the Secretary of the Interior to carry out this subsection \$4,000,000 for each of fiscal years 2021 through 2025.

1	SEC. 510. INVASIVE SPECIES IN NONCONTIGUOUS STATES
2	AND TERRITORIES PILOT PROGRAM.
3	(a) Establishment.—The Secretary of the Interior,
4	acting through the Director of the United States Fish and
5	Wildlife Service, shall establish a pilot program to carry
6	out measures necessary to prevent, control, or eradicate
7	invasive species in culturally significant forested water-
8	sheds in noncontiguous States and territories of the United
9	States in which the Corps of Engineers is carrying out flood
10	risk management projects.
11	(b) Implementation.—The Secretary of the Interior,
12	acting through the Director of the United States Fish and
13	Wildlife Service, is encouraged to carry out the measures
14	described in subsection (a) in consultation with—
15	(1) States, any territory or possession of the
16	United States, and units of local government, includ-
17	ing federally recognized Indian Tribes (as defined in
18	section 4 of the Indian Self-Determination and Edu-
19	cation Assistance Act (25 U.S.C. 5304)); and
20	(2) nonprofit organizations with knowledge of,
21	and experience in, forested watershed management,
22	including nonprofit organizations with a primary
23	purpose of serving and partnering with indigenous
24	communities.
25	(c) Authorization of Appropriations.—There is
26	authorized to be appropriated to carry out the pilot pro-

- 1 gram under subsection (a) \$25,000,000 for the period of fis-
- 2 cal years 2022 through 2024.

### 3 SEC. 511. SOIL MOISTURE AND SNOWPACK MONITORING.

- 4 (a) Installation of Network.—
- (1) In General.—In accordance with the activi-5 ties required under section 4003(a) of the Water Re-6 7 sources Reform and Development Act of 2014 (128) 8 Stat. 1310; 130 Stat. 1676), and to support the goals 9 of the Weather Research and Forecasting Innovation 10 Act of 2017 (Public Law 115–25) and the National 11 Integrated Drought Information System Reauthoriza-12 tion Act of 2018 (Public Law 115-423), the Sec-13 retary, in coordination with the Administrator of the 14 National Oceanic and Atmospheric Administration 15 (referred to in this section as the "Administrator"), 16 the Chief of the Natural Resources Conservation Serv-17 ice, the Director of the United States Geological Sur-18 vey, and the Commissioner of Reclamation, shall con-19 tinue installation of a network of soil moisture and 20 plains snowpack monitoring stations, and modifica-21 tion of existing stations, in the Upper Missouri River 22 Basin.
  - (2) Requirements.—In carrying out installation and modification activities under paragraph (1), the Secretary—

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1	(A) may continue to enter into agreements,
2	including cooperative agreements, with State
3	mesonet programs for purposes of installing new
4	stations or modifying existing stations;
5	(B) shall transfer ownership and all respon-
6	sibilities for operation and maintenance of new
7	stations to the respective State mesonet program
8	for the State in which the monitoring station is
9	located on completion of installation of the sta-
10	tion; and
11	(C) shall establish, in consultation with the
12	Administrator, requirements and standards for
13	the installation of new stations and modification
14	of existing stations to ensure seamless data inte-
15	gration into—
16	(i) the National Mesonet Program;
17	(ii) the National Coordinated Soil
18	Moisture Network; and
19	(iii) other relevant networks.
20	(3) Authorization of Appropriations.—
21	There is authorized to be appropriated to carry out
22	this subsection, in addition to any other funds au-
23	thorized to be appropriated for the installation of a
24	network of soil moisture and plains snowpack moni-
25	toring stations or the modification of existing stations

