Suspend the Rules and Pass the Bill, H.R. 7776, With an Amendment

(The amendment strikes all after the enacting clause and inserts a new text)

^{117TH CONGRESS} **H. R. 7776**

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.

IN THE HOUSE OF REPRESENTATIVES

MAY 16, 2022

Mr. DEFAZIO (for himself, Mr. GRAVES of Missouri, Mrs. NAPOLITANO, and Mr. ROUZER) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

A BILL

- 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.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Water Resources Development Act of 2022".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Secretary defined.

TITLE I—GENERAL PROVISIONS

- Sec. 101. Federal breakwaters and jetties.
- Sec. 102. Emergency response to natural disasters.
- Sec. 103. Shoreline and riverine restoration.
- Sec. 104. Tidal river, bay, and estuarine flood risk reduction.
- Sec. 105. Removal of manmade obstruction to aquatic ecosystem restoration projects.
- Sec. 106. National coastal mapping study.
- Sec. 107. Public recreational amenities in ecosystem restoration projects.
- Sec. 108. Preliminary analysis.
- Sec. 109. Technical assistance.
- Sec. 110. Corps of Engineers support for underserved communities; outreach.
- Sec. 111. Project planning assistance.
- Sec. 112. Managed aquifer recharge study and working group.
- Sec. 113. Flood easement database.
- Sec. 114. Assessment of Corps of Engineers levees.
- Sec. 115. Technical assistance for levee inspections.
- Sec. 116. Assessment of Corps of Engineers dams.
- Sec. 117. National low-head dam inventory.
- Sec. 118. Tribal partnership program.
- Sec. 119. Tribal Liaison.
- Sec. 120. Tribal assistance.
- Sec. 121. Cost sharing provisions for the territories and Indian Tribes.
- Sec. 122. Sense of Congress on COVID–19 impacts to coastal and inland navigation.
- Sec. 123. Assessment of regional confined aquatic disposal facilities.
- Sec. 124. Strategic plan on beneficial use of dredged material.
- Sec. 125. Funding to review mitigation banking proposals from non-Federal public entities.
- Sec. 126. Environmental dredging.
- Sec. 127. Reserve component training at water resources development projects.
- Sec. 128. Payment of pay and allowances of certain officers from appropriation for improvements.
- Sec. 129. Civil works research, development, testing, and evaluation.
- Sec. 130. Support of Army civil works program.
- Sec. 131. Contracts with institutions of higher education to provide assistance.
- Sec. 132. Records regarding members and employees of the Corps of Engineers who perform duty at Lake Okeechobee, Florida, during a harmful algal bloom.
- Sec. 133. Sense of Congress on the Mississippi River-Gulf Outlet, Louisiana.
- Sec. 134. Water infrastructure public-private partnership pilot program.
- Sec. 135. Applicability.

TITLE II—STUDIES AND REPORTS

- Sec. 201. Authorization of proposed feasibility studies.
- Sec. 202. Expedited completion.
- Sec. 203. Expedited modifications of existing feasibility studies.

- Sec. 204. Corps of Engineers reservoir sedimentation assessment.
- Sec. 205. Assessment of impacts from changing operation and maintenance responsibilities.
- Sec. 206. Report and recommendations on dredge capacity.
- Sec. 207. Maintenance dredging data.
- Sec. 208. Report to Congress on economic valuation of preservation of open space, recreational areas, and habitat associated with project lands.
- Sec. 209. Ouachita River watershed, Arkansas and Louisiana.
- Sec. 210. Report on Santa Barbara streams, Lower Mission Creek, California.
- Sec. 211. Disposition study on Salinas Dam and Reservoir, California.
- Sec. 212. Excess lands report for Whittier Narrows Dam, California.
- Sec. 213. Colebrook River Reservoir, Connecticut.
- Sec. 214. Comprehensive central and southern Florida study.
- Sec. 215. Study on shellfish habitat and seagrass, Florida Central Gulf Coast.
- Sec. 216. Northern estuaries ecosystem restoration, Florida.
- Sec. 217. Report on South Florida ecosystem restoration plan implementation.
- Sec. 218. Review of recreational hazards at Buford Dam, Lake Sidney Lanier, Georgia.
- Sec. 219. Review of recreational hazards at the banks of the Mississippi River, Louisiana.
- Sec. 220. Hydraulic evaluation of Upper Mississippi River and Illinois River.
- Sec. 221. Disposition study on hydropower in the Willamette Valley, Oregon.
- Sec. 222. Houston Ship Channel Expansion Channel Improvement Project, Texas.
- Sec. 223. Sabine–Neches waterway navigation improvement project, Texas.
- Sec. 224. Norfolk Harbor and Channels, Virginia.
- Sec. 225. Coastal Virginia, Virginia.
- Sec. 226. Western infrastructure study.
- Sec. 227. Report on socially and economically disadvantaged small business concerns.
- Sec. 228. Report on solar energy opportunities.
- Sec. 229. Assessment of coastal flooding mitigation modeling and testing capacity.
- Sec. 230. Report to Congress on easements related to water resources development projects.
- Sec. 231. Assessment of forest, rangeland, and watershed restoration services on lands owned by the Corps of Engineers.
- Sec. 232. Electronic preparation and submission of applications.
- Sec. 233. Report on corrosion prevention activities.
- Sec. 234. GAO Studies on mitigation.
- Sec. 235. GAO Study on waterborne statistics.
- Sec. 236. GAO study on the integration of information into the national levee database.

TITLE III—DEAUTHORIZATIONS AND MODIFICATIONS

- Sec. 301. Deauthorization of inactive projects.
- Sec. 302. Watershed and river basin assessments.
- Sec. 303. Forecast-informed reservoir operations.
- Sec. 304. Lakes program.
- Sec. 305. Invasive species.
- Sec. 306. Project reauthorizations.
- Sec. 307. St. Francis Lake Control Structure.
- Sec. 308. Fruitvale Avenue Railroad Bridge, Alameda, California.

- Sec. 309. Los Angeles County, California.
- Sec. 310. Deauthorization of designated portions of the Los Angeles County Drainage Area, California.
- Sec. 311. Murrieta Creek, California.
- Sec. 312. Sacramento River, California.
- Sec. 313. San Diego River and Mission Bay, San Diego County, California.
- Sec. 314. San Francisco Bay, California.
- Sec. 315. Columbia River Basin.
- Sec. 316. Comprehensive Everglades Restoration Plan, Florida.
- Sec. 317. Port Everglades, Florida.
- Sec. 318. South Florida Ecosystem Restoration Task Force.
- Sec. 319. Little Wood River, Gooding, Idaho.
- Sec. 320. Chicago shoreline protection.
- Sec. 321. Great Lakes and Mississippi River Interbasin project, Brandon Road, Will County, Illinois.
- Sec. 322. Southeast Des Moines levee system, Iowa.
- Sec. 323. Lower Mississippi River comprehensive management study.
- Sec. 324. Lower Missouri River streambank erosion control evaluation and demonstration projects.
- Sec. 325. Missouri River interception-rearing complexes.
- Sec. 326. Argentine, East Bottoms, Fairfax-Jersey Creek, and North Kansas Levees units, Missouri River and tributaries at Kansas Cities, Missouri and Kansas.
- Sec. 327. Missouri River mitigation project, Missouri, Kansas, Iowa, and Nebraska.
- Sec. 328. Northern Missouri.
- Sec. 329. Israel River, Lancaster, New Hampshire.
- Sec. 330. Middle Rio Grande flood protection, Bernalillo to Belen, New Mexico.
- Sec. 331. Special rule for certain coastal storm risk management projects.
- Sec. 332. Southwestern Oregon.
- Sec. 333. John P. Murtha Locks and Dam.
- Sec. 334. Wolf River Harbor, Tennessee.
- Sec. 335. Addicks and Barker Reservoirs, Texas.
- Sec. 336. North Padre Island, Corpus Christi Bay, Texas.
- Sec. 337. Central West Virginia.
- Sec. 338. Puget Sound, Washington.
- Sec. 339. Water level management pilot project on the Upper Mississippi River and Illinois Waterway System.
- Sec. 340. Upper Mississippi River protection.
- Sec. 341. Treatment of certain benefits and costs.
- Sec. 342. Debris removal.
- Sec. 343. General reauthorizations.
- Sec. 344. Conveyances.
- Sec. 345. Environmental infrastructure.
- Sec. 346. Additional assistance for critical projects.
- Sec. 347. Sense of Congress on lease agreement.
- Sec. 348. Flood control and other purposes.

TITLE IV—WATER RESOURCES INFRASTRUCTURE

Sec. 401. Project authorizations.

TITLE V—COLUMBIA RIVER BASIN RESTORATION

- Sec. 501. Definitions.
- Sec. 502. Columbia River Basin Trust.

Sec. 503. Columbia River Basin Task Force. Sec. 504. Administration.

1 SEC. 2. SECRETARY DEFINED.

2 In this Act, the term "Secretary" means the Sec-3 retary of the Army.

4 TITLE I—GENERAL PROVISIONS

5 SEC. 101. FEDERAL BREAKWATERS AND JETTIES.

6 (a) IN GENERAL.—In carrying out repair or mainte-7 nance activity of a Federal jetty or breakwater associated 8 with an authorized navigation project, the Secretary shall, 9 notwithstanding the authorized dimensions of the jetty or 10 breakwater, ensure that such repair or maintenance activity is sufficient to meet the authorized purpose of such 11 12 project, including ensuring that any harbor or inland harbor associated with the project is protected from projected 13 changes in wave action or height (including changes that 14 result from relative sea level change over the useful life 15 of the project). 16

17 (b) CLASSIFICATION OF ACTIVITY.—The Secretary
18 may not classify any repair or maintenance activity of a
19 Federal jetty or breakwater carried out under subsection
20 (a) as major rehabilitation of such jetty or breakwater—

21 (1) if the Secretary determines that—

(A) projected changes in wave action or
height, including changes that result from relative sea level change, will diminish the

1	functionality of the jetty or breakwater to meet
2	the authorized purpose of the project; and
3	(B) such repair or maintenance activity is
4	necessary to restore such functionality; or
5	(2) if—
6	(A) the Secretary has not carried out reg-
7	ular and routine Federal maintenance activity
8	at the jetty or breakwater; and
9	(B) the structural integrity of the jetty or
10	breakwater is degraded as a result of a lack of
11	such regular and routine Federal maintenance
12	activity.
13	SEC. 102. EMERGENCY RESPONSE TO NATURAL DISASTERS.
14	Section $5(a)(1)$ of the Act of August 18, 1941 (33)
15	U.S.C. $701n(a)(1)$) is amended by striking "in the repair
16	and restoration of any federally authorized hurricane or
17	shore protective structure" and all that follows through
18	"non-Federal sponsor." and inserting "in the repair and
19	restoration of any federally authorized hurricane or shore
20	protective structure or project damaged or destroyed by
21	wind, wave, or water action of other than an ordinary na-
22	ture to the pre-storm level of protection, to the design level
23	of protection, or, notwithstanding the authorized dimen-
24	sions of the structure or project, to a level sufficient to
25	meet the authorized purpose of such structure or project,

1 whichever provides greater protection, when, in the discre-2 tion of the Chief of Engineers, such repair and restoration is warranted for the adequate functioning of the structure 3 4 or project for hurricane or shore protection, including to 5 ensure the structure or project is functioning adequately 6 to protect against projected changes in wave action or 7 height or storm surge (including changes that result from 8 relative sea level change over the useful life of the struc-9 ture or project), subject to the condition that the Chief of Engineers may include modifications to the structure 10 11 or project to address major deficiencies or implement non-12 structural alternatives to the repair or restoration of the structure if requested by the non-Federal sponsor.". 13

14 SEC. 103. SHORELINE AND RIVERINE RESTORATION.

(a) IN GENERAL.—Section 212 of the Water Resources Development Act of 1999 (33 U.S.C. 2332) is
amended—

(1) in the section heading, by striking "FLOOD
MITIGATION AND RIVERINE RESTORATION
PROGRAM" and inserting "SHORELINE AND
RIVERINE PROTECTION AND RESTORATION";

22 (2) in subsection (a)—

23 (A) by striking "undertake a program for
24 the purpose of conducting" and inserting "carry
25 out";

1	(B) by striking "to reduce flood hazards"
2	and inserting "to reduce flood and hurricane
3	and storm damage hazards (including ero-
4	sion)"; and
5	(C) by inserting "and shorelines" after
6	"rivers";
7	(3) in subsection (b)—
8	(A) in paragraph (1)—
9	(i) by striking "In carrying out the
10	program, the" and inserting "The";
11	(ii) by inserting "and hurricane and
12	storm" after "flood"; and
13	(iii) by inserting "erosion mitigation,"
14	after "reduction,";
15	(B) in paragraph (3), by striking "flood
16	damages" and inserting "flood and hurricane
17	and storm damages, including the use of nat-
18	ural features and nature-based features, as de-
19	fined in section 1184(a) of the Water Resources
20	Development Act of 2016 (33 U.S.C.
21	2289a(a))"; and
22	(C) in paragraph (4)—
23	(i) by inserting "and hurricane and
24	storm" after "flood";

1	(ii) by inserting ", shoreline," after
2	"riverine"; and
3	(iii) by inserting "and coastal bar-
4	riers" after "floodplains";
5	(4) in subsection (c)—
6	(A) in paragraph (2)—
7	(i) in the paragraph heading, by strik-
8	ing "FLOOD CONTROL"; and
9	(ii) in subparagraph (A), by inserting
10	"or hurricane and storm damage reduc-
11	tion" after "flood control"; and
12	(B) in paragraph (3)—
13	(i) in the paragraph heading, by in-
14	serting "OR HURRICANE AND STORM DAM-
15	AGE REDUCTION" after "FLOOD CON-
16	TROL"; and
17	(ii) by inserting "or hurricane and
18	storm damage reduction" after "flood con-
19	trol";
20	(5) by amending subsection (d) to read as fol-
21	lows:—
22	"(d) Project Justification.—Notwithstanding
23	any other provision of law or requirement for economic
24	justification established under section 209 of the Flood
25	Control Act of 1970 (42 U.S.C. 1962–2), the Secretary

1	may implement a project under this section if the Sec-
2	retary determines that the project—
3	"(1) will significantly reduce potential flood,
4	hurricane and storm, or erosion damages;
5	((2)) will improve the quality of the environ-
6	ment; and
7	"(3) is justified considering all costs and bene-
8	ficial outputs of the project.";
9	(6) in subsection (e)—
10	(A) in paragraph (32), by striking "; and"
11	and inserting a semicolon;
12	(B) in paragraph (33), by striking the pe-
13	riod at the end and inserting a semicolon; and
14	(C) by adding at the end the following:
15	"(34) City of Southport, North Carolina; and
16	"(35) Maumee River, Ohio."; and
17	(7) by striking subsections (f) through (i) and
18	inserting the following:
19	"(f) Authorization of Appropriations.—There
20	is authorized to be appropriated to carry out this section
21	\$40,000,000, to remain available until expended.".
22	(b) Clerical Amendment.—The table of contents
23	in section 1(b) of the Water Resources Development Act
24	of 1999 (113 Stat. 269) is amended by striking the item
25	relating to section 212 and inserting the following:
	"Sec. 212. Shoreline and riverine protection and restoration.".

SEC. 104. TIDAL RIVER, BAY, AND ESTUARINE FLOOD RISK REDUCTION.

3 At the request of a non-Federal interest, the Secretary is authorized, as part of an authorized feasibility 4 5 study for a project for hurricane and storm damage risk reduction, to investigate measures to reduce the risk of 6 7 flooding associated with tidally influenced portions of riv-8 ers, bays, and estuaries that are hydrologically connected 9 to the coastal water body and located within the geographic scope of the study. 10

11SEC. 105. REMOVAL OF MANMADE OBSTRUCTION TO12AQUATICECOSYSTEMRESTORATION13PROJECTS.

14 (a) IN GENERAL.—In carrying out an aquatic ecosystem restoration project, at the request of a non-Federal 15 interest and with the consent of the owner of a manmade 16 obstruction, the Secretary shall determine whether the re-17 moval of such obstruction from the aquatic environment 18 19 within the geographic scope of the project is necessary to 20 meet the aquatic ecosystem restoration goals of the 21 project.

(b) REMOVAL COSTS.—If the Secretary determines
under subsection (a) that removal of an obstruction is necessary, the Secretary shall consider the removal of such
obstruction to be a project feature and the cost of such

removal shall be shared between the Secretary and non Federal interest as a construction cost.

3 (c) APPLICABILITY.—The requirements of subsection
4 (a) shall apply to any project for ecosystem restoration
5 authorized on or after June 10, 2014.

6 (d) SAVINGS CLAUSE.—The authority contained in 7 this section shall not apply to the Ice Harbor Lock and 8 Dam, the Little Goose Lock and Dam, the Lower Granite 9 Lock and Dam, and the Lower Monumental Lock and 10 Dam on Snake River, authorized by section 2 of the Act 11 of March 2, 1945 (chapter 19, 59 Stat. 21).

12 SEC. 106. NATIONAL COASTAL MAPPING STUDY.

(a) IN GENERAL.—The Secretary, acting through the
Director of the Engineer Research and Development Center, is authorized to carry out a study of coastal geographic land changes, with recurring national coastal
mapping technology, along the coastal zone of the United
States to support Corps of Engineers missions.

(b) STUDY.—In carrying out the study under sub-section (a), the Secretary shall identify—

- (1) new or advanced geospatial information and
 remote sensing tools for coastal mapping;
- 23 (2) best practices for coastal change mapping;
 24 (3) how to most effectively—

1	(A) collect and analyze such advanced
2	geospatial information;
3	(B) disseminate such geospatial informa-
4	tion to relevant offices of the Corps of Engi-
5	neers, other Federal agencies, States, Tribes,
6	and local governments; and
7	(C) make such geospatial information
8	available to other stakeholders.
9	(c) Demonstration Project.—
10	(1) PROJECT AREA.—In carrying out the study
11	under subsection (a), the Secretary shall carry out
12	a demonstration project in the coastal region cov-
13	ering the North Carolina coastal waters, connected
14	bays, estuaries, rivers, streams, and creeks, to their
15	tidally influenced extent inland.
16	(2) Scope.—In carrying out the demonstration
17	project, the Secretary shall—
18	(A) identify and study potential hazards,
19	such as debris, sedimentation, dredging effects,
20	and flood areas;
21	(B) identify best practices described in
22	subsection $(b)(2)$, including best practices relat-
23	ing to geographical coverage and frequency of
24	mapping;

1 (C) evaluate and demonstrate relevant 2 mapping technologies to identify which are the most effective for regional mapping of the tran-3 4 sitional areas between the open coast and in-5 land waters; and 6 (D) demonstrate remote sensing tools for 7 coastal mapping. 8 (d) COORDINATION.—In carrying out this section, the 9 Secretary shall coordinate with other Federal and State agencies that are responsible for authoritative data and 10 11 academic institutions and other entities with relevant ex-12 pertise. 13 (e) PANEL.

(1) ESTABLISHMENT.—In carrying out this section, the Secretary shall establish a panel of senior
leaders from the Corps of Engineers and other Federal agencies that are stakeholders in the coastal
mapping program carried out through the Engineer
Research and Development Center.

20 (2) DUTIES.—The panel established under this21 subsection shall—

(A) coordinate the collection of data underthe study carried out under this section;

24 (B) coordinate the use of geospatial infor-25 mation and remote sensing tools, and the appli-

	15
1	cation of the best practices identified under the
2	study, by Federal agencies; and
3	(C) identify technical topics and challenges
4	that require multiagency collaborative research
5	and development.
6	(f) Use of Existing Information.—In carrying
7	out this section, the Secretary shall consider any relevant
8	information developed under section 516(g) of the Water
9	Resources Development Act of 1996 (33 U.S.C.
10	2326b(g)).
11	(g) REPORT.—Not later than 18 months after the
12	date of enactment of this Act, the Secretary shall submit
13	to the Committee on Transportation and Infrastructure
14	of the House of Representatives and the Committee on
15	Environment and Public Works of the Senate a report
16	that describes—
17	(1) the results of the study carried out under
18	this section; and
19	(2) any geographical areas recommended for
20	additional study.
21	(h) Authorization of Appropriation.—There is

21 (h) AUTHORIZATION OF APPROPRIATION.—There is
22 authorized to be appropriated to carry out this section
23 \$25,000,000, to remain available until expended.

1SEC. 107. PUBLIC RECREATIONAL AMENITIES IN ECO-2SYSTEM RESTORATION PROJECTS.

3 At the request of a non-Federal interest, the Secretary is authorized to study the incorporation of public 4 5 recreational amenities, including facilities for hiking, biking, walking, and waterborne recreation, into a project 6 7 for ecosystem restoration, including a project carried out under section 206 of the Water Resources Development 8 Act of 1996 (33 U.S.C. 2330), if the incorporation of such 9 10 amenities would be consistent with the ecosystem restora-11 tion purposes of the project.

12 SEC. 108. PRELIMINARY ANALYSIS.

(a) IN GENERAL.—Section 1001 of the Water Resources Reform and Development Act of 2014 (33 U.S.C.
2282c) is amended by striking subsections (e) and (f) and
inserting the following:

17 "(e) Preliminary Analysis.—

18 "(1) IN GENERAL.—At the request of a non-19 Federal interest, the Secretary shall, prior to exe-20 cuting a cost-sharing agreement for a feasibility 21 study described in subsection (a), carry out a pre-22 liminary analysis of the water resources problem 23 that is the subject of the feasibility study in order 24 to identify potential alternatives to address such 25 problem.

1	"(2) Considerations.—In carrying out a pre-
2	liminary analysis under this subsection, the Sec-
3	retary shall include in such analysis—
4	"(A) a preliminary analysis of the Federal
5	interest, costs, benefits, and environmental im-
6	pacts of the project;
7	"(B) an estimate of the costs of, and dura-
8	tion for, preparing the feasibility study; and
9	"(C) for a flood risk management or hurri-
10	cane and storm risk reduction project, at the
11	request of the non-Federal interest, the identi-
12	fication of any opportunities to incorporate nat-
13	ural features or nature-based features into the
14	project.
15	"(3) DEADLINE.—The Secretary shall complete
16	a preliminary analysis carried out under this sub-
17	section by not later than 180 days after the date on
18	which funds are made available to the Secretary to
19	carry out the preliminary analysis.
20	"(4) Cost share.—The cost of a preliminary
21	analysis carried out under this subsection—
22	"(A) shall be at Federal expense; and
23	"(B) shall not exceed \$200,000.
24	"(5) TREATMENT.—

1	"(A) TIMING.—The period during which a
2	preliminary analysis is carried out under this
3	subsection shall not be included for the pur-
4	poses of the deadline to complete a final feasi-
5	bility report under subsection $(a)(1)$.
6	"(B) Cost.—The cost of a preliminary
7	analysis carried out under this subsection shall
8	not be included for the purposes of the max-
9	imum Federal cost under subsection $(a)(2)$.".
10	(b) Conforming Amendment.—Section 905(a)(2)
11	of the Water Resources Development Act of 1986 (33
12	U.S.C. 2282(a)(2)) is amended by striking "a preliminary
13	analysis" and inserting "an analysis".
14	SEC. 109. TECHNICAL ASSISTANCE.
15	(a) Planning Assistance to States.—Section 22
16	of the Water Resources Development Act of 1974 (42 $$
17	U.S.C. 1962d–16) is amended—
18	(1) in subsection $(a)(1)$ —
19	(A) by inserting "local government," after
20	"State or group of States,"; and
21	(B) by inserting "local government," after
22	"such State, interest,";
23	(2) in subsection $(c)(2)$, by striking
24	"\$15,000,000" and inserting "\$30,000,000"; and
25	(3) in subsection (f)—

	10
1	(A) by striking "The cost-share for assist-
2	ance" and inserting the following:
3	"(1) TRIBES AND TERRITORIES.—The cost-
4	share for assistance"; and
5	(B) by adding at the end the following:
6	"(2) Economically disadvantaged commu-
7	NITIES.—Notwithstanding subsection $(b)(1)$ and the
8	limitation in section 1156 of the Water Resources
9	Development Act of 1986, as applicable pursuant to
10	paragraph (1) of this subsection, the Secretary is
11	authorized to waive the collection of fees for any
12	local government to which assistance is provided
13	under subsection (a) that the Secretary determines
14	is an economically disadvantaged community, as de-
15	fined by the Secretary under section 160 of the
16	Water Resources Development Act of 2020 (33
17	U.S.C. 2201 note).".
18	(b) WATERSHED PLANNING AND TECHNICAL ASSIST-
19	ANCE.—In providing assistance under section 22 of the
20	Water Resources Development Act of 1974 (42 U.S.C.
21	1962d–16) or pursuant to section 206 of the Flood Con-
22	trol Act of 1960 (33 U.S.C. 709a), the Secretary shall,
23	upon request, provide such assistance at a watershed
24	scale.

1 SEC. 110. CORPS OF ENGINEERS SUPPORT FOR UNDER 2 SERVED COMMUNITIES; OUTREACH.

3 (a) IN GENERAL.—It is the policy of the United States for the Corps of Engineers to strive to understand 4 5 and accommodate and, in coordination with non-Federal interests, seek to address the water resources development 6 7 needs of all communities in the United States, including 8 Indian Tribes and urban and rural economically disadvan-9 taged communities (as defined by the Secretary under sec-10 tion 160 of the Water Resources Development Act of 2020 11 (33 U.S.C. 2201 note)).

12 (b) OUTREACH AND ACCESS.—

(1) IN GENERAL.—The Secretary shall develop,
support, and implement public awareness, education,
and regular outreach and engagement efforts for potential non-Federal interests with respect to the
water resources development authorities of the Secretary, with particular emphasis on—

- 19 (A) technical service programs, including
 20 the authorities under—
- 21 (i) section 206 of the Flood Control
 22 Act of 1960 (33 U.S.C. 709a);
 23 (ii) section 22 of the Water Resources
- 24 Development Act of 1974 (42 U.S.C.
 25 1962d-16); and

1	(iii) section 203 of the Water Re-
2	sources Development Act of 2000 (33
3	U.S.C. 2269); and
4	(B) continuing authority programs, as
5	such term is defined in section $7001(c)(1)(D)$ of
6	the Water Resources Reform and Development
7	Act of 2014 (33 U.S.C. 2282d).
8	(2) IMPLEMENTATION.—In carrying out this
9	subsection, the Secretary shall—
10	(A) develop and make publicly available
11	(including on a publicly available website), tech-
12	nical assistance materials, guidance, and other
13	information with respect to the water resources
14	development authorities of the Secretary;
15	(B) establish and make publicly available
16	(including on a publicly available website), an
17	appropriate point of contact at each district and
18	division office of the Corps of Engineers for in-
19	quiries from potential non-Federal interests re-
20	lating to the water resources development au-
21	thorities of the Secretary;
22	(C) conduct regular outreach and engage-
23	ment, including through hosting seminars and
24	community information sessions, with local
25	elected officials, community organizations, and

previous and potential non-Federal interests, on
 opportunities to address local water resources
 challenges through the water resources develop ment authorities of the Secretary;

5 (D) issue guidance for, and provide tech-6 nical assistance through technical service pro-7 grams to, non-Federal interests to assist such 8 interests in pursuing technical services and de-9 veloping proposals for water resources develop-10 ment projects; and

11 (E) provide, at the request of a non-Fed-12 eral interest, assistance with researching and 13 identifying existing project authorizations or 14 authorities to address local water resources 15 challenges.

16 (3) PRIORITIZATION.—In carrying out this sub17 section, the Secretary shall prioritize awareness,
18 education, and outreach and engagement efforts for
19 urban and rural economically disadvantaged commu20 nities and Indian Tribes.

21 SEC. 111. PROJECT PLANNING ASSISTANCE.

22 Section 118 of the Water Resources Development Act
23 of 2020 (33 U.S.C. 2201 note)—

24 (1) in subsection (b)(2)—

1	(A) in subparagraph (A), by striking "pub-
2	lish" and inserting "annually publish"; and
3	(B) in subparagraph (C), by striking "se-
4	lect" and inserting ", subject to the availability
5	of appropriations, annually select"; and
6	(2) in subsection $(c)(2)$, in the matter preceding
7	subparagraph (A), by striking "projects" and insert-
8	ing "projects annually".
9	SEC. 112. MANAGED AQUIFER RECHARGE STUDY AND
10	WORKING GROUP.
11	(a) STUDY.—
12	(1) IN GENERAL.—The Secretary shall, in con-
13	sultation with applicable non-Federal interests, con-
14	duct a study at Federal expense to determine the
15	feasibility of carrying out managed aquifer recharge
16	projects to address drought, water resiliency, and
17	aquifer depletion.
18	(2) REQUIREMENTS.—In carrying out the study
19	under this subsection, the Secretary shall—
20	(A) assess and identify opportunities to
21	support non-Federal interests, including Tribal
22	communities, in carrying out managed aquifer
23	recharge projects;
24	(B) identify opportunities to carry out
25	managed aquifer recharge projects in areas that

1	are experiencing, or have recently experienced,
2	prolonged drought conditions, aquifer depletion,
3	or water supply scarcity; and
4	(C) assess preliminarily local hydrogeologic
5	conditions relevant to carrying out managed aq-
6	uifer recharge projects.
7	(3) COORDINATION.—In carrying out the study
8	under this subsection, the Secretary shall coordinate,
9	as appropriate, with the heads of other Federal
10	agencies, States, regional governmental agencies,
11	units of local government, experts in managed aqui-
12	fer recharge, and Tribes.
13	(b) Working Group.—
14	(1) IN GENERAL.—Not later than 180 days
15	after the date of enactment, the Secretary shall es-
16	tablish a managed aquifer recharge working group
17	within the Corps of Engineers.
18	(2) Composition.—In establishing the working
19	group under paragraph (1), the Secretary shall en-
20	sure that members of the working group have exper-
21	tise working with—
22	(A) projects providing water supply storage
23	to meet regional water supply demand, particu-
24	

1	(B) protection of groundwater supply, in-
2	cluding promoting infiltration and increased re-
3	charge in groundwater basins, and groundwater
4	quality;
5	(C) aquifer storage, recharge, and recovery
6	wells;
7	(D) dams that provide recharge enhance-
8	ment benefits;
9	(E) groundwater hydrology;
10	(F) conjunctive use water systems; and
11	(G) agricultural water resources, including
12	the use of aquifers for irrigation purposes.
13	(3) DUTIES.—The working group established
14	under this subsection shall—
15	(A) advise and assist in the development
16	and execution of the feasibility study under sub-
17	section (a);
18	(B) coordinate Corps of Engineers exper-
19	tise on managed aquifer recharge;
20	(C) share Corps of Engineers-wide commu-
21	nications on the successes and failures, ques-
22	tions and answers, and conclusions and rec-
23	ommendations with respect to managed aquifer
24	recharge projects;

1	(D) assist Corps of Engineers offices at
2	the headquarter, division, and district levels
3	with raising awareness to non-Federal interests
4	on the potential benefits of carrying out man-
5	aged aquifer recharge projects; and
6	(E) develop the report required to be sub-
7	mitted under subsection (c).
8	(c) Report to Congress.—Not later than 2 years
9	after the date of enactment of this Act, the Secretary shall
10	submit to the Committee on Transportation and Infra-
11	structure of the House of Representatives and the Com-
12	mittee on Environment and Public Works of the Senate
13	a report on managed aquifer recharge that includes—
14	(1) the results of the study conducted under
15	subsection (a), including data collected under such
16	study and any recommendations on managed aquifer
17	recharge opportunities for non-Federal interests,
18	States, local governments, and Tribes;
19	(2) a status update on the implementation of
20	the recommendations included in the report of the
21	U.S. Army Corps of Engineers Institute for Water
22	Resources entitled "Managed Aquifer Recharge and
23	the U.S. Army Corps of Engineers: Water Security
24	through Resilience", published in April 2020 (2020–
25	WP-01); and

(3) an evaluation of the benefits of creating a
 new or modifying an existing planning center of ex pertise for managed aquifer recharge, and identify
 potential locations for such a center of expertise, if
 feasible.

6 (d) DEFINITIONS.—In this section:

7 (1) MANAGED AQUIFER RECHARGE.—The term
8 "managed aquifer recharge" means the intentional
9 banking and treatment of water in aquifers for stor10 age and future use.

11 (2) MANAGED AQUIFER RECHARGE PROJECT.—
12 The term "managed aquifer recharge project"
13 means a project to incorporate managed aquifer re14 charge features into a water resources development
15 project.

16 SEC. 113. FLOOD EASEMENT DATABASE.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this Act, the Secretary shall establish
and maintain a database containing an inventory of—

20 (1) all floodplain and flowage easements held by21 the Corps of Engineers; and

(2) other federally held floodplain and flowage
easements with respect to which other Federal agencies submit information to the Secretary.

1	(b) CONTENTS.—The Secretary shall include in the
2	database established under subsection (a)—
3	(1) with respect to each floodplain and flowage
4	easement included in the database—
5	(A) the location of the land subject to the
6	easement (including geographic information sys-
7	tem information);
8	(B) a brief description of such land, in-
9	cluding the acreage and ecosystem type covered
10	by the easement;
11	(C) the Federal agency that holds the ease-
12	ment;
13	(D) any conditions of the easement, includ-
14	ing—
15	(i) the amount of flooding, timing of
16	flooding, or area of flooding covered by the
17	easement;
18	(ii) any conservation requirements;
19	and
20	(iii) any restoration requirements;
21	(E) the date on which the easement was
22	acquired; and
23	(F) whether the easement is permanent or
24	temporary, and if the easement is temporary,
25	the date on which the easement expires; and

(2) any other information that the Secretary
 determines appropriate.

3 (c) AVAILABILITY OF INFORMATION.—The Secretary
4 shall make the full database established under subsection
5 (a) available to the public in searchable form, including
6 on the internet.

7 (d) OTHER FEDERAL EASEMENTS.—The Secretary
8 shall request information from other Federal agencies to
9 incorporate other federally held floodplain and flowage
10 easements into the database established under subsection
11 (a).

12 SEC. 114. ASSESSMENT OF CORPS OF ENGINEERS LEVEES.

(a) IN GENERAL.—The Secretary shall, at Federal
expense, periodically conduct an assessment of levees constructed by the Secretary or for which the Secretary has
financial or operational responsibility, to identify opportunities for the modification (including realignment or incorporation of natural and nature-based features) of levee
systems to—

- 20 (1) increase the flood risk reduction benefits of21 such systems;
- 22 (2) achieve greater flood resiliency; and

(3) restore hydrological and ecological connec-tions with adjacent floodplains that achieve greater

1	environmental benefits without undermining the ob-
2	jectives of paragraphs (1) and (2).
3	(b) Assessment.—
4	(1) CONSIDERATIONS.—In conducting an as-
5	sessment under subsection (a), the Secretary shall
6	consider and identify, with respect to each levee—
7	(A) an estimate of the number of struc-
8	tures and population at risk and protected by
9	the levee that would be adversely impacted if
10	the levee fails or water levels exceed the height
11	of the levee (which may be the applicable esti-
12	mate included in the levee database established
13	under section 9004 of the Water Resources De-
14	velopment Act of 2007 (33 U.S.C. 3303), if
15	available);
16	(B) the number of times the non-Federal
17	interest has received emergency flood-fighting
18	or repair assistance under section 5 of the Act
19	of August 18, 1941 (33 U.S.C. 701n) for the
20	levee, and the total expenditures on postflood
21	repairs over the life of the levee;
22	(C) the functionality of the levee with re-
23	gard to higher precipitation levels, including
24	due to changing climatic conditions and extreme
25	weather events; and

weather events; and

1	(D) the potential costs and benefits (in-
2	cluding environmental benefits and implications
3	for levee-protected communities located in a
4	Special Flood Hazard Area) from modifying the
5	applicable levee system to restore connections
6	with adjacent floodplains.
7	(2) PRIORITIZATION.—In conducting an assess-
8	ment under subsection (a), the Secretary shall
9	prioritize levees—
10	(A) associated with an area that has been
11	subject to flooding in two or more events in any
12	10-year period; and
13	(B) for which the non-Federal interest has
14	received emergency flood-fighting or repair as-
15	sistance under section 5 of the Act of August
16	18, 1941 (33 U.S.C. 701n) with respect to such
17	flood events.
18	(3) COORDINATION.—In conducting an assess-
19	ment under subsection (a), the Secretary shall co-
20	ordinate with any non-Federal interest that has fi-
21	nancial or operational responsibility for a levee being
22	assessed.
23	(c) FLOOD PLAIN MANAGEMENT SERVICES.—In con-
24	ducting an assessment under subsection (a), the Secretary
25	shall consider information on floods and flood damages

compiled under section 206 of the Flood Control Act of
 1960 (33 U.S.C. 709a).

- 3 (d) Report to Congress.—
- 4 (1) IN GENERAL.—Not later than 18 months 5 after the date of enactment of this section, and peri-6 odically thereafter, the Secretary shall submit to the 7 Committee on Transportation and Infrastructure of 8 the House of Representatives and the Committee on 9 Environment and Public Works of the Senate a re-10 port on the results of the assessment conducted 11 under subsection (a).
- 12 (2) INCLUSION.—The Secretary shall include in
 13 each report submitted under paragraph (1)—
- 14 (A) identification of any levee for which
 15 the Secretary has conducted an assessment
 16 under subsection (a);
- (B) a description of any opportunities
 identified under such subsection for the modification (including realignment or incorporation
 of natural and nature-based features) of a levee
 system, including the potential benefits of such
 modification for the purposes identified under
 such subsection; and

24 (C) a summary of the information consid25 ered and identified under subsection (b)(1).

(e) INCORPORATION OF INFORMATION.—The Sec retary shall include in the levee database established under
 section 9004 of the Water Resources Development Act of
 2007 (33 U.S.C. 3303) the information included in each
 report submitted under subsection (d), and make such in formation publicly available, including on the internet.

7 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
8 authorized to be appropriated to carry out this section
9 \$10,000,000, to remain available until expended.

10sec. 115. TECHNICAL ASSISTANCE FOR LEVEE INSPEC-11TIONS.

12 In any instance where the Secretary requires, as a 13 condition of eligibility for Federal assistance under section 5 of the Act of August 18, 1941 (33 U.S.C. 701n), that 14 15 a non-Federal sponsor of a flood control project undertake an electronic inspection of the portion of such project that 16 is under normal circumstances submerged, the Secretary 17 shall provide to the non-Federal sponsor credit or reim-18 bursement for the cost of carrying out such inspection 19 20against the non-Federal share of the cost of repair or res-21 toration of such project carried out under such section.

22 SEC. 116. ASSESSMENT OF CORPS OF ENGINEERS DAMS.

(a) IN GENERAL.—The Secretary shall conduct anassessment of dams constructed by the Secretary or for

1 which the Secretary has financial or operational responsi-2 bility, to identify—

(1) any dam that is meeting its authorized purposes and that may be a priority for rehabilitation,
environmental performance enhancements, or retrofits to add or replace power generation (at a powered or nonpowered dam), and the recommendations
of the Secretary for addressing each such dam; and
(2) any dam that does not meet its authorized

purposes, has been abandoned or inadequately maintained, or has otherwise reached the end of its useful
life, and the recommendations of the Secretary for
addressing each such dam, which may include a recommendation to remove the dam.

(b) NATIONAL DAM INVENTORY AND ASSESSMENT.—The Secretary shall include in the inventory of
dams required by section 6 of the National Dam Safety
Program Act (33 U.S.C. 467d) any information and recommendations resulting from the assessment of dams conducted under subsection (a).

(c) REPORT.—Not later than 2 years after the date
of enactment of this section, 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

the results of the assessment of dams conducted under
 subsection (a).

3 SEC. 117. NATIONAL LOW-HEAD DAM INVENTORY.

4 (a) IN GENERAL.—The Secretary, in consultation
5 with the heads of appropriate Federal and State agencies,
6 shall—

7 (1) establish and maintain a database con8 taining an inventory of low-head dams in the United
9 States that includes—

10 (A) the location (including global informa11 tion system information), ownership, descrip12 tion, current use condition, height, and length
13 of each low-head dam;

(B) any information on public safety conditions, including signage, at each low-head dam;
(C) public safety information on the dangers of low-head dams; and

(D) any other relevant information con-cerning low-head dams; and

20 (2) include in the inventory of dams required by
21 section 6 of the National Dam Safety Program Act
22 (33 U.S.C. 467d) the information described in para23 graph (1).

(b) INCLUSION OF INFORMATION.—In carrying outthis section, the Secretary shall include in the database

information described in subsection (a)(1) that is provided
 to the Secretary by Federal and State agencies pursuant
 to subsection (a).

4 (c) PUBLIC AVAILABILITY.—The Secretary shall 5 make the database established under subsection (a) publicly available, including on a publicly available website. 6 7 (d) LOW-HEAD DAM DEFINED.—In this section, the term "low-head dam" means a manmade structure, built 8 9 in a river or stream channel, that is designed and built such that water flows continuously over all, or nearly all, 10 11 of the crest from bank to bank.

12 SEC. 118. TRIBAL PARTNERSHIP PROGRAM.

13 Section 203 of the Water Resources Development Act
14 of 2000 (33 U.S.C. 2269) is amended—

15	(1) in subsection (b)—
16	(A) in paragraph (2)—
17	(i) in subparagraph (B), by striking
18	"and" at the end;
19	(ii) by redesignating subparagraph
20	(C) as subparagraph (D); and
21	(iii) by inserting after subparagraph
22	(B) the following:
23	"(C) technical assistance to an Indian
24	tribe, including—

1	"(i) assistance for planning to amelio-
2	rate flood hazards, to avoid repetitive
3	flooding impacts, to anticipate, prepare,
4	and adapt to changing climatic conditions
5	and extreme weather events, and to with-
6	stand, respond to, and recover rapidly from
7	disruption due to flood hazards; and
8	"(ii) the provision of, and integration
9	into planning of, hydrologic, economic, and
10	environmental data and analyses; and";
11	and
12	(B) in paragraph (4), by striking
13	"\$18,500,000" each place it appears and in-
14	serting ''\$23,500,000'';
15	(2) in subsection (d), by adding at the end the
16	following:
17	"(6) TECHNICAL ASSISTANCE.—The Federal
18	share of the cost of activities described in subsection
19	(b)(2)(C) shall be 100 percent."; and
20	(3) in subsection (e), by striking "2024" and
21	inserting "2026".
22	SEC. 119. TRIBAL LIAISON.
23	(a) IN GENERAL.—Not later than 60 days after the
24	date of enactment of this Act, for each Corps of Engineers

38

district that contains a Tribal community, the Secretary

2 shall establish a permanent position of Tribal Liaison to— 3 (1) serve as a direct line of communication be-4 tween the Secretary and the applicable Tribal com-5 munities; and 6 (2) ensure consistency in government-to-govern-7 ment relations. 8 (b) DUTIES.—Each Tribal Liaison shall make rec-9 ommendations to the Secretary regarding, and be responsible for— 10 11 (1) removing barriers to access to, and partici-12 pation in, Corps of Engineers programs for Tribal 13 communities, including by improving implementation 14 of section 103(m) of the Water Resources Develop-15 ment Act of 1986 (33 U.S.C. 2213(m)); 16 (2) improving outreach to, and engagement 17 with, Tribal communities about relevant Corps of 18 Engineers programs and services; 19 (3) identifying and engaging with Tribal com-20 munities suffering from water resources challenges; 21 (4) improving, expanding, and facilitating gov-22 ernment-to-government consultation between Tribal 23 communities and the Corps of Engineers; 24 (5) coordinating and implementing all relevant 25 Tribal consultation policies and associated guide-

lines, including the requirements of section 112 of
 the Water Resources Development Act of 2020 (33
 U.S.C. 2356);

4 (6) training and tools to facilitate the ability of
5 Corps of Engineers staff to effectively engage with
6 Tribal communities in a culturally competent manner, especially in regards to lands of ancestral, historic, or cultural significance to a Tribal community,
9 including burial sites; and

10 (7) such other issues identified by the Sec-11 retary.

(c) UNIFORMITY.—Not later than 120 days after the
date of enactment of this Act, the Secretary shall finalize
guidelines for—

15 (1) the duties of Tribal Liaisons under sub-16 section (b); and

17 (2) required qualifications for Tribal Liaisons,
18 including experience and expertise relating to Tribal
19 communities and water resource issues, and the abil20 ity to carry out such duties.

(d) FUNDING.—Funding for the position of Tribal
Liaison shall be allocated from the budget line item provided for the expenses necessary for the supervision and
general administration of the civil works program, and fill-

ing the position shall not be dependent on any increase
 in this budget line item.