1	in the Upper Missouri River Basin, \$7,000,000 for
2	each of fiscal years 2021 through 2025.
3	(b) Soil Moisture and Snowpack Monitoring
4	PILOT PROGRAM.—
5	(1) In general.—Not later than 180 days after
6	the date of the enactment of this Act, the Adminis-
7	trator shall establish within the National Mesonet
8	Program a pilot program for the acquisition and use
9	of data generated by the network described in sub-
10	section (a).
11	(2) Requirements.—In establishing the pilot
12	program under paragraph (1), the Administrator
13	shall—
14	(A) enter into agreements with State
15	mesonet programs in the Upper Missouri River
16	Basin to acquire data generated by the network
17	described in subsection (a) that—
18	(i) are similar to the agreements in ef-
19	fect as of the date of the enactment of this
20	Act with States under the National Mesonet
21	Program; and
22	(ii) allow for sharing of data with
23	other Federal agencies and with institutions
24	engaged in federally supported research, in-

1	cluding the United States Drought Monitor,
2	as appropriate and feasible;
3	(B) in coordination with the Secretary, the
4	Chief of the Natural Resources Conservation
5	Service, the Director of the United States Geo-
6	logical Survey, and the Commissioner of Rec-
7	lamation, gather data from the operation of the
8	network to inform ongoing efforts of the National
9	Oceanic and Atmospheric Administration in
10	support of—
11	(i) the National Integrated Drought
12	Information System, including the National
13	Coordinated Soil Moisture Network;
14	(ii) the United States Drought Mon-
15	itor;
16	(iii) the National Water Model and
17	other relevant national modeling efforts;
18	(iv) validation, verification, and cali-
19	bration of satellite-based, in situ, and other
20	remote sensing activities and output prod-
21	ucts;
22	(v) flood risk and water resources mon-
23	itoring initiatives by the Secretary and the
24	Commissioner; and

1	(vi) any other programs or initiatives
2	$the \ Administrator \ considers \ appropriate;$
3	(C) at the request of State mesonet pro-
4	grams, or as the Administrator considers appro-
5	priate, provide technical assistance to such pro-
6	grams under the pilot program under paragraph
7	(1) to ensure proper data requirements; and
8	(D) ensure an appropriate mechanism for
9	quality control and quality assurance is em-
10	ployed for the data acquired under the pilot pro-
11	gram, such as the Meteorological Assimilation
12	Data Ingest System.
13	(3) Study required.—
14	(A) In general.—Not later than 1 year
15	after the date of the enactment of this Act, the
16	Administrator shall initiate a study of the pilot
17	program required by paragraph (1) to evaluate
18	the data generated by the network described in
19	subsection (a) and the applications of that data
20	to programs and initiatives described in para-
21	graph(2)(B).
22	(B) Elements.—The study required by
23	subparagraph (A) shall include an assessment
24	of

1	(i) the contribution of the soil mois-
2	ture, snowpack, and other relevant data
3	generated by the network described in sub-
4	section (a) to weather, subseasonal and sea-
5	sonal, and climate forecasting products on
6	the local, regional, and national levels;
7	(ii) the enhancements made to the Na-
8	tional Integrated Drought Information Sys-
9	tem, the National Water Model, and the
10	United States Drought Monitor, and other
11	relevant national modeling efforts, using
12	data and derived data products generated
13	by the network;
14	(iii) the contribution of data generated
15	by the network to remote sensing products
16	and approaches;
17	(iv) the viability of the ownership and
18	operational structure of the network; and
19	(v) any other matters the Adminis-
20	trator considers appropriate, in coordina-
21	tion with the Secretary, the Chief of the
22	Natural Resources Conservation Service, the
23	Director of the United States Geological
24	Survey, and the Commissioner of Reclama-
25	tion.

1	(4) Report required.—Not later than 4 years
2	after the date of the enactment of this Act, the Admin-
3	istrator shall submit to the appropriate congressional
4	committees a report—
5	(A) setting forth the findings of the study
6	required by paragraph (3); and
7	(B) making recommendations based on
8	those findings to improve weather, subseasonal,
9	seasonal, and climate monitoring nationally.
10	(5) GOVERNMENT ACCOUNTABILITY OFFICE
11	AUDIT.—
12	(A) In general.—Not later than 60 days
13	after the report required by paragraph (4) is
14	submitted, the Comptroller General of the United
15	States shall initiate an audit to evaluate that re-
16	port and determine whether—
17	(i) the Administrator, in conducting
18	the pilot program under paragraph (1), has
19	utilized the relevant data generated by the
20	network described in subsection (a) in the
21	manner most beneficial to the programs and
22	$initiatives\ described\ in\ paragraph\ (2)(B);$
23	(ii) the acquisition agreements entered
24	into under paragraph (2)(A) with State

1	mesonet programs fully comply with the re-
2	quirements of that paragraph; and
3	(iii) the heads of other agencies, in-
4	cluding the Secretary, the Chief of the Nat-
5	ural Resources Conservation Service, the
6	Director of the United States Geological
7	Survey, and the Commissioner of Reclama-
8	tion, are utilizing the data generated by the
9	network to better inform and improve the
10	missions of those agencies.
11	(B) Report required.—Not later than
12	270 days after initiating the audit required by
13	subparagraph (A), the Comptroller General shall
14	submit to the appropriate congressional commit-
15	tees a report setting forth the findings of the
16	audit.
17	(6) Appropriate congressional committees
18	DEFINED.—In this subsection, the term "appropriate
19	congressional committees" means—
20	(A) the Committee on Commerce, Science,
21	and Transportation, the Committee on Environ-
22	ment and Public Works, and the Committee on
23	Energy and Natural Resources of the Senate;
24	and

1	(B) the Committee on Transportation and
2	Infrastructure, the Committee on Science, Space,
3	and Technology, and the Committee on Natural
4	Resources of the House of Representatives.
5	SEC. 512. GREAT LAKES ST. LAWRENCE SEAWAY DEVELOP-
6	MENT CORPORATION.
7	(a) Renaming the Saint Lawrence Seaway De-
8	VELOPMENT CORPORATION.—The Act of May 13, 1954 (33
9	U.S.C. 981 et seq.) is amended—
10	(1) in section 1 (33 U.S.C. 981), by striking
11	"Saint Lawrence Seaway Development Corporation"
12	and inserting "Great Lakes St. Lawrence Seaway De-
13	velopment Corporation"; and
14	(2) in section 2(b) (33 U.S.C. 982(b)), by strik-
15	ing "Saint Lawrence Seaway Development Corpora-
16	tion" and inserting "Great Lakes St. Lawrence Sea-
17	way Development Corporation".
18	(b) References.—Any reference to the Saint Law-
19	rence Seaway Development Corporation in any law, regula-
20	tion, document, record, Executive order, or other paper of
21	the United States shall be deemed to be a reference to the
22	Great Lakes St. Lawrence Seaway Development Corpora-
23	tion.
24	(c) Technical and Conforming Amendments —

1	(1) Title 5.—Section 5315 of title 5, United
2	States Code, is amended by striking "Saint Lawrence
3	Seaway Development Corporation" and inserting
4	"Great Lakes St. Lawrence Seaway Development Cor-
5	poration".
6	(2) Title 18.—Section 2282B of title 18, United
7	States Code, is amended by striking "Saint Lawrence
8	Seaway Development Corporation" and inserting
9	"Great Lakes St. Lawrence Seaway Development Cor-
10	poration".
11	(3) Internal revenue code.—Section
12	9505(a)(2) of the Internal Revenue Code of 1986 (26
13	U.S.C. 9505(a)(2)) is amended by striking "Saint
14	Lawrence Seaway Development Corporation" and in-
15	serting "Great Lakes St. Lawrence Seaway Develop-
16	ment Corporation".
17	(4) Title 31.—Section 9101(3)(K) of title 31,
18	United States Code, is amended by striking "Saint
19	Lawrence Seaway Development Corporation" and in-
20	serting "Great Lakes St. Lawrence Seaway Develop-
21	ment Corporation".
22	(5) Water resources development act of
23	1986.—The Water Resources Development Act of 1986
24	(33 U.S.C. 2211 et seq.) is amended—