3 (e) TRIBAL COMMUNITY DEFINED.—In this section,
4 the term "Tribal community" means a community of peo5 ple who are recognized and defined under Federal law as
6 indigenous people of the United States.

7 SEC. 120. TRIBAL ASSISTANCE.

8 (a) DEFINITIONS.—In this section:

9 (1) BONNEVILLE DAM.—The term "Bonneville 10 Dam" means the Bonneville Dam, Columbia River, 11 Oregon, authorized by the first section of the Act of 12 August 30, 1935 (49 Stat. 1038) and the first sec-13 tion and section 2(a) of the Act of August 20, 1937 14 (16 U.S.C. 832, 832(a)).

(2) DALLES DAM.—The term "Dalles Dam"
means the Dalles Dam, Columbia River, Washington
and Oregon, authorized by section 204 of the Flood
Control Act of 1950 (64 Stat. 179).

19 (3) JOHN DAY DAM.—The term "John Day
20 Dam" means the John Day Dam, Columbia River,
21 Washington and Oregon, authorized by section 204
22 of the Flood Control Act of 1950 (64 Stat. 179).

(4) VILLAGE DEVELOPMENT PLAN.—The term
"village development plan" means the village development plan required by section 1133(c) of the

Water Resources Development Act of 2018 (132
 Stat. 3782).

3 (b) Clarification of Existing Authority.—

4 (1) IN GENERAL.—The Secretary, in consulta-5 tion with the heads of relevant Federal agencies, the 6 Confederated Tribes of the Warm Springs Reserva-7 tion of Oregon, the Confederated Tribes and Bands 8 of the Yakama Nation, the Nez Perce Tribe, and the 9 Confederated Tribes of the Umatilla Indian Reserva-10 tion, shall revise and carry out the village develop-11 ment plan for the Dalles Dam to provide replace-12 ment villages for each Indian village submerged as 13 a result of the construction of the Bonneville Dam 14 and the John Day Dam.

(2) EXAMINATION.—Before revising and carrying out the village development plan under paragraph (1), the Secretary shall conduct an examination and assessment of the extent to which Indian
villages, housing sites, and related structures were
displaced by the construction of the Bonneville Dam
and the John Day Dam.

(3) REQUIREMENTS.—In revising the village development plan under paragraph (1), the Secretary
shall include, at a minimum—

1	(A) an evaluation of sites on both sides of
2	the Columbia River;
3	(B) an assessment of suitable private,
4	State, and Federal lands; and
5	(C) an estimated cost and tentative sched-
6	ule for the construction of each replacement vil-
7	lage.
8	(c) Provision of Assistance on Federal
9	LAND.—In carrying out subsection (b)(1), the Secretary
10	may construct housing or provide related assistance on
11	land owned by the United States.
12	(d) Acquisition and Disposal of Land.—
13	(1) IN GENERAL.—In carrying out subsection
14	(b)(1), the Secretary may acquire land or interests
15	in land for the purpose of providing housing and re-
16	lated assistance.
17	(2) Advance acquisition.—The Secretary
18	may acquire land or interests in land under para-
19	graph (1) before completing all required documenta-
20	tion and receiving all required clearances for the
21	construction of housing or related improvements on
22	the land.
23	(3) DISPOSAL OF UNSUITABLE LAND.—In the
24	event the Secretary determines that land or an inter-
25	est in land acquired by the Secretary under para-

1	graph (2) is unsuitable for the purpose for which it
2	was acquired, the Secretary is authorized to dispose
3	of the land or interest in land by sale and credit the
4	proceeds to the appropriation, fund, or account used
5	to purchase the land or interest in land.
6	(e) Conforming Amendment.—Section 1178(c) of
7	the Water Resources Development Act of 2016 (130 Stat.
8	1675; 132 Stat. 3781) is repealed.
9	SEC. 121. COST SHARING PROVISIONS FOR THE TERRI-
10	TORIES AND INDIAN TRIBES.
11	Section 1156(a) of the Water Resources Development
12	Act of 1986 (33 U.S.C. 2310(a)) is amended—
13	(1) in paragraph (1), by striking "and" at the
14	end;
15	(2) in paragraph (2), by striking the period at
16	the end and inserting "; and"; and
17	(3) by adding at the end the following:
18	"(3) for any organization that—
19	"(A) is composed primarily of people who
20	are—
21	"(i) recognized and defined under
22	Federal law as indigenous people of the
23	United States; and
24	"(ii) from a specific community; and

"(B) assists in the social, cultural, and
 educational development of such people in that
 community.".

4 SEC. 122. SENSE OF CONGRESS ON COVID-19 IMPACTS TO 5 COASTAL AND INLAND NAVIGATION.

6 It is the sense of Congress that, for fiscal years 2023 7 and 2024, the Secretary should, to the maximum extent 8 practicable, seek to maintain the eligibility of a donor port, 9 energy transfer port, or medium-sized donor port, as defined in section 2106(a) of the Water Resources Reform 10 11 and Development Act of 2014 (33 U.S.C. 2238c(a)), that 12 received funding under section 2106 of such Act in fiscal year 2020, but that the Secretary determines would no 13 longer be eligible for such funding as a result of a demon-14 15 strable impact on the calculations required by the definitions of a donor port, energy transfer port, or medium-16 17 sized donor port contained in such section due to a reduc-18 tion in domestic cargo shipments related to the COVID-19 19 pandemic.

20 SEC. 123. ASSESSMENT OF REGIONAL CONFINED AQUATIC 21 DISPOSAL FACILITIES.

(a) AUTHORITY.—The Secretary is authorized to conduct assessments of the availability of confined aquatic
disposal facilities for the disposal of contaminated dredged
material.

(b) INFORMATION AND COMMENT.—In conducting an
 assessment under this section, the Secretary shall—

3 (1) solicit information from stakeholders on po4 tential projects that may require disposal of con5 taminated sediments in a confined aquatic disposal
6 facility;

7 (2) solicit information from the applicable divi8 sion of the Corps of Engineers on the need for con9 fined aquatic disposal facilities; and

(3) provide an opportunity for public comment.
(c) NORTH ATLANTIC DIVISION REGION ASSESSMENT.—In carrying out subsection (a), the Secretary shall
prioritize conducting an assessment of the availability of
confined aquatic disposal facilities in the North Atlantic
Division region for the disposal of contaminated dredged
material in such region.

17 (d) REPORT TO CONGRESS.—Not later than 1 year 18 after the date of enactment of this Act, the Secretary shall 19 submit to the Committee on Transportation and Infra-20structure of the House of Representatives and the Com-21 mittee on Environment and Public Works of the Senate 22 a report on the results of any assessments conducted 23 under this section, including any recommendations of the 24 Secretary for the construction of new confined aquatic disposal facilities or expanded capacity for confined aquatic
 disposal facilities.

3 (e) DEFINITION.—In this section, the term "North
4 Atlantic Division region" means the area located within
5 the boundaries of the North Atlantic Division of the Corps
6 of Engineers.

7 SEC. 124. STRATEGIC PLAN ON BENEFICIAL USE OF 8 DREDGED MATERIAL.

9 (a) IN GENERAL.—Not later than 18 months after 10 the date of enactment of this section, the Secretary shall 11 submit to the Committee on Transportation and Infra-12 structure of the House of Representatives and the Committee on Environment and Public Works of the Senate 13 a strategic plan that identifies opportunities and chal-14 15 lenges relating to furthering the policy of the United States to maximize the beneficial use of suitable dredged 16 material obtained from the construction or operation and 17 18 maintenance of water resources development projects, as 19 described in section 125(a)(1) of the Water Resources Development Act of 2020 (33 U.S.C. 2326g). 20

(b) CONSULTATION.—In developing the strategic
plan under subsection (a), the Secretary shall—

(1) consult with relevant Federal agencies involved in the beneficial use of dredged material;

(2) solicit and consider input from State and
 local governments and Indian Tribes, while seeking
 to ensure a geographic diversity of input from the
 various Corps of Engineers divisions; and

5 (3) consider input received from other stake6 holders involved in beneficial use of dredged mate7 rial.

8 (c) INCLUSION.—The Secretary shall include in the
9 strategic plan developed under subsection (a)—

10 (1) identification of any specific barriers and 11 conflicts that the Secretary determines impede the 12 maximization of beneficial use of dredged material 13 at the Federal, State, and local level, and any rec-14 ommendations of the Secretary to address such bar-15 riers and conflicts;

16 (2) identification of specific measures to im17 prove interagency and Federal, State, local, and
18 Tribal communications and coordination to improve
19 implementation of section 125(a) of the Water Re20 sources Development Act of 2020 (33 U.S.C.
21 2326g); and

(3) identification of methods to prioritize the
use of dredged material to benefit water resources
development projects in areas experiencing
vulnerabilities to coastal land loss.

1	SEC. 125. FUNDING TO REVIEW MITIGATION BANKING PRO-
2	POSALS FROM NON-FEDERAL PUBLIC ENTI-
3	TIES.
4	Section 214 of the Water Resources Development Act
5	of 2000 (33 U.S.C. 2352) is amended—
6	(1) in the section heading, by inserting " AND
7	REVIEW PROPOSALS " after " PERMITS ";
8	(2) by redesignating subsection (e) as sub-
9	section (f) and inserting after subsection (d) the fol-
10	lowing:
11	"(e) Funding To Review Mitigation Bank Pro-
12	POSALS.—
13	"(1) DEFINITIONS.—In this subsection, the
14	terms 'mitigation bank' and 'mitigation bank instru-
15	ment' have the meanings given those terms in sec-
16	tion 230.91 of title 40, Code of Federal Regulations
17	(or any successor regulation).
18	"(2) Proposal review.—The Secretary, after
19	public notice, may accept and expend funds contrib-
20	uted by a non-Federal public entity to expedite the
21	review of a proposal for a mitigation bank for which
22	the non-Federal public entity is the sponsor, without
23	regard to whether the entity plans to sell a portion
24	of the credits generated by a mitigation bank instru-
25	ment of the entity to other public or private entities,
26	if the entity enters into an agreement with the Sec-

retary that requires the entity to use for a public
 purpose any funds obtained from the sale of such
 credits.

4 "(3) EFFECT ON OTHER ENTITIES.—To the 5 maximum extent practicable, the Secretary shall en-6 sure that expediting the review of a proposal for a 7 mitigation bank through the use of funds accepted 8 and expended under this subsection does not ad-9 versely affect the timeline for review (in the Corps 10 of Engineers district in which the mitigation bank is 11 to be located) of such proposals of other entities that 12 have not contributed funds under this subsection.

"(4) EFFECT ON REVIEW.—In carrying out this
subsection, the Secretary shall ensure that the use
of funds accepted under paragraph (1) will not impact impartial decisionmaking with respect to proposals for mitigation banks, either substantively or
procedurally.

19 "(5) PUBLIC AVAILABILITY.—

20 "(A) IN GENERAL.—The Secretary shall
21 ensure that all final decisions regarding pro22 posals for mitigation banks carried out using
23 funds authorized under this subsection are
24 made available to the public in a common for25 mat, including on the internet, and in a manner

1	that distinguishes final decisions under this
2	subsection from other final actions of the Sec-
3	retary.
4	"(B) DECISION DOCUMENT.—The Sec-
5	retary shall—
6	"(i) use a standard decision document
7	for reviewing all proposals using funds ac-
8	cepted under this subsection; and
9	"(ii) make the standard decision docu-
10	ment, along with all final decisions regard-
11	ing proposals for mitigation banks, avail-
12	able to the public, including on the inter-
13	net."; and
14	(3) in paragraph (1) of subsection (f), as so re-
15	designated—
16	(A) in subparagraph (B), by striking ";
17	and" and inserting a semicolon; and
18	(B) by redesignating subparagraph (C) as
19	subparagraph (D) and inserting after subpara-
20	graph (B) the following:
21	"(C) a comprehensive list of the proposals
22	for mitigation banks reviewed and approved
23	using funds accepted under subsection (e) dur-
24	ing the previous fiscal year, including a descrip-
25	tion of any effects of such subsection on the

timelines for review of proposals of other enti ties that have not contributed funds under such
 subsection; and".

4 SEC. 126. ENVIRONMENTAL DREDGING.

5 (a) IN GENERAL.—The Secretary, in consultation 6 with the Administrator of the Environmental Protection 7 Agency, other Federal and State agencies, and the appli-8 cable non-Federal interest, shall coordinate efforts to re-9 move or remediate contaminated sediments and legacy 10 high-phosphorous sediments associated with the following 11 water resources development projects:

(1) The project for ecosystem restoration,
South Fork of the South Branch of the Chicago
River, Bubbly Creek, Illinois, authorized by section
401(5) of the Water Resources Development Act of
2020 (134 Stat. 2740).

17 (2) the project for navigation, Columbia and
18 Lower Willamette Rivers, Oregon and Washington,
19 in the vicinity of the Albina Turning Basin, River
20 Mile 10, and the Post Office Bar, Portland Harbor,
21 River Mile 2.

(3) The project for aquatic ecosystem restoration, Mahoning River, Ohio, being carried out under
section 206 of the Water Resources Development
Act of 1996 (33 U.S.C. 2330).

(4) The project for navigation, South Branch of
 the Chicago River, Cook County, Illinois, in the vi cinity of Collateral Channel.

4 (5) The project for ecosystem restoration, Cen5 tral and Southern Florida Project, Central Ever6 glades Restoration Plan, Florida, in the vicinity of
7 Lake Okeechobee.

8 (b) REPORT TO CONGRESS.—Not later than 180 days 9 after the date of enactment of this section, the Secretary and the Administrator of the Environmental Protection 10 Agency shall jointly submit to the Committee on Trans-11 portation and Infrastructure of the House of Representa-12 tives and the Committee on Environment and Public 13 Works of the Senate a report on efforts to remove or reme-14 15 diate contaminated sediments associated with the projects identified in subsection (a), including, if applicable, any 16 17 specific recommendations for actions or agreements nec-18 essary to undertake such work.

19 SEC. 127. RESERVE COMPONENT TRAINING AT WATER RE-

20

SOURCES DEVELOPMENT PROJECTS.

In carrying out military training activities or otherwise fulfilling military training requirements, units or members of a reserve component of the Armed Forces may perform services and furnish supplies in support of a

1	water resources development project or program of the
2	Corps of Engineers without reimbursement.
3	SEC. 128. PAYMENT OF PAY AND ALLOWANCES OF CERTAIN
4	OFFICERS FROM APPROPRIATION FOR IM-
5	PROVEMENTS.
6	Section 36 of the Act of August 10, 1956 (33 U.S.C.
7	583a), is amended—
8	(1) by striking "Regular officers of the Corps
9	of Engineers of the Army, and reserve officers of the
10	Army who are assigned to the Corps of Engineers,"
11	and inserting the following:
12	"(a) IN GENERAL.—The personnel described in sub-
13	section (b)"; and
14	(2) by adding at the end the following:
15	"(b) PERSONNEL DESCRIBED.—The personnel re-
16	ferred to in subsection (a) are the following:
17	"(1) Regular officers of the Corps of Engineers
18	of the Army.
19	"(2) The following members of the Army who
20	are assigned to the Corps of Engineers:
21	"(A) Reserve component officers.
22	"(B) Warrant officers (whether regular or
23	reserve component).
24	"(C) Enlisted members (whether regular or
25	reserve component).".

1SEC. 129. CIVIL WORKS RESEARCH, DEVELOPMENT, TEST-2ING, AND EVALUATION.

3 (a) IN GENERAL.—The Secretary is authorized to 4 carry out basic, applied, and advanced research needs as 5 required to aid in the planning, design, construction, oper-6 ation, and maintenance of water resources development 7 projects and to support the missions and authorities of 8 the Corps of Engineers.

9 (b) DEMONSTRATION PROJECTS.—In carrying out 10 subsection (a), the Secretary is authorized to test and 11 apply technology, tools, techniques, and materials devel-12 oped pursuant to such subsection at authorized water re-13 sources development projects, in consultation with the 14 non-Federal interests for such projects.

15 (c) Other Transactional Authority.—

16 (1) AUTHORITY.—In carrying out subsection 17 (a), and pursuant to the authority under section 18 4022 of title 10, United States Code, the Secretary 19 is authorized to enter into a transaction to carry out 20 prototype projects to support basic, applied, and ad-21 vanced research needs that are directly relevant to 22 the civil works missions and authorities of the Corps 23 of Engineers.

24 (2) NOTIFICATION.—Not later than 30 days be25 fore the Secretary enters into a transaction under
26 paragraph (1), the Secretary shall notify the Com-

1	mittee on Transportation and Infrastructure of the
2	House of Representatives and the Committee on En-
3	vironment and Public Works of the Senate of—
4	(A) the dollar amount of the transaction;
5	and
6	(B) the entity carrying out the prototype
7	project that is the subject of the transaction.
8	(3) REPORT.—Not later than 3 years after the
9	date of enactment of this Act, the Secretary shall
10	submit to the Committee on Transportation and In-
11	frastructure of the House of Representatives and the
12	Committee on Environment and Public Works of the
13	Senate a report describing the use of the authority
14	under this subsection.
15	(4) TERMINATION OF AUTHORITY.—The au-
16	thority provided under this subsection shall termi-
17	nate 5 years after the date of enactment of this Act.
18	(d) COORDINATION AND CONSULTATION.—In car-
19	rying out this section, the Secretary may coordinate and
20	consult with Federal agencies, State and local agencies,
21	Indian Tribes, universities, consortiums, councils, and
22	other relevant entities that will aid in the planning, design,
23	construction, operation, and maintenance of water re-
24	sources development projects.

(e) ESTABLISHMENT OF ACCOUNT.—The Secretary,
 in consultation with the Director of the Office of Manage ment and Budget, shall establish a separate appropria tions account for administering funds made available to
 carry out this section.

6 (f) SENSE OF CONGRESS ON FOCUS AREAS.—It is 7 the sense of Congress that the Secretary should prioritize 8 using amounts made available to carry out this section for 9 the research, development, testing, and evaluation of tech-10 nology, tools, techniques, and materials that will—

(1) advance the use of natural features and nature-based features, as defined in section 1184(a) of
the Water Resources Development Act of 2016 (33
U.S.C. 2289a(a));

(2) improve the reliability and accuracy of tech-nologies related to water supply;

17 (3) improve the management of reservoirs
18 owned and operated by the Corps of Engineers; and
19 (4) lead to future cost savings and advance

20 project delivery timelines.

21 SEC. 130. SUPPORT OF ARMY CIVIL WORKS PROGRAM.

Notwithstanding section 4141 of title 10, United
States Code, the Secretary may provide assistance through
contracts, cooperative agreements, and grants to—

1	(1) the University of Missouri to conduct eco-
2	nomic analyses and other academic research to im-
3	prove water management, enhance flood resiliency,
4	and preserve water resources for the State of Mis-
5	souri, the Lower Missouri River Basin, and Upper
6	Mississippi River Basin; and
7	(2) Oregon State University to conduct a study
8	on the associated impacts of wildfire on water re-
9	source ecology, water supply, quality, and distribu-
10	tion in the Willamette River Basin and to develop a
11	water resource assessment and management plat-
12	form for the Willamette River Basin.
13	SEC. 131. CONTRACTS WITH INSTITUTIONS OF HIGHER
14	EDUCATION TO PROVIDE ASSISTANCE.
15	Section 206 of the Flood Control Act of 1960 (33
16	U.S.C. 709a) is amended by adding at the end the fol-
17	lowing:
18	"(e) Capacity To Provide Assistance.—In car-
19	rying out this section, the Secretary may work with or con-
20	tract with an institution of higher education, as deter-
21	mined appropriate by the Secretary.".

1	SEC. 132. RECORDS REGARDING MEMBERS AND EMPLOY-
2	EES OF THE CORPS OF ENGINEERS WHO PER-
3	FORM DUTY AT LAKE OKEECHOBEE, FLOR-
4	IDA, DURING A HARMFUL ALGAL BLOOM.
5	(a) SERVICE RECORDS.—The Secretary shall indicate
6	in the service record of a member or employee of the Corps
7	of Engineers who performs covered duty that such mem-
8	ber or employee was exposed to microcystin in the line of
9	duty.
10	(b) COVERED DUTY DEFINED.—In this section, the
11	term "covered duty" means duty performed—
12	(1) during a period when the Florida Depart-
13	ment of Environmental Protection has determined
14	that there is a concentration of microcystin of great-
15	er than 8 parts per billion in the waters of Lake
16	Okeechobee resulting from a harmful algal bloom in
17	such lake; and
18	(2) at or near any of the following structures:
19	(A) S–77.
20	(B) S–78.
21	(C) S–79.
22	(D) S–80.
23	(E) S–308.
24	SEC. 133. SENSE OF CONGRESS ON THE MISSISSIPPI RIVER-
25	GULF OUTLET, LOUISIANA.
26	It is the sense of Congress that—

1	(1) sections 7012(b) and 7013 of the Water Re-
2	sources Development Act of 2007 (121 Stat. 1280),
3	together with the Emergency Supplemental Appro-
4	priations Act for Defense, the Global War on Terror,
5	and Hurricane Recovery, 2006 (Public Law 109–
6	234), authorize and direct the Secretary to close and
7	restore the ecosystem adversely affected by the con-
8	struction and operation of the Mississippi River-Gulf
9	Outlet, Louisiana, at full Federal expense; and
10	(2) the Secretary should quickly begin construc-
11	tion of such project using existing authorities.
12	SEC. 134. WATER INFRASTRUCTURE PUBLIC-PRIVATE
13	PARTNERSHIP PILOT PROGRAM.
13 14	PARTNERSHIP PILOT PROGRAM. Section 5014 of the Water Resources Reform and De-
14 15	Section 5014 of the Water Resources Reform and De-
14 15	Section 5014 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2201 note) is amend-
14 15 16	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed—
14 15 16 17	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed— (1) in subsection (a), by striking "aquatic"; and
14 15 16 17 18	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed— (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco-
14 15 16 17 18 19	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed— (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco- system restoration," after "flood damage reduc-
 14 15 16 17 18 19 20 	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed— (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco- system restoration," after "flood damage reduc- tion,".
 14 15 16 17 18 19 20 21 	Section 5014 of the Water Resources Reform and De- velopment Act of 2014 (33 U.S.C. 2201 note) is amend- ed— (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco- system restoration," after "flood damage reduc- tion,". SEC. 135. APPLICABILITY.
 14 15 16 17 18 19 20 21 22 22 	Section 5014 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2201 note) is amended— (1) in subsection (a), by striking "aquatic"; and (2) in subsection (d)(1), by inserting "eco-system restoration," after "flood damage reduction,". SEC. 135. APPLICABILITY. None of the funds appropriated by title III of division

2

TITLE II—STUDIES AND REPORTS

3 SEC. 201. AUTHORIZATION OF PROPOSED FEASIBILITY 4 STUDIES.

5 (a) NEW PROJECTS.—The Secretary is authorized to conduct a feasibility study for the following projects for 6 water resources development and conservation and other 7 8 purposes, as identified in the reports titled "Report to 9 Congress on Future Water Resources Development" sub-10 mitted to Congress pursuant to section 7001 of the Water 11 Resources Reform and Development Act of 2014 (33) 12 U.S.C. 2282d) or otherwise reviewed by Congress:

13 (1) DUDLEYVILLE, ARIZONA.—Project for flood
14 risk management, Dudleyville, Arizona.

15 (2) CONN CREEK DAM, CALIFORNIA.—Project
16 for flood risk management, Conn Creek Dam, Cali17 fornia.

18 (3)CITY \mathbf{OF} HUNTINGTON BEACH, CALI-19 FORNIA.—Project for hurricane and storm damage 20 risk reduction, including sea level rise, and shoreline 21 stabilization, City of Huntington Beach, California. 22 (4) NAPA RIVER, CALIFORNIA.—Project for 23 navigation, Federal Channel of Napa River, Cali-24 fornia.

1 (5)Petaluma RIVER WETLANDS. CALI-2 FORNIA.—Project for ecosystem restoration, City of 3 Petaluma, California. 4 (6) CITY OF RIALTO, CALIFORNIA.—Project for 5 ecosystem restoration and flood risk management, 6 City of Rialto and vicinity, California. 7 (7) NORTH RICHMOND, CALIFORNIA.—Project 8 for hurricane and storm damage risk reduction, in-9 cluding sea level rise, and ecosystem restoration, 10 North Richmond, California. 11 (8) STRATFORD, CONNECTICUT.—Project for 12 hurricane and storm damage risk reduction and 13 flood risk management, Stratford, Connecticut. 14 (9) WOODBRIDGE, CONNECTICUT.—Project for 15 flood risk management, Woodbridge, Connecticut. 16 (10) FEDERAL TRIANGLE AREA, WASHINGTON, 17 DISTRICT OF COLUMBIA.—Project for flood risk 18 management, Federal Triangle Area, Washington, 19 District of Columbia, including construction of im-20 provements to interior drainage. 21 (11) POTOMAC AND ANACOSTIA RIVERS, WASH-22 INGTON, DISTRICT OF COLUMBIA.—Project for rec-23 reational access, including enclosed swimming areas,

1 (12)WASHINGTON METROPOLITAN AREA, 2 WASHINGTON, DISTRICT OF COLUMBIA, MARYLAND, 3 AND VIRGINIA.—Project for water supply, including 4 the identification of a secondary water source and 5 additional water storage capability for the Wash-6 ington Metropolitan Area, Washington, District of 7 Columbia, Maryland, and Virginia.

8 (13) DUVAL COUNTY, FLORIDA.—Project for 9 periodic beach nourishment for the project for hurri-10 cane and storm damage risk reduction, Duval Coun-11 ty shoreline, Florida, authorized by the River and 12 Harbor Act of 1965 (79 Stat. 1092; 90 Stat. 2933), 13 for an additional period of 50 years, Duval County 14 Shoreline, Florida.

(14) TOWN OF LONGBOAT KEY, FLORIDA.—
Project for whole island hurricane and storm damage risk reduction, Town of Longboat Key, Florida.
(15) LAKE RUNNYMEDE, FLORIDA.—Project for
ecosystem restoration, Lake Runnymede, Florida.

20 (16) TAMPA BACK BAY, FLORIDA.—Project for
21 flood risk management and hurricane and storm
22 damage risk reduction, including the use of natural
23 features and nature-based features for protection
24 and recreation, Tampa Back Bay, Florida.

1 (17) PORT TAMPA BAY AND MCKAY BAY, FLOR-2 IDA.—Project for hurricane and storm damage risk 3 reduction, Port Tampa Bay, Florida, including 4 McKay Bay. 5 (18) LAKE TOHOPEKALIGA, FLORIDA.—Project 6 for ecosystem restoration and flood risk manage-7 ment, Lake Tohopekaliga, Florida. 8 (19) CITY OF ALBANY, GEORGIA.—Project for 9 flood risk management, City of Albany, Georgia. 10 (20) CITY OF EAST POINT, GEORGIA.—Project 11 for flood risk management, City of East Point, 12 Georgia. 13 (21) FLINT RIVER BASIN HEADWATERS, CLAY-14 TON COUNTY, GEORGIA.—Project for flood risk man-15 agement and ecosystem restoration, Flint River 16 Basin Headwaters, Clayton County, Georgia. 17 (22) TYBEE ISLAND, GEORGIA.—Project for 18 periodic beach nourishment for the project for hurri-19 cane and storm damage risk reduction, Tybee Is-20 land, Georgia, authorized by section 201 of the 21 Flood Control Act of 1965 (42 U.S.C. 1962d–5), for 22 an additional period of 50 years, Tybee Island, 23 Georgia.

1	(23) WAIKĪKĪ, HAWAII.—Project for ecosystem
2	restoration and hurricane and storm damage risk re-
3	duction, Waikīkī, Hawaii.
4	(24) KENTUCKY RIVER AND NORTH FORK KEN-
5	TUCKY RIVER, KENTUCKY.—Project for flood risk
6	management on the Kentucky River and North Fork
7	Kentucky River near Beattyville and Jackson, Ken-
8	tucky.
9	(25) Assawompset pond complex, massa-
10	CHUSETTS.—Project for ecosystem restoration, flood
11	risk management, and water supply, Assawompset
12	Pond Complex, Massachusetts.
13	(26) CHARLES RIVER, MASSACHUSETTS.—
14	Project for flood risk management and ecosystem
15	restoration, Charles River, Massachusetts.
16	(27) CHELSEA CREEK AND MILL CREEK, MAS-
17	SACHUSETTS.—Project for flood risk management
18	and ecosystem restoration, including bank stabiliza-
19	tion, City of Chelsea, Massachusetts.
20	(28) Connecticut river streambank ero-
21	SION, MASSACHUSETTS, VERMONT, AND NEW HAMP-
22	SHIRE.—Project for streambank erosion, Con-
23	necticut River, Massachusetts, Vermont, and New
24	Hampshire.

1 (29) DEERFIELD RIVER, MASSACHUSETTS.— 2 Project for flood risk management and ecosystem 3 restoration, Deerfield River, Massachusetts. 4 (30) Town of North Attleborough, Massa-5 CHUSETTS.—Project for ecosystem restoration and 6 flood risk management between Whiting's and Falls 7 ponds, North Attleborough, Massachusetts. 8 (31)TOWN \mathbf{OF} HULL, MASSACHUSETTS.— 9 Project for flood risk management and hurricane 10 and storm damage risk reduction, Hull, Massachu-11 setts. 12 (32)CITY OF REVERE, MASSACHUSETTS.— 13 Project for flood risk management and marsh eco-14 system restoration, City of Revere, Massachusetts. 15 (33) Lower east side, detroit, michigan.— 16 Project for flood risk management, Lower East Side 17 Detroit, Michigan. 18 (34) ELIJAH ROOT DAM, MICHIGAN.—Project 19 for dam removal, by carrying out a disposition study 20 under section 216 of the Flood Control Act of 1970 21 (33 U.S.C. 549a), Elijah Root Dam, Michigan. 22 (35) GROSSE POINTE SHORES AND GROSSE 23 POINTE FARMS, MICHIGAN.—Project for ecosystem 24 restoration and flood risk management, Grosse 25 Pointe Shores and Grosse Pointe Farms, Michigan.

1	(36) Southeast michigan, michigan.—
2	Project for flood risk management, Wayne, Oakland,
3	and Macomb Counties, Michigan.
4	(37) TITTABAWASSEE RIVER WATERSHED,
5	MICHIGAN.—Project for flood risk management, eco-
6	system restoration, and related conservation bene-
7	fits, Tittabawassee River, Chippewa River, Pine
8	River, and Tobacco River, Midland County, Michi-
9	gan.
10	(38) Southwest Mississippi, Mississippi.—
11	Project for ecosystem restoration and flood risk
12	management, Wilkinson, Adams, Warren, Claiborne,
13	Franklin, Amite, and Jefferson Counties, Mis-
14	sissippi.
15	(39) CAMDEN AND GLOUCESTER COUNTY, NEW
16	JERSEY.—Project for tidal and riverine flood risk
17	management, Camden and Gloucester Counties, New
18	Jersey.
19	(40) Edgewater, New Jersey.—Project for
20	flood risk management, Edgewater, New Jersey.
21	(41) MAURICE RIVER, NEW JERSEY.—Project
22	for navigation and for beneficial use of dredged ma-
23	terials for hurricane and storm damage risk reduc-
24	tion and ecosystem restoration, Maurice River, New
25	Jersey.

(42) NORTHERN NEW JERSEY INLAND FLOOD ING, NEW JERSEY.—Project for inland flood risk
 management in Hudson, Essex, Union, Bergen,
 Hunterdon, Morris, Somerset, Warren, Passaic, and
 Sussex Counties, New Jersey.

6 (43) RISER DITCH, NEW JERSEY.—Project for
7 flood risk management, including channel improve8 ments, and other related water resource needs re9 lated to Riser Ditch in the communities of South
10 Hackensack, Hasbrouck Heights, Little Ferry,
11 Teterboro, and Moonachie, New Jersey.

12 (44) ROCKAWAY RIVER, NEW JERSEY.—Project
13 for flood risk management and ecosystem restora14 tion, including bank stabilization, Rockaway River,
15 New Jersey.

16 (45) TENAKILL BROOK, NEW JERSEY.—Project
17 for flood risk management, Tenakill Brook, New
18 Jersey.

19 (46) VERONA, CEDAR GROVE, AND WEST
20 CALDWELL, NEW JERSEY.—Project for flood risk
21 management along the Peckman River Basin in the
22 townships of Verona (and surrounding area), Cedar
23 Grove, and West Caldwell, New Jersey.

1	(47) Whippany river watershed, New Jer-
2	SEY.—Project for flood risk management, Morris
3	County, New Jersey.
4	(48) Lake farmington dam, New Mexico.—
5	Project for water supply, Lake Farmington Dam,
6	New Mexico.
7	(49) Mcclure dam, New Mexico.—Project for
8	dam safety improvements and flood risk manage-
9	ment, McClure Dam, City of Santa Fe, New Mexico.
10	(50) BROOKLYN NAVY YARD, NEW YORK.—
11	Project for flood risk management and hurricane
12	and storm damage risk reduction, Brooklyn Navy
13	Yard, New York.
14	(51) UPPER EAST RIVER AND FLUSHING BAY,
15	NEW YORK.—Project for ecosystem restoration,
16	Upper East River and Flushing Bay, New York.
17	(52) Hutchinson River, New York.—Project
18	for flood risk management and ecosystem restora-
19	tion, Hutchinson River, New York.
20	(53) Mohawk river basin, new york.—
21	Project for flood risk management, navigation, and
22	environmental restoration, Mohawk River Basin,
23	New York.

1 (54) NEWTOWN CREEK, NEW YORK.—Project 2 for ecosystem restoration, Newtown Creek, New 3 York. 4 (55) SAW MILL RIVER, NEW YORK.—Project for 5 flood risk management and ecosystem restoration to 6 address areas in the City of Yonkers and the Village 7 of Hastings-on-Hudson within the 100-year flood 8 zone, Saw Mill River, New York. 9 (56) MINERAL RIDGE DAM, OHIO.—Project for 10 dam safety improvements and rehabilitation, Mineral 11 Ridge Dam, Ohio. 12 (57) BRODHEAD CREEK WATERSHED, PENN-13 SYLVANIA.—Project for ecosystem restoration and 14 flood risk management, Brodhead Creek Watershed, 15 Pennsylvania. 16 (58) CHARTIERS CREEK WATERSHED, PENN-17 SYLVANIA.—Project for flood risk management, 18 Chartiers Creek Watershed, Pennsylvania. 19 (59) COPLAY CREEK, PENNSYLVANIA.—Project 20 for flood risk management, Coplay Creek, Pennsyl-21 vania.

(60) BERKELEY COUNTY, SOUTH CAROLINA.—
Project for ecosystem restoration and flood risk
management, Berkeley County, South Carolina.

1	(61) BIG SIOUX RIVER, SOUTH DAKOTA.—
2	Project for flood risk management, City of Water-
3	town and vicinity, South Dakota.
4	(62) TENNESSEE-TOMBIGBEE RIVER BASINS,
5	TENNESSEE.—Project to deter, impede, or restrict
6	the dispersal of aquatic nuisance species in the Ten-
7	nessee-Tombigbee River Basins, Tennessee.
8	(63) EL PASO COUNTY, TEXAS.—Project for
9	flood risk management for economically disadvan-
10	taged communities, as defined by the Secretary pur-
11	suant to section 160 of the Water Resources Devel-
12	opment Act of 2020 (33 U.S.C. 2201 note), along
13	the United States-Mexico border, El Paso County,
14	Texas.
15	(64) GULF INTRACOASTAL WATERWAY-CHAN-
16	NEL TO PALACIOS, TEXAS.—Project for navigation,
17	Gulf Intracoastal Waterway-Channel to Palacios,
18	Texas.
19	(65) SIKES LAKE, TEXAS.—Project for eco-
20	system restoration and flood risk management, Sikes
21	Lake, Texas.
22	(66) Southwest border region, texas.—
23	Project for flood risk management for economically
24	disadvantaged communities, as defined by the Sec-

1	sources Development Act of 2020 (33 U.S.C. 2201
2	note), along the United States-Mexico border in
3	Webb, Zapata, and Starr Counties, Texas.
4	(67) Lower clear creek and dickinson
5	BAYOU, TEXAS.—Project for flood risk management,
6	Lower Clear Creek and Dickinson Bayou, Texas.
7	(68) CEDAR ISLAND, VIRGINIA.—Project for
8	ecosystem restoration, hurricane and storm damage
9	risk reduction, and navigation, Cedar Island, Vir-
10	ginia.
11	(69) Ballinger creek, Washington.—
12	Project for ecosystem restoration, City of Shoreline,
13	Washington.
14	(70) CITY OF NORTH BEND, WASHINGTON
15	Project for water supply, City of North Bend, Wash-
16	ington.
17	(71) TANEUM CREEK, WASHINGTON.—Project
18	for ecosystem restoration, Taneum Creek, Wash-
19	ington.
20	(72) City of huntington, west virginia.—
21	Project for flood risk management, Huntington,
22	West Virginia.
23	(b) Project Modifications.—The Secretary is au-
24	thorized to conduct a feasibility study for the following
25	project modifications:

(1) SHINGLE CREEK AND KISSIMMEE RIVER,
 FLORIDA.—Modifications to the project for eco system restoration and water storage, Shingle Creek
 and Kissimmee River, Florida, authorized by section
 201(a)(5) of the Water Resources Development Act
 of 2020 (134 Stat. 2670), for flood risk manage ment.

8 (2) JACKSONVILLE HARBOR, FLORIDA.—Modi-9 fications to the project for navigation, Jacksonville 10 Harbor, Florida, authorized by section 7002 of the 11 Water Resources Reform and Development Act of 12 2014 (128 Stat. 1364), for outer channel improve-13 ments.

(3) SAVANNAH HARBOR, GEORGIA.—Modifications to the project for navigation, Savannah Harbor
Expansion Project, Georgia, authorized by section
7002(1) of the Water Resources Reform and Development Act of 2014 (128 Stat. 1364; 132 Stat.
3839), without evaluation of additional deepening.

20 (4) CEDAR RIVER, CEDAR RAPIDS, IOWA.—
21 Modifications to the project for flood risk manage22 ment, Cedar River, Cedar Rapids, Iowa, authorized
23 by section 7002(2) of the Water Resources Reform
24 and Development Act of 2014 (128 Stat. 1366),

1	consistent with the City of Cedar Rapids, Iowa,
2	Cedar River Flood Control System Master Plan.
3	(5) YABUCOA HARBOR, PUERTO RICO.—Modi-
4	fication to the project for navigation, Yabucoa Har-
5	bor, Puerto Rico, authorized by section 3 of the Act
6	of August 30, 1935 (chapter 831, 49 Stat. 1048),
7	for assumption of operations and maintenance.
8	(6) SALEM RIVER, SALEM COUNTY, NEW JER-
9	SEY.—Modifications to the project for navigation,
10	Salem River, Salem County, New Jersey, authorized
11	by section 1 of the Act of March 2, 1907 (chapter
12	2509, 34 Stat. 1080), to increase the authorized
13	depth.
14	(7) Everett harbor and snohomish river,
15	WASHINGTON.—Modifications to the project for navi-
16	gation, Everett Harbor and Snohomish River, Wash-
17	ington, authorized by section 101 of the River and
18	Harbor Act of 1968 (82 Stat. 732), for the Boat
19	Launch Connector Channel.
20	(8) HIRAM M. CHITTENDEN LOCKS, LAKE
21	WASHINGTON SHIP CANAL, WASHINGTON.—Modifica-
22	tions to the Hiram M. Chittenden Locks (also
23	known as Ballard Locks), Lake Washington Ship
24	Canal, Washington, authorized by the Act of June
25	25, 1910 (chapter 382, 36 Stat. 666), for the con-

struction of fish ladder improvements, including ef forts to address elevated temperature and low dis solved oxygen levels in the Canal.

4 (9) PORT TOWNSEND, WASHINGTON.—Modifica5 tions to the project for navigation, Port Townsend,
6 Washington, authorized by section 110 of the Rivers
7 and Harbor Act of 1950 (64 Stat. 169), for the
8 Boat Haven Marina Breakwater.

9 SEC. 202. EXPEDITED COMPLETION.

10 (a) FEASIBILITY STUDIES.—The Secretary shall ex-11 pedite the completion of a feasibility study for each of the 12 following projects, and if the Secretary determines that 13 the project is justified in a completed report, may proceed 14 directly to preconstruction planning, engineering, and de-15 sign of the project:

- 16 (1) Project for navigation, Branford Harbor17 and Stony Creek Channel, Connecticut.
- 18 (2) Project for navigation, Guilford Harbor and19 Sluice Channel, Connecticut.
- 20 (3) Project for ecosystem restoration, Western
 21 Everglades, Florida.
- (4) Project for hurricane and storm damagerisk reduction, Miami, Dade County, Florida.
- 24 (5) Project for ecosystem restoration, recre-25 ation, and other purposes, Illinois River, Chicago

1	River, Calumet River, Grand Calumet River, Little
2	Calumet River, and other waterways in the vicinity
3	of Chicago, Illinois, authorized by section $201(a)(7)$
4	of the Water Resources Development Act of 2020
5	(134 Stat. 2670).
6	(6) Project for hurricane and storm damage
7	risk reduction, Chicago Shoreline, Illinois, author-
8	ized by section $101(a)(12)$ of the Water Resources
9	Development Act of 1996 (110 Stat. 3664; 128
10	Stat. 1372).
11	(7) Project for hurricane and storm damage
12	risk reduction, South Central Coastal Louisiana,
13	Louisiana.
14	(8) Modifications to the project for navigation,
15	Baltimore Harbor and Channels–Seagirt Loop Deep-
16	ening, Maryland, including to a depth of 50 feet.
17	(9) Project for New York and New Jersey Har-
18	bor Channel Deepening Improvements, New York
19	and New Jersey.
20	(10) Project for hurricane and storm damage
21	risk reduction, South Shore of Staten Island, New
22	
22	York.
22	York. (11) Project for flood risk management, Rio

(12) Project for flood risk management, Rio
 Guanajibo, Puerto Rico.

3 (13) Project for flood risk management, Rio
4 Nigua, Salinas, Puerto Rico.

5 (14) Project for hurricane and storm damage
6 risk reduction, Charleston Peninsula, South Caro7 lina.

8 (b) POST-AUTHORIZATION CHANGE REPORTS.—The
9 Secretary shall expedite completion of a post-authorization
10 change report for the following projects:

(1) Project for ecosystem restoration, Tres
Rios, Arizona, authorized by section 101(b)(4) of the
Water Resources Development Act of 2000 (114
Stat. 2577).

(2) Project for ecosystem restoration, Central
and Southern Florida, Indian River Lagoon, Florida, authorized by section 1001(14) of the Water
Resources Development Act of 2007 (121 Stat.
1051).

(c) GREAT LAKES COASTAL RESILIENCY STUDY.—
The Secretary shall expedite the completion of the comprehensive assessment of water resources needs for the
Great Lakes System under section 729 of the Water Resources Development Act of 1986 (33 U.S.C. 2267a), as

required by section 1219 of the Water Resources Develop ment Act of 2018 (132 Stat. 3811; 134 Stat. 2683).

- 3 (d) MAINTENANCE OF NAVIGATION CHANNELS.—
 4 The Secretary shall expedite the completion of a deter5 mination of the feasibility of improvements proposed by
 6 a non-Federal interest under section 204(f)(1)(A)(i) of the
 7 Water Resources Development Act of 1986 (33 U.S.C.
 8 2232(f)(1)(A)(i)), for the following:
- 9 (1) Deepening and widening of the navigation
 10 project for Coos Bay, Oregon, authorized by the Act
 11 of March 3, 1879 (chapter 181, 20 Stat. 370).
- (2) Improvements to segment 1B of the navigation project for Houston Ship Channel Expansion
 Channel Improvement Project, Harris, Chambers,
 and Galveston Counties, Texas, authorized by section 401(1)(7) of the Water Resources Development
 Act of 2020 (134 Stat. 2734).

18 SEC. 203. EXPEDITED MODIFICATIONS OF EXISTING FEASI-

19 BILITY

BILITY STUDIES.

The Secretary shall expedite the completion of the following feasibility studies, as modified by this section, and if the Secretary determines that a project that is the subject of the feasibility study is justified in the completed report, may proceed directly to preconstruction planning, engineering, and design of the project:

1 (1) MARE ISLAND STRAIT, CALIFORNIA.—The 2 study for navigation, Mare Island Strait channel, au-3 thorized by section 406 of the Water Resources De-4 velopment Act of 1999 (113 Stat. 323), is modified 5 to authorize the Secretary to consider the economic 6 and national security benefits from recent proposals 7 for utilization of the channel for Department of De-8 fense shipbuilding and vessel repair.