1	(A) in section 206 (33 U.S.C. 2234), by
2	striking "Saint Lawrence Seaway Development
3	Corporation" and inserting "Great Lakes St.
4	Lawrence Seaway Development Corporation";
5	(B) in section $210(a)(1)$ (33 U.S.C.
6	2238(a)(1)), by striking "Saint Lawrence Sea-
7	way Development Corporation" and inserting
8	"Great Lakes St. Lawrence Seaway Development
9	Corporation";
10	(C) in section $214(2)(B)$ (33 U.S.C.
11	2241(2)(B)), by striking "Saint Lawrence Sea-
12	way Development Corporation" and inserting
13	"Great Lakes St. Lawrence Seaway Development
14	Corporation"; and
15	(D) in section 1132(b) (33 U.S.C. 2309(b)),
16	by striking "Saint Lawrence Seaway Develop-
17	ment Corporation" and inserting "Great Lakes
18	St. Lawrence Seaway Development Corporation"
19	each place it appears.
20	(6) Title 46.—Title 46, United States Code, is
21	amended—
22	(A) in section 2109, by striking "Saint
23	Lawrence Seaway Development Corporation"
24	and inserting "Great Lakes St. Lawrence Sea-
25	way Development Corporation";

1	(B) in section 8103(g), by striking "Saint
2	Lawrence Seaway Development Corporation"
3	and inserting "Great Lakes St. Lawrence Sea-
4	way Development Corporation";
5	(C) in section 8503(c), by striking "Saint
6	Lawrence Seaway Development Corporation"
7	and inserting "Great Lakes St. Lawrence Sea-
8	way Development Corporation";
9	(D) in section $55112(a)(3)$ , by striking "St.
10	Lawrence Seaway Development Corporation"
11	and inserting "Great Lakes St. Lawrence Sea-
12	way Development Corporation";
13	(E) in section 55331(3), by striking "Saint
14	Lawrence Seaway Development Corporation"
15	and inserting "Great Lakes St. Lawrence Sea-
16	way Development Corporation"; and
17	(F) in section 70032, by striking "Saint
18	Lawrence Seaway Development Corporation"
19	and inserting "Great Lakes St. Lawrence Sea-
20	way Development Corporation" each place it ap-
21	pears.
22	(7) TITLE 49.—
23	(A) In General.—Title 49, United States
24	Code, is amended—
25	(i) in section 110—

1	(I) in the heading, by striking
2	"Saint Lawrence Seaway De-
3	velopment Corporation" and in-
4	serting "Great Lakes St. Law-
5	rence Seaway Development
6	Corporation"; and
7	(II) in subsection (a), by striking
8	"Saint Lawrence Seaway Development
9	Corporation" and inserting "Great
10	Lakes St. Lawrence Seaway Develop-
11	ment Corporation"; and
12	(ii) in section $6314(c)(2)(G)$ , by strik-
13	ing "Saint Lawrence Seaway Development
14	Corporation" and inserting "Great Lakes
15	St. Lawrence Seaway Development Cor-
16	poration".
17	(B) Table of sections.—The table of sec-
18	tions for chapter 1 of subtitle I of title 49,
19	United States Code, is amended by amending the
20	item relating to section 110 to read as follows:
	"110. Great Lakes St. Lawrence Seaway Development Corporation.".
21	SEC. 513. DETERMINATION OF BUDGETARY EFFECTS.
22	The budgetary effects of this Act, for the purpose of
23	complying with the Statutory Pay-As-You-Go Act of 2010,
24	shall be determined by reference to the latest statement titled
25	"Budgetary Effects of PAYGO Legislation" for this Act,

- 1 submitted for printing in the Congressional Record by the
- 2 Chairman of the House Budget Committee, provided that
- 3 such statement has been submitted prior to the vote on pas-
- 4 sage.

Amend the title so as to read: "An Act to provide for improvements to the rivers and harbors of the United States, to provide for the conservation and development of water and related resources, and for other purposes.".

Attest:

Clerk.

# 116TH CONGRESS S. 1811

## **AMENDMENTS**