9 (2) LAKE PONTCHARTRAIN AND VICINITY, LOU-10 ISIANA.—The study for flood risk management and 11 hurricane and storm damage risk reduction, Lake 12 Pontchartrain and Vicinity, Louisiana, authorized by 13 section 204 of the Flood Control Act of 1965 (79 14 Stat. 1077), is modified to authorize the Secretary 15 to investigate increasing the scope of the project to 16 provide protection against a 200-year storm event.

17 (3) BLACKSTONE RIVER VALLEY, RHODE IS-18 LAND AND MASSACHUSETTS.—

(A) IN GENERAL.—The study for ecosystem restoration, Blackstone River Valley,
Rhode Island and Massachusetts, authorized by
section 569 of the Water Resources Development Act of 1996 (110 Stat. 3788), is modified
to authorize the Secretary to conduct a study
for water supply, water flow, and wetland res-

toration and protection within the scope of the
 study.

(B) INCORPORATION OF EXISTING DATA.—
In carrying out the study described in subparagraph (A), the Secretary shall use, to the extent
practicable, any existing data for the project
prepared under the authority of section 206 of
the Water Resources Development Act of 1996
(33 U.S.C. 2330).

10 (4) LOWER SADDLE RIVER, NEW JERSEY.—The 11 study for flood control, Lower Saddle River, New 12 Jersey, authorized by section 401(a) of the Water 13 Resources Development Act of 1986 (100 Stat. 14 4119), is modified to authorize the Secretary to re-15 view the previously authorized study and take into 16 consideration changes in hydraulic and hydrologic 17 circumstances and local economic development since 18 the study was initially authorized.

19sec. 204. corps of engineers reservoir sedimenta-20tion assessment.

(a) IN GENERAL.—The Secretary, at Federal expense, shall conduct an assessment of sediment in reservoirs owned and operated by the Secretary.

(b) CONTENTS.—For each reservoir for which the
 Secretary carries out an assessment under subsection (a),
 the Secretary shall include in the assessment—

4 (1) an estimation of the volume of sediment in5 the reservoir;

6 (2) an evaluation of the effects of such sedi-7 ment on reservoir storage capacity, including a 8 quantification of lost reservoir storage capacity due 9 to the sediment and an evaluation of how such lost 10 reservoir storage capacity affects the allocated stor-11 age space for authorized purposes within the res-12 ervoir (including, where applicable, allocations for 13 dead storage, inactive storage, active conservation, 14 joint use, and flood surcharge);

(3) the identification of any additional effects of
sediment on the operations of the reservoir or the
ability of the reservoir to meet its authorized purposes;

(4) the identification of any potential effects of
the sediment over the 10-year period beginning on
the date of enactment of this Act on the areas immediately upstream and downstream of the reservoir;

1	(5) the identification of any existing sediment
2	monitoring and management plans associated with
3	the reservoir;
4	(6) for any reservoir that does not have a sedi-
5	ment monitoring and management plan—
6	(A) an identification of whether a sediment
7	management plan for the reservoir is under de-
8	velopment; or
9	(B) an assessment of whether a sediment
10	management plan for the reservoir would be
11	useful in the long-term operation and mainte-
12	nance of the reservoir for its authorized pur-
13	poses; and
14	(7) any opportunities for beneficial use of the
15	sediment in the vicinity of the reservoir.
16	(c) Report to Congress; Public Availability.—
17	Not later than 2 years after the date of enactment of this
18	Act, the Secretary shall submit to Congress, and make
19	publicly available (including on a publicly available
20	website), a report describing the results of the assessment
21	carried out under subsection (a).
22	(d) Authorization of Appropriations.—There is
23	authorized to be appropriated to carry out this section

 $24\ \ \$10,000,000,$ to remain available until expended.

1SEC. 205. ASSESSMENT OF IMPACTS FROM CHANGING OP-2ERATION AND MAINTENANCE RESPONSIBIL-3ITIES.

4 (a) IN GENERAL.—The Secretary shall carry out an
5 assessment of the consequences of amending section
6 101(b) of the Water Resources Development Act of 1986
7 (33 U.S.C. 2211(b)) to authorize the operation and main8 tenance of navigation projects for a harbor or inland har9 bor constructed by the Secretary at 100-percent Federal
10 cost to a depth of 55 feet.

(b) CONTENTS.—In carrying out the assessmentunder subsection (a), the Secretary shall—

(1) describe all existing Federal navigation
projects that are authorized or constructed to a
depth of 55 feet or greater;

(2) describe any Federal navigation project that
is likely to seek authorization or modification to a
depth of 55 feet or greater during the 10-year period
beginning on the date of enactment of this section;
(3) estimate—

21 (A) the potential annual increase in Fed22 eral costs that would result from authorizing
23 operation and maintenance of a navigation
24 project to a depth of 55 feet at Federal expense; and

1 (B) the potential cumulative increase in 2 such Federal costs during the 10-year period 3 beginning on the date of enactment of this sec-4 tion; and

5 (4) assess the potential effect of authorizing op-6 eration and maintenance of a navigation project to 7 a depth of 55 feet at Federal expense on other Fed-8 eral navigation operation and maintenance activities, 9 including the potential impact on activities at donor 10 ports. energy transfer ports, emerging harbor 11 projects, and projects carried out in the Great Lakes 12 Navigation System, as such terms are defined in sec-13 tion 102(a)(2) of the Water Resources Development 14 Act of 2020 (33 U.S.C. 2238 note).

15 (c) REPORT.—Not later than 18 months after the date of enactment of this section, the Secretary shall sub-16 17 mit to the Committee on Transportation and Infrastructure of the House of Representatives and the Committee 18 19 on Environment and Public Works of the Senate, and 20 make publicly available (including on a publicly available 21 website), a report describing the results of the assessment 22 carried out under subsection (a).

1SEC. 206. REPORT AND RECOMMENDATIONS ON DREDGE2CAPACITY.

3 (a) IN GENERAL.—Not later than 2 years after the
4 date of enactment of this Act, the Secretary shall submit
5 to the Committee on Transportation and Infrastructure
6 of the House of Representatives and the Committee on
7 Environment and Public Works of the Senate, and make
8 publicly available (including on a publicly available
9 website), a report that includes—

(1) a quantification of the expected hopper and
pipeline dredging needs of authorized water resources development projects for the 10 years after
the date of enactment of this Act, including—

14 (A) the dredging needs to—

(i) construct deepenings or widenings
at authorized but not constructed projects
and the associated operations and maintenance needs of such projects; and

19 (ii) operate and maintain existing20 Federal navigation channels;

(B) the amount of dredging to be carried
out by the Corps of Engineers for other Federal
agencies;

24 (C) the dredging needs associated with au-25 thorized hurricane and storm damage risk re-

1duction projects (including periodic renourish-2ment); and

3 (D) the dredging needs associated with
4 projects for the beneficial use of dredged mate5 rial authorized by section 1122 of the Water
6 Resources Development Act of 2016 (33 U.S.C.
7 2326 note);

8 (2) an identification of the Federal appropria-9 tions for dredging projects and expenditures from 10 the Harbor Maintenance Trust Fund for fiscal year 11 2015 and each fiscal year thereafter;

(3) an identification of the dredging capacity of
the domestic hopper and pipeline dredge fleet, including publicly owned and privately owned vessels,
in each of the 10 years preceding the date of enactment of this Act;

(4) an analysis of the ability of the domestic
hopper and pipeline dredge fleet to meet the expected dredging needs identified under paragraph
(1), including an analysis of such ability in each of
the following regions—

22 (A) the east coast region;

23 (B) the west coast region, including the24 States of Alaska and Hawaii;

25 (C) the gulf coast region; and

1	(D) the Great Lakes region;
2	(5) an identification of the dredging capacity of
3	domestic hopper and pipeline dredge vessels that are
4	under contract for construction and intended to be
5	used at water resources development projects;
6	(6) an identification of any hopper or pipeline
7	dredge vessel expected to be retired or become un-
8	available during the 10-year period beginning on the
9	date of enactment of this section;
10	(7) an identification of the potential costs of
11	using either public or private dredging to carry out
12	authorized water resources development projects;
13	and
14	(8) any recommendations of the Secretary for
15	adding additional domestic hopper and pipeline
16	dredging capacity, including adding public and pri-
17	vate dredging vessels to the domestic hopper and
18	pipeline dredge fleet to efficiently service water re-
19	sources development projects.
20	(b) Opportunity for Participation.—In carrying
21	out subsection (a), the Secretary shall provide interested
22	stakeholders, including representatives from the commer-
23	cial dredging industry, with an opportunity to submit com-
24	ments to the Secretary.

(c) SENSE OF CONGRESS.—It is the sense of Con-1 2 gress that the Corps of Engineers should add additional dredging capacity if the addition of such capacity would— 3 4 (1) enable the Corps of Engineers to carry out 5 water resources development projects in an efficient 6 and cost-effective manner; and 7 (2) be in the best interests of the United 8 States. 9 SEC. 207. MAINTENANCE DREDGING DATA. 10 Section 1133(b)(3) of the Water Resources Develop-

11 ment Act of 2016 (33 U.S.C. 2326f(b)(3)) is amended by 12 inserting ", including a separate line item for all Federal 13 costs associated with the disposal of dredged material" be-14 fore the semicolon.

15 SEC. 208. REPORT TO CONGRESS ON ECONOMIC VALU-16ATION OF PRESERVATION OF OPEN SPACE,17RECREATIONAL AREAS, AND HABITAT ASSO-

18 CIATED WITH PROJECT LANDS.

(a) IN GENERAL.—The Secretary shall conduct a review of the existing statutory, regulatory, and policy requirements related to the determination of the economic
value of lands that—

(1) may be provided by the non-Federal interest, as necessary, for the construction of a project
for flood risk reduction or hurricane and storm risk

reduction in accordance with section 103(i) of the
 Water Resources Development Act of 1986 (33
 U.S.C. 2213(i));

4 (2) are being maintained for open space, rec5 reational areas, or preservation of fish and wildlife
6 habitat; and

7 (3) will continue to be so maintained as part of8 the project.

9 (b) REPORT TO CONGRESS.—Not later than 1 year 10 after the date of enactment of this section, the Secretary 11 shall issue to the Committee on Transportation and Infra-12 structure of the House of Representatives and the Com-13 mittee on Environment and Public Works of the Senate 14 a report containing the results of the review conducted 15 under subsection (a), including—

- 16 (1) a summary of the existing statutory, regu17 latory, and policy requirements described in such
 18 subsection;
- (2) a description of the requirements and process the Secretary uses to place an economic value on
 the lands described in such subsection;

(3) an assessment of whether such requirements and process affect the ability of a non-Federal
interest to provide such lands for the construction of
a project described in such subsection;

(4) an assessment of whether such require ments and process directly or indirectly encourage
 the selection of developed lands for the construction
 of a project, or have the potential to affect the total
 cost of a project; and

6 (5) the identification of alternative measures for 7 determining the economic value of such lands that 8 could provide incentives for the preservation of open 9 space, recreational areas, and habitat in association 10 with the construction of a project.

11 SEC. 209. OUACHITA RIVER WATERSHED, ARKANSAS AND 12 LOUISIANA.

The Secretary shall conduct a review of projects in
the Ouachita River watershed, Arkansas and Louisiana,
under section 216 of the Flood Control Act of 1970 (33)
U.S.C. 549a).

17 SEC. 210. REPORT ON SANTA BARBARA STREAMS, LOWER 18 MISSION CREEK, CALIFORNIA.

19 Not later than 1 year after the date of enactment 20 of this section, the Secretary shall submit to the Com-21 mittee on Transportation and Infrastructure of the House 22 of Representatives and the Committee on Environment 23 and Public Works of the Senate, and make publicly avail-24 able (including on a publicly available website), a report 25 that provides an updated economic review of the remaining portions of the project for flood damage reduction,
 Santa Barbara streams, Lower Mission Creek, California,
 authorized by section 101(b) of the Water Resources De velopment Act of 2000 (114 Stat. 2577), taking into con sideration work already completed by the non-Federal in terest.

7 SEC. 211. DISPOSITION STUDY ON SALINAS DAM AND RES8 ERVOIR, CALIFORNIA.

9 In carrying out the disposition study for the project 10 for Salinas Dam (Santa Margarita Lake), California, pur-11 suant to section 202(d) of the Water Resources Develop-12 ment Act of 2020 (134 Stat. 2675), the Secretary shall—

(1) ensure that the County of San Luis Obispo
is provided right of first refusal for any potential
conveyance of the project; and

(2) ensure that the study addresses any potential repairs or modifications to the project necessary
to meet Federal and State dam safety requirements
prior to transferring the project.

20 SEC. 212. EXCESS LANDS REPORT FOR WHITTIER NARROWS

21

DAM, CALIFORNIA.

(a) IN GENERAL.—Not later than 1 year after the
date of enactment of this section, 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
 that identifies any real property associated with the Whit tier Narrows Dam element of the Los Angeles County
 Drainage Area project that the Secretary determines—

- 5 (1) is not needed to carry out the authorized
 6 purposes of the Whittier Narrows Dam element of
 7 such project; and
- 8 (2) could be transferred to the City of Pico Ri-9 vera, California, for the replacement of recreational 10 facilities located in such city that were adversely im-11 pacted by dam safety construction activities associ-12 ated with the Whittier Narrows Dam element of 13 such project.
- 14 LOS ANGELES COUNTY DRAINAGE (b) AREA 15 PROJECT DEFINED.—In this section, the term "Los Angeles County Drainage Area project" means the project 16 17 for flood control, Los Angeles County Drainage Area, 18 California, authorized by section 101(b) of the Water Re-19 sources Development Act of 1990 (104 Stat. 4611; 130 20 Stat. 1690).

21 SEC. 213. COLEBROOK RIVER RESERVOIR, CONNECTICUT.

(a) IN GENERAL.—Not later than 180 days after the
date of enactment of this section, the Secretary shall submit to Congress a report that summarizes the benefits,
costs, and other effects of terminating the contract de-

scribed in subsection (b) between the United States and
 the Metropolitan District, Hartford, Connecticut, relating
 to reservoir water storage space, including—

4 (1) a description of entities that currently use
5 (or have expressed an interest in using) the water
6 provided pursuant to the contract;

7 (2) an accounting of the current annual costs,
8 including annual operations and maintenance costs,
9 owed by the Metropolitan District to use the water
10 provided pursuant to the contract;

(3) an accounting of any unrecovered capital or
operation and maintenance costs incurred by the
Federal Government in constructing or maintaining
the reservoir to accommodate water supply storage
as an authorized purpose of the reservoir;

(4) an accounting of any potential transfer or
increase in costs to the Federal Government, to the
Metropolitan District, or to any water users that
could result from the termination of the contract;
and

(5) any additional information that the Secretary determines appropriate for consideration of
termination of the contract.

24 (b) CONTRACT.—The contract referred to in sub-25 section (a) is the contract between the United States and

the Metropolitan District, Hartford, Connecticut, for the
 use of water supply storage space in the Colebrook River
 Reservoir, entered into on February 11, 1965, and modi fied on October 28, 1975, and titled Contract DA-19 016-CIVENG-65-203.

6 SEC. 214. COMPREHENSIVE CENTRAL AND SOUTHERN 7 FLORIDA STUDY.

8 (a) IN GENERAL.—The Secretary is authorized to 9 carry out a feasibility study for resiliency and comprehen-10 sive improvements or modifications to existing water re-11 sources development projects in the central and southern 12 Florida area, for the purposes of flood risk management, 13 water supply, ecosystem restoration (including preventing 14 saltwater intrusion), recreation, and related purposes.

15 (b) REQUIREMENTS.—In carrying out the feasibility16 study under subsection (a), the Secretary—

17 (1) is authorized to—

18 (A) review the report of the Chief of Engi19 neers on central and southern Florida, pub20 lished as House Document 643, 80th Congress,
21 2d Session, and other related reports of the
22 Secretary; and

23 (B) recommend cost-effective structural24 and nonstructural projects for implementation

1	that provide a systemwide approach for the pur-
2	poses described in subsection (a); and
3	(2) shall ensure the study and any projects rec-
4	ommended under paragraph (2) will not interfere
5	with the efforts undertaken to carry out the Com-
6	prehensive Everglades Restoration Plan pursuant to
7	section 601 of the Water Resources Development
8	Act of 2000 (114 Stat. 2680; 132 Stat. 3786).
9	SEC. 215. STUDY ON SHELLFISH HABITAT AND SEAGRASS,
10	FLORIDA CENTRAL GULF COAST.
11	(a) IN GENERAL.—Not later than 24 months after
12	the date of enactment of this Act, the Secretary shall carry
13	out a study, and submit to the Committee on Transpor-
14	tation and Infrastructure of the House of Representatives
15	and the Committee on Environment and Public Works of
16	the Senate a report, on projects and activities carried out
17	through the Engineer Research and Development Center
18	to restore shellfish habitat and seagrass in coastal estu-
19	aries in the Florida Central Gulf Coast.
20	(b) REQUIREMENTS.—In conducting the study under
21	subsection (a), the Secretary shall—
22	(1) consult with independent expert scientists
23	and other regional stakeholders with relevant exper-
24	tise and experience; and

(2) coordinate with Federal, State, and local
 agencies providing oversight for both short- and
 long-term monitoring of the projects and activities
 described in subsection (a).

5 (c) AUTHORIZATION OF APPROPRIATIONS.—There is
6 authorized to be appropriated to carry out this section
7 \$2,000,000, to remain available until expended.

8 SEC. 216. NORTHERN ESTUARIES ECOSYSTEM RESTORA-9 TION, FLORIDA.

10 (a) DEFINITIONS.—In this section:

(1) CENTRAL AND SOUTHERN FLORIDA
PROJECT.—The term "Central and Southern Florida
Project" has the meaning given that term in section
601 of the Water Resources Development Act of
2000.

16 (2) NORTHERN ESTUARIES.—The term "north17 ern estuaries" means the Caloosahatchee Estuary,
18 Charlotte Harbor, Indian River Lagoon, Lake Worth
19 Lagoon, and St. Lucie River Estuary.

20 (3) South florida ecosystem.—

(A) IN GENERAL.—The term "South Florida ecosystem" means the area consisting of the
land and water within the boundary of the
South Florida Water Management District in
effect on July 1, 1999.

1	(B) Inclusions.—The term "South Flor-
2	ida ecosystem" includes—
3	(i) the Everglades;
4	(ii) the Florida Keys;
5	(iii) the contiguous near-shore coastal
6	water of South Florida; and
7	(iv) Florida's Coral Reef.
8	(4) Study Area.—The term "study area"
9	means all lands and waters within—
10	(A) the northern estuaries;
11	(B) the South Florida ecosystem; and
12	(C) the study area boundaries of the In-
13	dian River Lagoon National Estuary Program
14	and the Coastal and Heartland Estuary Part-
15	nership, authorized pursuant to section 320 of
16	the Federal Water Pollution Control Act.
17	(b) Proposed Comprehensive Plan.—
18	(1) DEVELOPMENT.—The Secretary shall de-
19	velop, in cooperation with the non-Federal sponsors
20	of the Central and Southern Florida project and any
21	relevant Federal, State, and Tribal agencies, a pro-
22	posed comprehensive plan for the purpose of restor-
23	ing, preserving, and protecting the northern estu-
24	aries.

1	(2) INCLUSIONS.—In carrying out paragraph
2	(1), the Secretary shall develop a proposed com-
3	prehensive plan that provides for ecosystem restora-
4	tion within the northern estuaries, including the
5	elimination of harmful discharges from Lake Okee-
6	chobee.
7	(3) SUBMISSION.—Not later than 3 years after
8	the date of enactment of this Act, the Secretary
9	shall submit to Congress for approval—
10	(A) the proposed comprehensive plan devel-
11	oped under this subsection; and
12	(B) recommendations for future feasibility
13	studies within the study area for the ecosystem
14	restoration of the northern estuaries.
15	(4) INTERIM REPORTS.—Not later than 1 year
16	after the date of enactment of this Act, and annually
17	thereafter until the submission of the proposed com-
18	prehensive plan under paragraph (3), the Secretary
19	shall submit to Congress an interim report on the
20	development of the proposed comprehensive plan.
21	(5) Additional studies and analyses.—
22	Notwithstanding the submission of the proposed
23	comprehensive plan under paragraph (3), the Sec-
24	retary shall continue to conduct such studies and
25	analyses after the date of such submission as are

necessary for the purpose of restoring, preserving,
 and protecting the northern estuaries.

3 (c) LIMITATION.—Nothing in this section shall be 4 construed to require the alteration or amendment of the 5 schedule for completion of the Comprehensive Everglades 6 Restoration Plan.

7 SEC. 217. REPORT ON SOUTH FLORIDA ECOSYSTEM RES8 TORATION PLAN IMPLEMENTATION.

9 (a) REPORT.—Not later than 180 days after the date 10 of enactment of this Act, the Secretary shall submit to 11 the Committee on Transportation and Infrastructure of 12 the House of Representatives and the Committee on Envi-13 ronment and Public Works of the Senate a report that 14 provides an update on—

(1) Comprehensive Everglades Restoration Plan
projects, as authorized by or pursuant to section 601
of the Water Resources Development Act of 2000
(114 Stat. 2680; 121 U.S.C. 1269; 132 U.S.C.
3786);

(2) the review of the Lake Okeechobee Regula(2) the review of the Lake Okeechobee Regulation Schedule pursuant to section 1106 of the Water
Resources Development Act of 2018 (132 Stat.
3773) and section 210 of the Water Resources Development Act of 2020 (134 U.S.C. 2682); and

1	(3) any additional water resources development
2	projects and studies included in the South Florida
3	Ecosystem Restoration Plan Integrated Delivery
4	Schedule prepared in accordance with part 385 of
5	title 33, Code of Federal Regulations.
6	(b) CONTENTS.—The Secretary shall include in the
7	report submitted under subsection (a) the status of each
8	authorized water resources development project or study
9	described in such subsection, including—
10	(1) an estimated implementation or completion
11	date of the project or study; and
12	(2) the estimated costs to complete implementa-
10	tion or construction, as applicable, of the project or
13	tion of construction, as applicable, of the project of
13 14	study.
14	study.
14 15	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD
14 15 16	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA.
14 15 16 17	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall—
14 15 16 17 18	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall— (1) carry out a review of potential threats to
14 15 16 17 18 19	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall— (1) carry out a review of potential threats to human life and safety from use of designated rec-
14 15 16 17 18 19 20	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall— (1) carry out a review of potential threats to human life and safety from use of designated rec- reational areas at the Buford Dam, Lake Sidney La-
 14 15 16 17 18 19 20 21 	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall— (1) carry out a review of potential threats to human life and safety from use of designated rec- reational areas at the Buford Dam, Lake Sidney La- nier, Georgia, authorized by section 1 of the Act of
 14 15 16 17 18 19 20 21 22 	study. SEC. 218. REVIEW OF RECREATIONAL HAZARDS AT BUFORD DAM, LAKE SIDNEY LANIER, GEORGIA. The Secretary shall— (1) carry out a review of potential threats to human life and safety from use of designated rec- reational areas at the Buford Dam, Lake Sidney La- nier, Georgia, authorized by section 1 of the Act of July 24, 1946 (chapter 595, 60 Stat. 635); and

1	under paragraph (1), determines necessary for alert-
2	ing the public of hazardous water conditions or to
3	otherwise minimize or eliminate any identified
4	threats to human life and safety.
5	SEC. 219. REVIEW OF RECREATIONAL HAZARDS AT THE
6	BANKS OF THE MISSISSIPPI RIVER, LOU-
7	ISIANA.
8	The Secretary shall—
9	(1) carry out a review of potential threats to
10	human life and safety from use of designated rec-
11	reational areas at the banks of the Mississippi River,
12	Louisiana; and
13	(2) install such technologies and other meas-
14	ures, including sirens, strobe lights, and signage at
15	such recreational areas that the Secretary, based on
16	the review carried out under paragraph (1), deter-
17	mines necessary for alerting the public of hazardous
18	water conditions or to otherwise minimize or elimi-
19	nate any identified threats to human life and safety.
20	SEC. 220. HYDRAULIC EVALUATION OF UPPER MISSISSIPPI
21	RIVER AND ILLINOIS RIVER.
22	(a) STUDY.—The Secretary, in coordination with the
23	Administrator of the Federal Emergency Management
24	Agency, shall, at Federal expense, periodically carry out
25	a study to—

(1) evaluate the flow frequency probabilities of
 the Upper Mississippi River and the Illinois River;
 and

4 (2) develop updated water surface profiles for5 such rivers.

6 (b) AREA OF EVALUATION.—In carrying out sub-7 section (a), the Secretary shall conduct analysis along the 8 mainstem of the Mississippi River from upstream of the 9 Minnesota River confluence near Anoka, Minnesota, to just upstream of the Ohio River confluence near Cairo, 10 Illinois, and along the Illinois River from Dresden Island 11 Lock and Dam to the confluence with the Mississippi 12 13 River, near Grafton, Illinois.

14 (c) REPORTS.—Not later than 5 years after the date 15 of enactment of this Act, and not less frequently than every 20 years thereafter, the Secretary shall submit to 16 the Committee on Transportation and Infrastructure of 17 the House of Representatives and the Committee on Envi-18 ronment and Public Works of the Senate a report con-19 taining the results of a study carried out under subsection 20 21 (a).

(d) PUBLIC AVAILABILITY.—Any information developed under subsection (a) shall be made publicly available,
including on a publicly available website.

	102
1	SEC. 221. DISPOSITION STUDY ON HYDROPOWER IN THE
2	WILLAMETTE VALLEY, OREGON.
3	(a) DISPOSITION STUDY.—
4	(1) IN GENERAL.—The Secretary shall carry
5	out a disposition study to determine the Federal in-
6	terest in, and identify the effects of, deauthorizing
7	hydropower as an authorized purpose, in whole or in
8	part, of the Willamette Valley hydropower project.
9	(2) CONTENTS.—In carrying out the disposition
10	study under paragraph (1), the Secretary shall re-
11	view the effects of deauthorizing hydropower on—
12	(A) Willamette Valley hydropower project
13	operations;
14	(B) other authorized purposes of such
15	project;
16	(C) cost apportionments;
17	(D) dam safety;
18	(E) compliance with the requirements of
19	the Endangered Species Act (16 U.S.C. 1531 et
20	seq.); and
21	(F) the operations of the remaining dams
22	within the Willamette Valley hydropower
23	project.
24	(3) Recommendations.—If the Secretary,
25	through the disposition study authorized by para-
26	graph (1), determines that hydropower should be re-

moved as an authorized purpose of any part of the
Willamette Valley hydropower project, the Secretary
shall also investigate and recommend any necessary
structural or operational changes at such project
that are necessary to achieve an appropriate balance
among the remaining authorized purposes of such
project or changes to such purposes.

8 (b) REPORT.—Not later than 18 months after the 9 date of enactment of this Act, the Secretary shall issue 10 a report to the Committee on Transportation and Infra-11 structure of the House of Representatives and the Com-12 mittee on Environment and Public Works of the Senate 13 that describes—

14 (1) the results of the disposition study on
15 deauthorizing hydropower as a purpose of the Wil16 lamette Valley hydropower project; and

17 (2) any recommendations required under sub-18 section (a)(3).

(c) COSTS.—Until such time as the report required
under subsection (b) is issued, any new construction-related expenditures of the Secretary at the Willamette Valley hydropower project that are assigned to hydropower
shall not be reimbursable.

24 (d) DEFINITION.—In this section, the term "Willam25 ette Valley hydropower project" means the system of dams

and reservoir projects authorized to generate hydropower 1 2 and the power features that operate in conjunction with 3 the main regulating dam facilities, including the Big Cliff, 4 Dexter, and Foster re-regulating dams in the Willamette River Basin, Oregon, as authorized by section 4 of the 5 Flood Control Act of 1938 (chapter 795, 52 Stat. 1222; 6 7 62 Stat. 1178; 64 Stat. 177; 68 Stat. 1264; 74 Stat. 499; 8 100 Stat. 4144).

9 SEC. 222. HOUSTON SHIP CHANNEL EXPANSION CHANNEL 10 IMPROVEMENT PROJECT, TEXAS.

11 The Secretary shall expedite the completion of a fea-12 sibility study for modifications of the project for navigation, Houston Ship Channel Expansion Channel Improve-13 ment Project, Harris, Chambers, and Galveston Counties, 14 15 Texas, authorized by section 401 of the Water Resources Development Act of 2020 (134 Stat. 2734), to incorporate 16 into the project the construction of barge lanes imme-17 18 diately adjacent to either side of the Houston Ship Chan-19 nel from Bolivar Roads to Morgan's Point to a depth of 20 12 feet.

21 SEC. 223. SABINE-NECHES WATERWAY NAVIGATION IM22 PROVEMENT PROJECT, TEXAS.

The Secretary shall expedite the review and coordination of the feasibility study for the project for navigation,
Sabine–Neches Waterway, Texas, under section 203(b) of

1 the Water Resources Development Act of 1986 (33 U.S.C.

2 2231(b)).

3 SEC. 224. NORFOLK HARBOR AND CHANNELS, VIRGINIA.

4 The Secretary shall expedite the completion of a fea-5 sibility study for the modification of the project for naviga-6 tion, Norfolk Harbor and Channels, Virginia, authorized 7 by section 201 of the Water Resources Development Act 8 of 1986 (100 Stat. 4090; 132 Stat. 3840) to incorporate 9 the widening and deepening of Anchorage F into the 10 project.

11 SEC. 225. COASTAL VIRGINIA, VIRGINIA.

12 (a) IN GENERAL.—In carrying out the feasibility 13 study for the project for flood risk management, ecosystem restoration, and navigation, Coastal Virginia, authorized 14 15 by section 1201(9) of the Water Resources Development Act of 2018 (132 Stat. 3802), the Secretary is authorized 16 to enter into a written agreement with any Federal agency 17 that owns or operates property in the area of the project 18 to accept and expend funds from such Federal agency to 19 20 include in the study an analysis with respect to property 21 owned or operated by such Federal agency.

(b) INFORMATION.—The Secretary shall use any relevant information obtained from a Federal agency described in subsection (a) to carry out the feasibility study
described in such subsection.

1 SEC. 226. WESTERN INFRASTRUCTURE STUDY.

2	(a) Comprehensive Study.—The Secretary shall
3	conduct a comprehensive study to evaluate the effective-
4	ness of carrying out additional measures, including meas-
5	ures that use natural features or nature-based features,
6	at or upstream of covered reservoirs, for the purposes of—
7	(1) sustaining operations in response to chang-
8	ing hydrological and climatic conditions;
9	(2) mitigating the risk of drought or floods, in-
10	cluding the loss of storage capacity due to sediment
11	accumulation;
12	(3) increasing water supply; or
13	(4) aquatic ecosystem restoration.
14	(b) STUDY FOCUS.—In conducting the study under
15	subsection (a), the Secretary shall include all covered res-
16	ervoirs located in the South Pacific Division of the Corps
17	of Engineers.
18	(c) Consultation and Use of Existing Data.—
19	(1) CONSULTATION.—In conducting the study
20	under subsection (a), the Secretary shall consult
21	with applicable—
22	(A) Federal, State, and local agencies;
23	(B) Indian Tribes;
24	(C) non-Federal interests; and
25	(D) stakeholders, as determined appro-
26	priate by the Secretary.

1	(2) Use of existing data and prior stud-
2	IES.—In conducting the study under subsection (a),
3	the Secretary shall, to the maximum extent prac-
4	ticable and where appropriate—
5	(A) use existing data provided to the Sec-
6	retary by entities described in paragraph (1);
7	and
8	(B) incorporate—
9	(i) relevant information from prior
10	studies and projects carried out by the
11	Secretary; and
12	(ii) the relevant technical data and
13	scientific approaches with respect to
14	changing hydrological and climatic condi-
15	tions.
16	(d) REPORT.—Not later than 3 years after the date
17	of enactment of this Act, the Secretary shall submit to
18	the Committee on Transportation and Infrastructure of
19	the House of Representatives and the Committee on Envi-
20	ronment and Public Works of the Senate a report that
21	describes—
22	(1) the results of the study; and
23	(2) any recommendations for additional study
24	in specific geographic areas.

(e) SAVINGS PROVISION.—Nothing in this section
 provides authority to the Secretary to change the author ized purposes of any covered reservoir.

4 (f) DEFINITIONS.—In this section:

5 (1) COVERED RESERVOIR.—The term "covered
6 reservoir" means a reservoir owned and operated by
7 the Secretary or for which the Secretary has flood
8 control responsibilities under section 7 of the Act of
9 December 22, 1944 (33 U.S.C. 709).

10 (2) NATURAL FEATURE AND NATURE-BASED
11 FEATURE.—The terms "natural feature" and "na12 ture-based feature" have the meanings given such
13 terms in section 1184(a) of the Water Resources
14 Development Act of 2016 (33 U.S.C. 2289a(a)).

15 SEC. 227. REPORT ON SOCIALLY AND ECONOMICALLY DIS-

16

ADVANTAGED SMALL BUSINESS CONCERNS.

17 (a) IN GENERAL.—Not later than 1 year after the date of enactment of this Act, the Secretary shall submit 18 19 to the Committee on Transportation and Infrastructure 20 of the House of Representatives and the Committee on 21 Environment and Public Works of the Senate, and make 22 publicly available (including on a publicly available 23 website), a report that describes and documents the use 24 of contracts and subcontracts with Small Disadvantaged

Businesses in carrying out the water resources develop ment authorities of the Secretary.

3 (b) INFORMATION.—The Secretary shall include in
4 the report under subsection (a) information on the dis5 tribution of funds to Small Disadvantaged Businesses on
6 a disaggregated basis.

7 (c) DEFINITION.—In this section, the term "Small
8 Disadvantaged Business" has the meaning given that
9 term in section 124.1001 of title 13, Code of Federal Reg10 ulations (or successor regulations).

11 SEC. 228. REPORT ON SOLAR ENERGY OPPORTUNITIES.

12 (a) Assessment.—

(1) IN GENERAL.—The Secretary, at Federal
expense, shall conduct an assessment, in consultation with the Secretary of Energy, of opportunities
to install and maintain photovoltaic solar panels (including floating solar panels) at covered projects.

18 (2) CONTENTS.—The assessment conducted
19 under paragraph (1) shall—

20 (A) include a description of the economic,
21 environmental, and technical viability of install22 ing and maintaining, or contracting with third
23 parties to install and maintain, photovoltaic
24 solar panels at covered projects;

7

8

9

10

110

1 (B) identify covered projects with a high 2 potential for the installation and maintenance 3 of photovoltaic solar panels and whether such 4 installation and maintenance would require ad-5 ditional authorization;

(C) account for potential impacts of photovoltaic solar panels at covered projects and the authorized purposes of such projects, including potential impacts on flood risk reduction, recreation, water supply, and fish and wildlife; and

(D) account for the availability of electric
grid infrastructure close to covered projects, including underutilized transmission infrastructure.

(b) REPORT TO CONGRESS.—Not later than 18
months after the date of enactment of this Act, the Secretary shall submit to Congress, and make publicly available (including on a publicly available website), a report
containing the results of the assessment conducted under
subsection (a).

(c) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to the Secretary
\$10,000,000 to carry out this section.

24 (d) DEFINITION.—In this section, the term "covered
25 project" means—

(1) any property under the control of the Corps
 of Engineers; and

3 (2) any water resources development project
4 constructed by the Secretary or over which the Sec5 retary has financial or operational responsibility.

6 SEC. 229. ASSESSMENT OF COASTAL FLOODING MITIGA7 TION MODELING AND TESTING CAPACITY.

8 (a) IN GENERAL.—The Secretary, acting through the 9 Director of the Engineer Research and Development Cen-10 ter, shall carry out an assessment of the current capacity 11 of the Corps of Engineers to model coastal flood mitiga-12 tion systems and test the effectiveness of such systems in 13 preventing flood damage resulting from coastal storm 14 surges.

(b) CONSIDERATIONS.—In carrying out the assess-ment under subsection (a), the Secretary shall—

17 (1) identify the capacity of the Corps of Engi-18 neers to—

19 (A) carry out the testing of the perform20 ance and reliability of coastal flood mitigation
21 systems; or

(B) collaborate with private industries tocarry out such testing;

24 (2) identify any limitations or deficiencies at25 Corps of Engineers facilities that are capable of test-

ing the performance and reliability of coastal flood
 mitigation systems;

3 (3) assess any benefits that would result from
4 addressing the limitations or deficiencies identified
5 under paragraph (2); and

6 (4) provide recommendations for addressing7 such limitations or deficiencies.

8 (c) REPORT TO CONGRESS.—Not later than 1 year 9 after the date of enactment of this section, the Secretary shall submit to the Committee on Transportation and In-10 11 frastructure of the House of Representatives and the Com-12 mittee on Environment and Public Works of the Senate, and make publicly available (including on a publicly avail-13 14 able website), a report describing the results of the assess-15 ment carried out under subsection (a).

16 SEC. 230. REPORT TO CONGRESS ON EASEMENTS RELATED

17TO WATER RESOURCES DEVELOPMENT18PROJECTS.

(a) IN GENERAL.—The Secretary shall conduct a review of the existing statutory, regulatory, and policy requirements and procedures related to the use, in relation
to the construction of a project for flood risk management,
hurricane and storm risk reduction, or environmental resto ration, of covered easements that may be provided to
the Secretary by non-Federal interests.

1 (b) REPORT TO CONGRESS.—Not later than 1 year 2 after the date of enactment of this Act, the Secretary shall 3 submit to the Committee on Transportation and Infra-4 structure of the House of Representatives and the Com-5 mittee on Environment and Public Works of the Senate 6 a report containing the results of the review conducted 7 under subsection (a), including—

8 (1) the findings of the Secretary relating to— 9 (A) the minimum rights in property that 10 are necessary to construct, operate, or maintain 11 projects for flood risk management, hurricane 12 and storm risk reduction, or environmental res-13 toration;

(B) whether increased use of covered easements in relation to such projects could promote greater participation from cooperating
landowners in addressing local flooding or environmental restoration challenges;

19 (C) whether such increased use could re20 sult in cost savings in the implementation of
21 the projects, without any reduction in project
22 benefits; and

23 (D) whether such increased use is in the24 best interest of the United States; and

(2) any recommendations of the Secretary relat ing to whether existing requirements or procedures
 related to such use of covered easements should be
 revised to reflect the results of the review.

5 (c) DEFINITION.—In this section, the term "covered
6 easement" means an easement or other similar interest
7 in real property that—

8 (1) reserves for the Secretary rights in the
9 property that are necessary to construct, operate, or
10 maintain a water resources development project;

(2) provides for appropriate public use of the
property, and retains the right of continued use of
the property by the owner of the property, to the extent such uses are consistent with purposes of the
covered easement;

16 (3) provides access to the property for oversight17 and inspection by the Secretary;

18 (4) is permanently recorded; and

19 (5) is enforceable under Federal and State law.
20 SEC. 231. ASSESSMENT OF FOREST, RANGELAND, AND WA21 TERSHED RESTORATION SERVICES ON
22 LANDS OWNED BY THE CORPS OF ENGI23 NEERS.

(a) IN GENERAL.—The Secretary shall carry out anassessment of forest, rangeland, and watershed restoration

services on lands owned by the Corps of Engineers, includ ing an assessment of whether the provision of such serv ices on such lands by non-Federal interests through good
 neighbor agreements would be in the best interests of the
 United States.

6 (b) CONSIDERATIONS.—In carrying out the assess7 ment under subsection (a), the Secretary shall—

8 (1) describe the forest, rangeland, and water9 shed restoration services provided by the Secretary
10 on lands owned by the Corps of Engineers;

(2) assess whether such services, including efforts to reduce hazardous fuels and to restore and
improve forest, rangeland, and watershed health (including the health of fish and wildlife habitats)
would be enhanced by authorizing the Secretary to
enter into a good neighbor agreement with a nonFederal interest;

(3) describe the process for ensuring that Federal requirements for land management plans for
forests on lands owned by the Corps of Engineers
remain in effect under good neighbor agreements;

(4) assess whether Congress should authorize
the Secretary to enter into a good neighbor agreement with a non-Federal interest to provide forest,
rangeland, and watershed restoration services on

lands owned by the Corps of Engineers, including by
 assessing any interest expressed by a non-Federal
 interest to enter into such an agreement;

4 (5) consider whether implementation of a good
5 neighbor agreement on lands owned by the Corps of
6 Engineers would benefit State and local governments
7 and Indian Tribes that are located in the same geo8 graphic area as such lands; and

9 (6) consult with the heads of other Federal
10 agencies authorized to enter into good neighbor
11 agreements with non-Federal interests.

(c) REPORT TO CONGRESS.—Not later than 18 12 13 months after the date of enactment of this section, the 14 Secretary shall submit to the Committee on Transpor-15 tation and Infrastructure of the House of Representatives and the Committee on Environment and Public Works of 16 17 the Senate, and make publicly available (including on a publicly available website), a report describing the results 18 19 of the assessment carried out under subsection (a).

20 (d) DEFINITIONS.—In this section:

(1) FOREST, RANGELAND, AND WATERSHED
RESTORATION SERVICES.—The term "forest, rangeland, and watershed restoration services" has the
meaning given such term in section 8206 of the Agricultural Act of 2014 (16 U.S.C. 2113a).

1	(2) GOOD NEIGHBOR AGREEMENT.—The term
2	"good neighbor agreement" means a cooperative
3	agreement or contract (including a sole source con-
4	tract) entered into between the Secretary and a non-
5	Federal interest to carry out forest, rangeland, and
6	watershed restoration services.
7	(3) LANDS OWNED BY THE CORPS OF ENGI-
8	NEERS.—The term "lands owned by the Corps of
9	Engineers" means any land owned by the Corps of
10	Engineers, but does not include—
11	(A) a component of the National Wilder-
12	ness Preservation System;
13	(B) land on which the removal of vegeta-
14	tion is prohibited or restricted by law or Presi-
15	dential proclamation;
16	(C) a wilderness study area; or
17	(D) any other land with respect to which
18	the Secretary determines that forest, rangeland,
19	and watershed restoration services should re-
20	main the responsibility of the Secretary.
21	SEC. 232. ELECTRONIC PREPARATION AND SUBMISSION OF
22	APPLICATIONS.
23	Section 2040(f) of the Water Resources Development
24	Act of 2007 (33 U.S.C. 2345(f)) is amended—

1 (1) in paragraph (1), by striking "Water Re-2 sources Development Act of 2016" and inserting 3 "Water Resources Development Act of 2022"; and 4 (2) by striking paragraph (2) and inserting the 5 following: 6 "(2) Report on electronic system imple-7 MENTATION.—The Secretary shall submit to the 8 Committee on Transportation and Infrastructure of 9 the House of Representatives and the Committee on 10 Environment and Public Works of the Senate a 11 quarterly report describing the status of the imple-12 mentation of this section.". SEC. 233. REPORT ON CORROSION PREVENTION ACTIVI-13 14 TIES. 15 Not later than 180 days after the date of enactment of this Act, the Secretary shall submit to the Committee 16 17 on Transportation and Infrastructure of the House of Representatives and the Committee on Environment and 18 19 Public Works of the Senate, and make publicly available, 20 a report that describes— 21 (1) the extent to which the Secretary has car-22 ried out section 1033 of the Water Resources Re-23 form and Development Act of 2014 (33 U.S.C. 24 2350);

1 (2) the extent to which the Secretary has incor-2 porated corrosion prevention activities (as defined in 3 such section) at water resources development 4 projects constructed or maintained by the Secretary 5 since the date of enactment of such section; and 6 (3) in instances where the Secretary has not in-7 corporated corrosion prevention activities at such 8 water resources development projects since such 9 date, an explanation as to why such corrosion prevention activities have not been incorporated. 10 11 SEC. 234. GAO STUDIES ON MITIGATION. 12 (a) STUDY ON MITIGATION FOR WATER RESOURCES DEVELOPMENT PROJECTS.— 13 14 (1) IN GENERAL.—Not later than 18 months 15 after the date of enactment of this Act, the Comptroller General of the United States shall conduct, 16 17 and submit to the Committee on Transportation and 18 Infrastructure of the House of Representatives and 19 the Committee on Environment and Public Works of 20 the Senate, a report on the results of a study on 21 projects and activities to mitigate fish and wildlife 22 losses resulting from the construction, or operation 23 and maintenance, of an authorized water resources 24 development project.

1	(2) REQUIREMENTS.—In conducting the study
2	under paragraph (1), the Comptroller General
3	shall—
4	(A) investigate the extent to which—
5	(i) mitigation projects and activities
6	(including the acquisition of lands or inter-
7	ests in lands) restore the natural hydro-
8	logic conditions, restore native vegetation,
9	and otherwise support native fish and wild-
10	life species, as required under section 906
11	of the Water Resources Development Act
12	of 1986 (33 U.S.C. 2283);
13	(ii) mitigation projects or activities
14	(including the acquisition of lands or inter-
15	ests in lands) are undertaken before, or
16	concurrent with, the construction of the
17	project;
18	(iii) mitigation projects or activities

18 (iii) mitigation projects or activities
19 (including the acquisition of lands or inter20 ests in lands) are completed;

21 (iv) ongoing mitigation projects or ac22 tivities are undertaken to mitigate for fish
23 and wildlife losses from the operation and
24 maintenance of a project (including peri-

1	odic review and updating of such projects
2	or activities);
3	(v) the Secretary includes mitigation
4	plans (as required under subsection (d) of
5	such section 906) in any project study, as
6	such term is defined in section $2034(1)$ of
7	the Water Resources Development Act of
8	2007 (33 U.S.C. 2343);
9	(vi) processing and approval of miti-
10	gation projects and activities (including the
11	acquisition of lands or interests in lands)
12	affects the timeline of completion of
13	projects; and
14	(vii) mitigation projects and activities
15	(including the acquisition of lands or inter-
16	ests in lands) affect the total cost of
17	projects;
18	(B) review any reports submitted to Con-
19	gress in accordance with section 2036(b) of the
20	Water Resources Development Act of 2007
21	(121 Stat. 1094) on the status of construction
22	of projects that require mitigation; and
23	(C) consult with independent scientists,
24	economists, and other stakeholders with exper-
25	tise and experience.

	±==
1	(b) Study on the Compensatory Mitigation.—
2	(1) IN GENERAL.—Not later than 18 months
3	after the date of enactment of this Act, the Comp-
4	troller General of the United States shall conduct,
5	and submit to the Committee on Transportation and
6	Infrastructure of the House of Representatives and
7	the Committee on Environment and Public Works of
8	the Senate, a report on the results of a study on
9	performance metrics for, compliance with, and ade-
10	quacy in addressing project impacts of, potential
11	mechanisms for fulfilling compensatory mitigation
12	obligations pursuant to the Federal Water Pollution
13	Control Act (33 U.S.C. 1251 et seq.).
14	(2) Requirements.—The Comptroller General
15	shall include in the study under paragraph (1) an
16	analysis of—
17	(A) the primary mechanisms for fulfilling
18	compensatory mitigation obligations, includ-
19	ing—
20	(i) mitigation banks;
21	(ii) in-lieu fee programs; and
22	(iii) direct mitigation by permittees;
23	(B) the timeliness of initiation and suc-
24	cessful completion of compensatory mitigation

1	activities in relation to when the permitted ac-
2	tivity occurs;
3	(C) the timeliness of processing and ap-
4	proval of compensatory mitigation activities;
5	(D) the costs of carrying out compensatory
6	mitigation activities borne by the Federal Gov-
7	ernment, permittee, or any other involved enti-
8	ty;
9	(E) Federal and State agency oversight
10	and short- and long-term monitoring of the
11	compensatory mitigation activities;
12	(F) whether the compensatory mitigation
13	activity successfully replaces any lost or ad-
14	versely affected habitat with habitat having
15	similar functions of equal or greater ecological
16	value; and
17	(G) the continued, long-term success of the
18	compensatory mitigation activities over a 5-,
19	10-, 20-, and 50-year period.
20	(3) UPDATE.—In conjunction with the study
21	under paragraph (1), the Comptroller General shall
22	review and update the findings and recommenda-
23	tions, including a review of Federal agency compli-
24	ance with such recommendations, in the report of
25	the Comptroller General entitled, "Corps of Engi-

neers Does Not Have an Effective Oversight Ap proach to Ensure That Compensatory Mitigation Is
 Occurring" and dated September 2005 (GAO-05 898).

5 SEC. 235. GAO STUDY ON WATERBORNE STATISTICS.

6 (a) IN GENERAL.—Not later than 18 months after
7 the date of enactment of this Act, the Comptroller General
8 of the United States shall carry out a review of the Water9 borne Commerce Statistics Center of the Corps of Engi10 neers that includes—

- (1) an assessment of ways in which the Waterborne Commerce Statistics Center can improve the
 collection of information relating to all commercial
 maritime activity within the jurisdiction of a port,
 including the collection and reporting of records of
 fishery landings and aquaculture harvest; and
- 17 (2) recommendations to improve the collection
 18 of such information from non-Federal entities, tak19 ing into consideration—
- 20 (A) the cost, efficiency, and accuracy of21 collecting such information; and
- (B) the protection of proprietary informa-tion.

24 (b) REPORT.—Upon completion of the review carried25 out under subsection (a), the Comptroller General shall

submit to the Committee on Transportation and Infra structure of the House of Representatives and the Com mittee on Environment and Public Works of the Senate
 a report containing the results of such review.

5 SEC. 236. GAO STUDY ON THE INTEGRATION OF INFORMA-

6

TION INTO THE NATIONAL LEVEE DATABASE.

7 (a) IN GENERAL.—Not later than 18 months after 8 the date of enactment of this Act, the Comptroller General 9 of the United States shall submit to the Committee on 10 Transportation and Infrastructure of the House of Representatives and the Committee on the Environment and 11 12 Public Works of the Senate a report on the results of a study on the sharing of levee information and the integra-13 tion of information into the National Levee Database by 14 15 the Corps of Engineers and the Federal Emergency Management Agency in accordance with section 9004 of the 16 Water Resources Development Act of 2007 (33 U.S.C. 17 3303). 18

19 (b) REQUIREMENTS.—In conducting the study under20 subsection (a), the Comptroller General shall—

(1) investigate the information sharing protocols and procedures between the Corps of Engineers
and the Federal Emergency Management Agency regarding the construction of new Federal flood protection projects;

1 (2) analyze the timeliness of the integration of 2 information relating to newly constructed flood pro-3 tection projects into the National Levee Database; 4 (3) identify any delays between the construction 5 of a new Federal flood protection project and when 6 a policyholder of the National Flood Insurance Pro-7 gram would realize a premium discount due to the 8 construction of a new Federal flood protection 9 project; and 10 (4) determine whether current information 11 sharing protocols are adversely impacting the ability 12 of the Secretary to perform accurate benefit-cost 13 analysis for future flood risk management activities. TITLE III—DEAUTHORIZATIONS 14 AND MODIFICATIONS 15 16 SEC. 301. DEAUTHORIZATION OF INACTIVE PROJECTS. 17 (a) PURPOSES; PROPOSED DEAUTHORIZATION LIST; SUBMISSION OF FINAL LIST.—Section 301 of the Water 18 Resources Development Act of 2020 (33 U.S.C. 579–2) 19 20 is amended by striking subsections (a) through (c) and 21 inserting the following: 22 "(a) PURPOSES.—The purposes of this section are— "(1) to identify water resources development 23 24 projects, and separable elements of projects, author-

1	ized by Congress that are no longer viable for con-
2	struction due to—
3	"(A) a lack of local support;
4	"(B) a lack of available Federal or non-
5	Federal resources; or
6	"(C) an authorizing purpose that is no
7	longer relevant or feasible;
8	((2) to create an expedited and definitive proc-
9	ess for Congress to deauthorize water resources de-
10	velopment projects and separable elements that are
11	no longer viable for construction; and
12	"(3) to allow the continued authorization of
13	water resources development projects and separable
14	elements that are viable for construction.
15	"(b) Proposed Deauthorization List.—
16	"(1) Preliminary List of projects.—
17	"(A) IN GENERAL.—The Secretary shall
18	develop a preliminary list of each water re-
19	sources development project, or separable ele-
20	ment of a project, authorized for construction
21	before November 8, 2007, for which—
22	"(i) planning, design, or construction
23	was not initiated before the date of enact-
24	ment of this Act; or

1	"(ii) planning, design, or construction
2	was initiated before the date of enactment
3	of this Act, but for which no funds, Fed-
4	eral or non-Federal, were obligated for
5	planning, design, or construction of the
6	project or separable element of the project
7	during the current fiscal year or any of the
8	10 preceding fiscal years.
9	"(B) Use of comprehensive construc-
10	TION BACKLOG AND OPERATION AND MAINTE-
11	NANCE REPORT.—The Secretary may develop
12	the preliminary list from the comprehensive
13	construction backlog and operation and mainte-
14	nance reports developed pursuant to section
15	1001(b)(2) of the Water Resources Develop-
16	ment Act of 1986 (33 U.S.C. 579a).
17	"(2) Preparation of proposed deauthor-
18	IZATION LIST.—
19	"(A) Proposed list and estimated de-
20	AUTHORIZATION AMOUNT.—The Secretary
21	shall—
22	"(i) prepare a proposed list of projects
23	for deauthorization comprised of a subset
24	of projects and separable elements identi-
25	fied on the preliminary list developed

1	under paragraph (1) that are projects or
2	separable elements described in subsection
3	(a)(1), as determined by the Secretary;
4	and
5	"(ii) include with such proposed list
6	an estimate, in the aggregate, of the Fed-
7	eral cost to complete such projects.
8	"(B) Determination of federal cost
9	to complete.—For purposes of subparagraph
10	(A), the Federal cost to complete shall take into
11	account any allowances authorized by section
12	902 of the Water Resources Development Act
13	of 1986 (33 U.S.C. 2280), as applied to the
14	most recent project schedule and cost estimate.
15	"(3) Public comment and consultation.—
16	"(A) IN GENERAL.—The Secretary shall
17	solicit comments from the public and the Gov-
18	ernors of each applicable State on the proposed
19	deauthorization list prepared under paragraph
20	(2)(A).
21	"(B) COMMENT PERIOD.—The public com-
22	ment period shall be 90 days.
23	"(4) PREPARATION OF FINAL DEAUTHORIZA-
24	TION LIST.—

1	"(A) IN GENERAL.—The Secretary shall
2	prepare a final deauthorization list by—
3	"(i) considering any comments re-
4	ceived under paragraph (3); and
5	"(ii) revising the proposed deauthor-
6	ization list prepared under paragraph
7	(2)(A) as the Secretary determines nec-
8	essary to respond to such comments.
9	"(B) APPENDIX.—The Secretary shall in-
10	clude as part of the final deauthorization list an
11	appendix that—
12	"(i) identifies each project or sepa-
13	rable element on the proposed deauthoriza-
14	tion list that is not included on the final
15	deauthorization list; and
16	"(ii) describes the reasons why the
17	project or separable element is not in-
18	cluded on the final deauthorization list.
19	"(c) Submission of Final Deauthorization List
20	TO CONGRESS FOR CONGRESSIONAL REVIEW; PUBLICA-
21	TION.—
22	"(1) IN GENERAL.—Not later than 90 days
23	after the date of the close of the comment period
24	under subsection (b)(3), the Secretary shall—

	101
1	"(A) submit the final deauthorization list
2	and appendix prepared under subsection $(b)(4)$
3	to the Committee on Transportation and Infra-
4	structure of the House of Representatives and
5	the Committee on Environment and Public
6	Works of the Senate; and
7	"(B) publish the final deauthorization list
8	and appendix in the Federal Register.
9	"(2) EXCLUSIONS.—The Secretary shall not in-
10	clude in the final deauthorization list submitted
11	under paragraph (1) any project or separable ele-
12	ment with respect to which Federal funds for plan-
13	ning, design, or construction are obligated after the
14	development of the preliminary list under subsection
15	(b)(1)(A) but prior to the submission of the final de-
16	authorization list under paragraph (1)(A) of this
17	subsection.".
18	(b) REPEAL.—Section 301(d) of the Water Resources
19	Development Act of 2020 (33 U.S.C. 579–2(d)) is re-
20	pealed.
21	SEC. 302. WATERSHED AND RIVER BASIN ASSESSMENTS.
22	Section 729 of the Water Resources Development Act
23	of 1986 (33 U.S.C. 2267a) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (5), by striking "and" at
2	the end;
3	(B) in paragraph (6), by striking the pe-
4	riod at the end and inserting a semicolon; and
5	(C) by adding at the end the following:
6	"(7) sea level rise;
7	"(8) coastal storm damage reduction; and
8	"(9) streambank and shoreline protection.";
9	and
10	(2) in subsection (d)—
11	(A) in paragraph (9), by striking "and" at
12	the end;
13	(B) in paragraph (10), by striking the pe-
14	riod at the end and inserting a semicolon; and
15	(C) by adding at the end the following:
16	"(11) New York-New Jersey Watershed Basin,
17	which encompasses all the watersheds that flow into
18	the New York-New Jersey Harbor and their associ-
19	ated estuaries, including the Hudson, Mohawk, Rari-
20	tan, Passaic, Hackensack, and Bronx River Water-
21	sheds and the Hudson River Estuary;
22	"(12) Mississippi River Watershed; and
23	"(13) Chattahoochee River Basin, Alabama,
24	Florida, and Georgia.".

1 SEC. 303. FORECAST-INFORMED RESERVOIR OPERATIONS.

2 (a) ADDITIONAL UTILIZATION OF FORECAST-IN3 FORMED RESERVOIR OPERATIONS.—Section 1222(c) of
4 the Water Resources Development Act of 2018 (132 Stat.
5 3811; 134 Stat. 2661) is amended—

6 (1) in paragraph (1), by striking "the Upper
7 Missouri River Basin and the North Platte River
8 Basin" and inserting "the Upper Missouri River
9 Basin, the North Platte River Basin, and the Apa10 lachicola Chattahoochee Flint River Basin"; and

11 (2) in paragraph (2)—

(A) in subparagraph (A), by striking "the
Upper Missouri River Basin or the North
Platte River Basin" and inserting "the Upper
Missouri River Basin, the North Platte River
Basin, or the Apalachicola Chattahoochee Flint
River Basin"; and

(B) in subparagraph (B), by striking "the
Upper Missouri River Basin or the North
Platte River Basin" and inserting "the Upper
Missouri River Basin, the North Platte River
Basin, or the Apalachicola Chattahoochee Flint
River Basin".

24 (b) COMPLETION OF REPORTS.—The Secretary shall25 expedite completion of the reports authorized by section

	101
1	1222 of the Water Resources Development Act of 2018
2	(132 Stat. 3811; 134 Stat. 2661).
3	SEC. 304. LAKES PROGRAM.
4	Section 602(a) of the Water Resources Development
5	Act of 1986 (100 Stat. 4148; 104 Stat. 4646; 110 Stat.
6	3758; 113 Stat. 295; 121 Stat. 1076; 134 Stat. 2703)
7	is amended—
8	(1) in paragraph (29), by striking "and" at the
9	end;
10	(2) in paragraph (30), by striking the period at
11	the end and inserting a semicolon; and
12	(3) by adding at the end the following:
13	"(31) Salisbury Pond, Worcester, Massachu-
14	setts;
15	"(32) Baisley Pond, New York;
16	"(33) Legacy Park, Decatur, Georgia; and
17	"(34) White Rock Lake, Dallas, Texas.".
18	SEC. 305. INVASIVE SPECIES.
19	(a) Aquatic Invasive Species Research.—Sec-
20	tion 1108(a) of the Water Resources Development Act of
21	2018 (33 U.S.C. 2263a(a)) is amended by inserting ",
22	hydrilla'' after ''elodea''.
23	(b) HARMFUL ALGAL BLOOM DEMONSTRATION PRO-
24	GRAM.—Section 128(c) of the Water Resources Develop-

ment Act of 2020 (33 U.S.C. 610 note) is amended to
 read as follows:

3 "(c) FOCUS AREAS.—In carrying out the demonstra4 tion program under subsection (a), the Secretary shall un5 dertake program activities related to harmful algal blooms
6 in—

7 "(1) the Great Lakes;

8 "(2) the tidal and inland waters of the State of 9 New Jersey, including Lake Hopatcong, New Jersey; 10 "(3) the coastal and tidal waters of the State 11 of Louisiana; 12 "(4) the waterways of the counties that com-13 prise the Sacramento-San Joaquin Delta, California; "(5) the Allegheny Reservoir Watershed, New 14 15 York;

"(6) Lake Okeechobee, Florida;

17 "(7) the Caloosahatchee and St. Lucie Rivers,18 Florida;

19 "(8) Lake Sidney Lanier, Georgia;

20 "(9) Rio Grande River Basin, Colorado, New
21 Mexico, and Texas;

22 "(10) lakes and reservoirs in the State of Ohio;

- 23 "(11) Detroit Lake, Oregon; and
- 24 "(12) Ten Mile Lake, Oregon.".

(c) UPDATE ON INVASIVE SPECIES POLICY GUID ANCE.—Section 501(b) of the Water Resources Develop ment Act of 2020 (33 U.S.C. 610 note) is amended—
 (1) in paragraph (1), by striking "and" at the
 end;

6 (2) in paragraph (2), by striking the period at
7 the end and inserting "; and"; and

8 (3) by adding at the end the following:

9 "(3) the Sacramento-San Joaquin Delta, Cali-10 fornia.".

11 SEC. 306. PROJECT REAUTHORIZATIONS.

12 (a) NEW YORK HARBOR, NEW YORK AND NEW JER-SEY.—The New York Harbor collection and removal of 13 drift project authorized by section 2 of the Act of March 14 15 4, 1915 (38 Stat. 1051; 88 Stat. 39; 104 Stat. 4615), and deauthorized pursuant to section 6001 of the Water 16 Resources Reform and Development Act of 2014 (128) 17 18 Stat. 1345), is authorized to be carried out by the Secretary. 19

(b) GUANAJIBO RIVER, PUERTO RICO.—The project
for flood control, Guanajibo River, Puerto Rico, authorized by section 101 of the Water Resources Development
Act of 1999 (113 Stat. 278), and deauthorized pursuant
to section 6001 of the Water Resources Reform and Devel-

opment Act of 2014 (128 Stat. 1345), is authorized to
 be carried out by the Secretary.

3 (c) RIO NIGUA, SALINAS, PUERTO RICO.—The
4 project for flood control, Rio Nigua, Salinas, Puerto Rico,
5 authorized by section 101 of the Water Resources Devel6 opment Act of 1999 (113 Stat. 278), and deauthorized
7 pursuant to section 6001 of the Water Resources Reform
8 and Development Act of 2014 (128 Stat. 1345), is author9 ized to be carried out by the Secretary.

(d) RIO GRANDE DE LOIZA, PUERTO RICO.—The
project for flood control, Rio Grande De Loiza, Puerto
Rico, authorized by section 101 of the Water Resources
Development Act of 1992 (106 Stat. 4803), and deauthorized pursuant to section 6001 of the Water Resources Reform and Development Act of 2014 (128 Stat. 1345), is
authorized to be carried out by the Secretary.

17 SEC. 307. ST. FRANCIS LAKE CONTROL STRUCTURE.

(a) IN GENERAL.—The Secretary shall set the ordinary high water mark for water impounded behind the St.
Francis Lake Control Structure, authorized by the Act of
May 15, 1928 (45 Stat. 538; 79 Stat. 1077), at 208 feet
mean sea level.

(b) OPERATION BY PROJECT MANAGER.—In setting
the ordinary high water mark under subsection (a), the
Secretary shall ensure that the project manager for the

St. Francis Lake Control Structure may continue oper ating such structure in accordance with the instructions
 set forth in the document titled "St. Francis Lake Control
 Structure Standing Instructions to the Project Manager"
 and published in January 1982 by the Corps of Engineers,
 Memphis District.

7 SEC. 308. FRUITVALE AVENUE RAILROAD BRIDGE, ALA8 MEDA, CALIFORNIA.

9 Section 4017(d) of the Water Resources Development
10 Act of 2007 (121 Stat. 1175) is repealed.

11 SEC. 309. LOS ANGELES COUNTY, CALIFORNIA.

(a) ESTABLISHMENT OF PROGRAM.—The Secretary
may establish a program to provide environmental assistance to non-Federal interests in Los Angeles County, California.

16 (b) FORM OF ASSISTANCE.—Assistance provided under this section may be in the form of design and con-17 struction assistance for water-related environmental infra-18 19 and resource protection and development structure projects in Los Angeles County, California, including 20 21 projects for wastewater treatment and related facilities, 22 water supply and related facilities, environmental restora-23 tion, and surface water resource protection and develop-24 ment.

(c) OWNERSHIP REQUIREMENT.—The Secretary may
 provide assistance for a project under this section only if
 the project is publicly owned.

4 (d) PARTNERSHIP AGREEMENTS.—

5 (1) IN GENERAL.—Before providing assistance 6 under this section to a non-Federal interest, the Sec-7 retary shall enter into a partnership agreement 8 under section 221 of the Flood Control Act of 1970 9 (42 U.S.C. 1962d–5b) with the non-Federal interest 10 with respect to the project to be carried out with 11 such assistance.

12 (2) REQUIREMENTS.—Each partnership agree13 ment for a project entered into under this subsection
14 shall provide for the following:

(A) Development by the Secretary, in consultation with appropriate Federal and State officials, of a facilities or resource protection and
development plan, including appropriate engineering plans and specifications.

20 (B) Establishment of such legal and insti21 tutional structures as are necessary to ensure
22 the effective long-term operation of the project
23 by the non-Federal interest.

24 (3) Cost sharing.—

1	(A) IN GENERAL.—The Federal share of
2	the cost of a project under this section—
3	(i) shall be 75 percent; and
4	(ii) may be provided in the form of
5	grants or reimbursements of project costs.
6	(B) CREDIT FOR INTEREST.—In case of a
7	delay in the funding of the Federal share of a
8	project that is the subject of an agreement
9	under this section, the non-Federal interest
10	shall receive credit for reasonable interest in-
11	curred in providing the non-Federal share of
12	the project cost.
13	(C) CREDIT FOR LAND, EASEMENTS, AND
14	RIGHTS-OF-WAY.—Notwithstanding section
15	221(a)(4)(G) of the Flood Control Act of 1970
16	(42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-
17	eral interest shall receive credit for land, ease-
18	ments, rights-of-way, and relocations toward
19	the non-Federal share of project cost (including
20	all reasonable costs associated with obtaining
21	permits necessary for the construction, oper-
22	ation, and maintenance of the project on pub-
23	licly owned or controlled land), but the credit
24	may not exceed 25 percent of total project
25	costs.

1	(D) Operation and maintenance.—The
2	non-Federal share of operation and mainte-
3	nance costs for projects constructed with assist-
4	ance provided under this section shall be 100
5	percent.
6	(e) Authorization of Appropriations.—
7	(1) IN GENERAL.—There is authorized to be
8	appropriated \$50,000,000 to carry out this section.
9	(2) Corps of engineers expenses.—Not
10	more than 10 percent of the amounts made available
11	to carry out this section may be used by the Corps
12	of Engineers district offices to administer projects
14	
13	under this section at Federal expense.
13	under this section at Federal expense.
13 14	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS
13 14 15	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE
13 14 15 16	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA.
 13 14 15 16 17 	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA. (a) IN GENERAL.—The portion of the project for
 13 14 15 16 17 18 	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA. (a) IN GENERAL.—The portion of the project for flood risk management, Los Angeles County Drainage
 13 14 15 16 17 18 19 	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA. (a) IN GENERAL.—The portion of the project for flood risk management, Los Angeles County Drainage Area, California, authorized by section 5 of the Flood Con-
 13 14 15 16 17 18 19 20 	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA. (a) IN GENERAL.—The portion of the project for flood risk management, Los Angeles County Drainage Area, California, authorized by section 5 of the Flood Con- trol Act of 1936 (49 Stat. 1589; 50 Stat. 167; 52 Stat.
 13 14 15 16 17 18 19 20 21 	under this section at Federal expense. SEC. 310. DEAUTHORIZATION OF DESIGNATED PORTIONS OF THE LOS ANGELES COUNTY DRAINAGE AREA, CALIFORNIA. (a) IN GENERAL.—The portion of the project for flood risk management, Los Angeles County Drainage Area, California, authorized by section 5 of the Flood Con- trol Act of 1936 (49 Stat. 1589; 50 Stat. 167; 52 Stat. 1215; 55 Stat. 647; 64 Stat. 177), consisting of the debris

1 (b) DEBRIS BASINS DESCRIBED.—The debris basins referred to in subsection (a) are the following debris basins 2 3 operated and maintained by the Los Angeles County Flood 4 Control District: Auburn Debris Basin, Bailey Debris 5 Basin, Big Dalton Debris Basin, Blanchard Canyon Debris Basin, Blue Gum Canyon Debris Basin, Brand Can-6 7 yon Debris Basin, Carter Debris Basin, Childs Canyon 8 Debris Basin, Dunsmuir Canyon Debris Basin, Eagle 9 Canyon Debris Basin, Eaton Walsh Debris Basin, Elm-10 wood Canyon Debris Basin, Emerald East Debris Basin, Emerald West Debris Retention Inlet, Hay Debris Basin, 11 12 Hillcrest Debris Basin, La Tuna Canyon Debris Basin, Little Dalton Debris Basin, Live Oak Debris Retention 13 Inlet, Lopez Debris Retention Inlet, Lower Sunset Canyon 14 15 Debris Basin, Marshall Canyon Debris Retention Inlet, Santa Anita Debris Basin, Sawpit Debris Basin, School-16 17 house Canyon Debris Basin, Shields Canyon Debris Basin, Sierra Madre Villa Debris Basin, Snover Canyon 18 19 Debris Basin, Stough Canyon Debris Basin, Wilson Can-20 yon Debris Basin, and Winery Canyon Debris Basin.

21 SEC. 311. MURRIETA CREEK, CALIFORNIA.

Section 103 of title I of appendix B of Public Law
106–377 (114 Stat. 1441A–65) (relating to the project
for flood control, environmental restoration, and recreation, Murrieta Creek, California), is amended—

(1) by striking "\$89,850,000" and inserting 1 2 "\$252,438,000";

(2) by striking "\$57,735,000" and inserting 3 "\$162,511,500"; and 4

(3) by striking "\$32,115,000" and inserting 5 6 "\$89,926,500".

7 SEC. 312. SACRAMENTO RIVER, CALIFORNIA.

8 The portion of the project for flood protection on the 9 Sacramento River, authorized by section 2 of the Act of 10 March 1, 1917 (chapter 144, 39 Stat. 949; 45 Stat. 539; 11 50 Stat. 849; 55 Stat. 647; 80 Stat. 1422), consisting of 12 the portion of the American River North Levee, upstream 13 of Arden Way, from G.P.S. coordinate 38.600948N 14 121.330599W to 38.592261N 121.334155W, is no longer 15 authorized beginning on the date of enactment of this Act. 16 SEC. 313. SAN DIEGO RIVER AND MISSION BAY, SAN DIEGO 17

COUNTY, CALIFORNIA.

18 (a) IN GENERAL.—The project for flood control and 19 navigation, San Diego River and Mission Bay, San Diego 20 County, California, authorized by the Act of July 24, 1946 21 (chapter 595, 60 Stat. 636; 134 Stat. 2705), is modified 22 to change the authorized conveyance capacity of the 23 project to a level determined appropriate by the Secretary 24 based on the actual capacity of the project, which level

may be further modified by the Secretary as necessary to
 account for sea level rise.

- 3 (b) Operation and Maintenance Manual.—
- 4 (1) IN GENERAL.—The non-Federal sponsor for
 5 the project described in subsection (a) shall prepare
 6 for review and approval by the Secretary a revised
 7 operation and maintenance manual for the project to
 8 implement the modification described in subsection
 9 (a).

10 (2) FUNDING.—The non-Federal sponsor shall 11 provide to the Secretary funds sufficient to cover the 12 costs incurred by the Secretary to review and ap-13 prove the manual described in paragraph (1), and 14 the Secretary may accept and expend such funds in 15 the performance of such review and approval.

16 (c) EMERGENCY REPAIR AND RESTORATION ASSIST-ANCE.—Upon approval by the Secretary of the revised op-17 18 eration and maintenance manual required under sub-19 section (b), and subject to compliance by the non-Federal 20 sponsor with the requirements of such manual and with 21 any other eligibility requirement established by the Sec-22 retary, the project described in subsection (a) shall be con-23 sidered for assistance under section 5(a) of the Act of Au-24 gust 18, 1941 (33 U.S.C. 701n(a)).

1 SEC. 314. SAN FRANCISCO BAY, CALIFORNIA.

2 (a) TECHNICAL AMENDMENT.—Section 203(a)(1)(A)
3 of the Water Resources Development Act of 2020 (134
4 Stat. 2675) is amended by striking "ocean shoreline" and
5 inserting "bay and ocean shorelines".

6 (b) IMPLEMENTATION.—In carrying out a study 7 under section 142 of the Water Resources Development Act of 1976 (90 Stat. 2930; 100 Stat. 4158), pursuant 8 9 to section 203(a)(1)(A) of the Water Resources Development Act of 2020 (as amended by this section), the Sec-10 11 retary shall not differentiate between damages related to high tide flooding and coastal storm flooding for the pur-12 13 poses of determining the Federal interest or cost share. SEC. 315. COLUMBIA RIVER BASIN. 14

15 (a) STUDY OF FLOOD RISK MANAGEMENT ACTIVI-16 TIES.—

17 (1) IN GENERAL.—Using funds made available 18 to carry out this section, the Secretary is authorized, 19 at Federal expense, to carry out a study to deter-20 mine the feasibility of a project for flood risk man-21 agement and related purposes in the Columbia River 22 Basin and to report to the Committee on Transpor-23 tation and Infrastructure of the House of Represent-24 atives and the Committee on Environment and Pub-25 lic Works of the Senate with recommendations 26 thereon, including recommendations for a project to

potentially reduce the reliance on Canada for flood
 risk management in the basin.

3 (2) COORDINATION.—The Secretary shall carry
4 out the activities described in this subsection in co5 ordination with other Federal and State agencies
6 and Indian Tribes.

7 (b) FUNDS FOR COLUMBIA RIVER TREATY OBLIGA-8 TIONS.—

9 (1) IN GENERAL.—The Secretary is authorized 10 to expend funds appropriated for the purpose of sat-11 isfying United States obligations under the Colum-12 bia River Treaty to compensate Canada for oper-13 ating Canadian storage on behalf of the United 14 States under such treaty.

15 (2) NOTIFICATION.—If the U.S. entity calls
16 upon Canada to operate Canadian reservoir storage
17 for flood risk management on behalf of the United
18 States, which operation may incur an obligation to
19 compensate Canada under the Columbia River Trea20 ty—

(A) the Secretary shall submit to the Committees on Transportation and Infrastructure
and Appropriations of the House of Representatives and the Committees on Environment and
Public Works and Appropriations of the Senate,

2

3

4

147

by not later than 30 days after the initiation of the call, a written notice of the action and a justification, including a description of the circumstances necessitating the call;

(B) upon a determination by the United 5 6 States of the amount of compensation that shall 7 be paid to Canada, the Secretary shall submit to the Committees on Transportation and In-8 9 frastructure and Appropriations of the House 10 of Representatives and the Committees on En-11 vironment and Public Works and Appropria-12 tions of the Senate a written notice specifying 13 such amount and an explanation of how such 14 amount was derived, which notification shall 15 not delay or impede the flood risk management 16 mission of the U.S. entity; and

17 (C) the Secretary shall make no payment
18 to Canada for the call under the Columbia
19 River Treaty until such time as funds appro20 priated for the purpose of compensating Can21 ada under such treaty are available.

(3) DEFINITIONS.—In this section:

23 (A) COLUMBIA RIVER BASIN.—The term
24 "Columbia River Basin" means the entire

1	United State	s portion	of the	Columbia	River
2	watershed.				

3 (B) COLUMBIA RIVER TREATY.—The term
4 "Columbia River Treaty" means the treaty re5 lating to cooperative development of the water
6 resources of the Columbia River Basin, signed
7 at Washington January 17, 1961, and entered
8 into force September 16, 1964.

9 (C) U.S. ENTITY.—The term "U.S. entity"
10 means the entity designated by the United
11 States under Article XIV of the Columbia River
12 Treaty.

13 SEC. 316. COMPREHENSIVE EVERGLADES RESTORATION 14 PLAN, FLORIDA.

15 (a) IN GENERAL.—Section 601(e)(5) of the Water
16 Resources Development Act of 2000 (114 Stat. 2685; 121
17 Stat. 1269; 132 Stat. 3786) is amended—

(1) in subparagraph (D), by striking "subparagraph (D)" and inserting "subparagraph (E)"; and
(2) in subparagraph (E)—

21 (A) in clause (i), in the matter preceding
22 subclause (I), by striking "during each 5-year
23 period, beginning with commencement of design
24 of the Plan" and inserting "during each period

1	of 5 fiscal years, beginning on October 1,
2	2022";
2	(B) in clause (ii), by inserting "for each
4	project in the Plan" before the period at the
5	end; and
6	(C) by adding at the end the following:
7	"(iii) Accounting.—Not later than
8	90 days after the end of each fiscal year,
9	the Secretary shall provide to the non-Fed-
10	eral sponsor a financial accounting of non-
11	Federal contributions under clause (i)(I)
12	for such fiscal year.
13	"(iv) LIMITATION.—In the case of an
14	authorized project for which a project part-
15	nership agreement has not been executed
16	and for which there is an agreement under
17	subparagraph (B)(i)(III), the Secretary—
18	"(I) shall consider all expendi-
19	tures and obligations incurred by the
20	non-Federal sponsor for land and in-
21	kind services for the project in deter-
22	mining the amount of any cash con-
23	tribution required from the non-Fed-
24	eral sponsor to satisfy the cost-share
25	requirements of this subsection; and

"(II) may only require any such
 cash contribution to be made at the
 end of each period of 5 fiscal years
 under clause (i).".

5 (b) UPDATE.—The Secretary and the non-Federal in-6 terest shall revise the Master Agreement for the Com-7 prehensive Everglades Restoration Plan, executed in 2009 8 pursuant to section 601 of the Water Resources Develop-9 ment Act of 2000 (114 Stat. 2680), to reflect the amend-10 ment made by subsection (a).

11 SEC. 317. PORT EVERGLADES, FLORIDA.

Section 1401(1) of the Water Resources Development
Act of 2016 (130 Stat. 1709) is amended, in row 4 (relating to the project for navigation, Port Everglades, Florida)—

16 (1) by striking "\$229,770,000" and inserting
17 "\$561,455,000";

18 (2) by striking "\$107,233,000" and inserting
19 "\$361,302,000"; and

20 (3) by striking "\$337,003,000" and inserting
21 "\$922,757,000".

22 SEC. 318. SOUTH FLORIDA ECOSYSTEM RESTORATION TASK 23 FORCE.

Section 528(f)(1)(J) of the Water Resources Development Act of 1996 (110 Stat. 3771) is amended by striking

"2 representatives of the State of Florida," and inserting
 "3 representatives of the State of Florida, including at
 least 1 representative of the Florida Department of Envi ronmental Protection and 1 representative of the Florida
 Fish and Wildlife Conservation Commission,".

6 SEC. 319. LITTLE WOOD RIVER, GOODING, IDAHO.

7 Section 3057(a)(2) of the Water Resources Develop8 ment Act of 2007 (121 Stat. 1120) is amended by striking
9 "\$9,000,000" and inserting "\$40,000,000".

10 SEC. 320. CHICAGO SHORELINE PROTECTION.

11 The project for storm damage reduction and shore-12 line erosion protection, Lake Michigan, Illinois, from Wilmette, Illinois, to the Illinois-Indiana State line, au-13 thorized by section 101(a)(12) of the Water Resources De-14 15 velopment Act of 1996 (110 Stat. 3664), is modified to authorize the Secretary to provide 65 percent of the cost 16 17 of the locally preferred plan, as described in the Report of the Chief of Engineers dated April 14, 1994, for the 18 19 construction of the following segments of the project:

- 20 (1) Shoreline revetment at Morgan Shoal.
- 21 (2) Shoreline revetment at Promontory Point.

1	SEC. 321. GREAT LAKES AND MISSISSIPPI RIVER
2	INTERBASIN PROJECT, BRANDON ROAD,
3	WILL COUNTY, ILLINOIS.
4	Section $402(a)(1)$ of the Water Resources Develop-
5	ment Act of 2020 (134 Stat. 2742) is amended by striking
6	"80 percent" and inserting "90 percent".
7	SEC. 322. SOUTHEAST DES MOINES LEVEE SYSTEM, IOWA.
8	(a) DEFINITIONS.—In this section:
9	(1) CITY.—The term "City" means the city of
10	Des Moines, Iowa.
11	(2) FLOOD PROTECTION PROJECT.—The term
12	"Flood Protection Project" means the project on the
13	Des Moines River for local flood protection of Des
14	Moines, Iowa, authorized by the Act of December
15	22, 1944 (chapter 665, 58 Stat. 896).
16	(3) RED ROCK DAM PROJECT.—The term "Red
17	Rock Dam Project" means the project for the Red
18	Rock Dam on the Des Moines River for flood control
19	and other purposes, authorized by the Act of Decem-
20	ber 22, 1944 (chapter 665, 58 Stat. 896).
21	(b) Project Modifications.—The Red Rock Dam
22	Project and the Flood Protection Project shall be modified
23	as follows, subject to a new or amended agreement be-
24	tween the Secretary and the City, in accordance with sec-
25	tion 221 of the Flood Control Act of 1970 (42 U.S.C.
26	1962d–5b):

1	(1) That portion of the Red Rock Dam Project
2	consisting of the segment of levee from Station
3	15+88.8W to Station $77+43.7W$ shall be trans-
4	ferred to the Flood Protection Project.
5	(2) The relocated levee improvement con-
6	structed by the City, from Station 77+43.7W to ap-
7	proximately Station 20+00, shall be included in the
8	Flood Protection Project.
9	(c) Federal Easement Conveyances.—
10	(1) FLOOD PROTECTION EASEMENTS.—The
11	Secretary is authorized to convey, without consider-
12	ation, to the City the following easements to become
13	part of the Flood Protection Project in accordance
14	with subsection (b):
15	(A) Easements identified as Tracts
16	3215E–1, 3235E, and 3227E.
17	(B) Easements identified as Partial Tracts
18	3216E–2, 3216E–3, 3217E–1, and 3217E–2.
19	(2) Additional easements.—The Secretary
20	is authorized to convey, without consideration, to the
21	City or to the Des Moines Metropolitan Wastewater
22	Reclamation Authority the following easements:
23	(A) Easements identified as Tracts 3200E,
24	3202E-1, 3202E-2, 3202E-4, 3203E-2,
25	3215E–3, 3216E–1, and 3216E–5.

(B) Easements identified as Partial Tracts 1 2 3216E-2, 3216E-3, 3217E-1, and 3217E-2. 3 (3) COSTS.—An entity to which a conveyance is 4 made under this subsection shall be responsible for 5 all administrative costs associated with the convey-6 ance. 7 SEC. 323. LOWER MISSISSIPPI RIVER COMPREHENSIVE 8 MANAGEMENT STUDY. 9 Section 213 of the Water Resources Development Act 10 of 2020 (134 Stat. 2684) is amended by adding at the end the following: 11 12 "(j) COST SHARE.—The Federal share of the cost of 13 the comprehensive study carried out under subsection (a), and any feasibility study carried out under subsection (e), 14 15 shall be 100 percent.". 16 SEC. 324. LOWER MISSOURI RIVER STREAMBANK EROSION 17 CONTROL EVALUATION AND DEMONSTRA-18 TION PROJECTS. 19 (a) IN GENERAL.—The Secretary is authorized to 20 carry out streambank erosion control evaluation and dem-21 onstration projects in the Lower Missouri River through 22 contracts with non-Federal interests, including projects 23 for streambank protection and stabilization. 24 (b) AREA.—The Secretary shall carry out demonstra-25 tion projects under this section on the reach of the Mis-

souri River between Sioux City, Iowa, and the confluence
 of the Missouri River and the Mississippi River.

3 (c) REQUIREMENTS.—In carrying out subsection (a),
4 the Secretary shall—

5 (1) conduct an evaluation of the extent of
6 streambank erosion on the Lower Missouri River;
7 and

8 (2) develop new methods and techniques for
9 streambank protection, research soil stability, and
10 identify the causes of erosion.

11 (d) REPORT.—Not later than 1 year after the date 12 of enactment of this Act, the Secretary shall submit to the Committee on Transportation and Infrastructure of 13 the House of Representatives and the Committee on Envi-14 15 ronment and Public Works of the Senate a report describing the results of the demonstration projects carried out 16 under this section, including any recommendations for 17 18 methods to prevent and correct streambank erosion.

(e) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$15,000,000, to remain available until expended.

(f) SUNSET.—The authority of the Secretary to enter
into contracts under subsection (a) shall expire on the date
that is 5 years after the date of enactment of this Act.

SEC. 325. MISSOURI RIVER INTERCEPTION-REARING COM PLEXES. (a) IN GENERAL.—Notwithstanding section 129 of

4 the Water Resources Development Act of 2020 (134 Stat.
5 2643), and subject to subsection (b), the Secretary is au6 thorized to carry out the construction of an interception7 rearing complex at each of Plowboy Bend A (River Mile:
8 174.5 to 173.2) and Pelican Bend B (River Mile: 15.8
9 to 13.4) on the Missouri River.

10 (b) ANALYSIS AND MITIGATION OF RISK.—

(1) ANALYSIS.—Prior to construction of the
interception-rearing complexes under subsection (a),
the Secretary shall perform an analysis to identify
whether the interception-rearing complexes will—

15 (A) contribute to an increased risk of
16 flooding to adjacent lands and properties, in17 cluding local levees;

(B) affect the navigation channel, including crossflows, velocity, channel depth, and
channel width;

21 (C) affect the harvesting of sand;

22 (D) affect ports and harbors; or

23 (E) contribute to bank erosion on adjacent24 private lands.

25 (2) MITIGATION.—The Secretary may not con26 struct an interception-rearing complex under sub-

section (a) until the Secretary successfully mitigates
 any effects described in paragraph (1) with respect
 to such interception-rearing complex.

4 (c) REPORT.—Not later than 1 year after completion 5 of the construction of the interception-rearing complexes under subsection (a), the Secretary shall submit to the 6 7 Committee on Transportation and Infrastructure of the 8 House of Representatives and the Committee on Environment and Public Works of the Senate a report describing 9 the extent to which the construction of such interception-10 11 rearing complexes affected the population recovery of pal-12 lid sturgeon in the Missouri River.

(d) CONFORMING AMENDMENT.—Section 129(b) of
the Water Resources Development Act of 2020 (134 Stat.
2643) is amended by redesignating paragraphs (2) and
(3) as paragraphs (3) and (4), respectively, and inserting
after paragraph (1) the following:

18 "(2) submits the report required by section
19 318(c) of the Water Resources Development Act of
20 2022;".

1	SEC.	326.	ARGENTINE,	EAST	BOTTOMS,	FAIRFAX	-JERSEY
2			CREEK, AN	D NOI	RTH KANSA	S LEVEES	5 UNITS,
3			MISSOURI	RIVER	AND TRIB	UTARIES	AT KAN-
4			SAS CITIES	, MISS	OURI AND F	KANSAS.	

5 Notwithstanding section 103 of the Water Resources Development Act of 1986 (33 U.S.C. 2213), the Federal 6 7 share of the cost of the portion of the project for flood 8 damage reduction, Argentine, East Bottoms, Fairfax-Jer-9 sey Creek, and North Kansas Levees units, Missouri River and tributaries at Kansas Cities, Missouri and Kansas, 10 authorized by section 101 of the Water Resources Devel-11 opment Act of 2007 (121 Stat. 1054), relating to the 12 Fairfax-Jersey Creek Levee unit, shall be 80 percent. 13

14SEC. 327. MISSOURI RIVER MITIGATION PROJECT, MIS-15SOURI, KANSAS, IOWA, AND NEBRASKA.

Section 334 of the Water Resources Development Act
of 1999 (113 Stat. 306) is amended by adding at the end
the following:

"(c) USE OF OTHER FUNDS.—Any acres acquired
using Federal funds for purposes described in subsection
(a) shall be considered toward the total number of acres
required under such subsection, regardless of the source
of the Federal funds.".

1 SEC. 328. NORTHERN MISSOURI.

2 (a) NORTHERN MISSOURI DEFINED.—In this sec3 tion, the term "Northern Missouri" means the counties
4 of Buchanan, Marion, Platte, and Clay, Missouri.

5 (b) ESTABLISHMENT OF PROGRAM.—The Secretary
6 may establish a program to provide environmental assist7 ance to non-Federal interests in Northern Missouri.

8 (c) FORM OF ASSISTANCE.—Assistance provided 9 under this section may be in the form of design and construction assistance for water-related environmental infra-10 11 structure and resource protection and development projects in Northern Missouri, including projects for 12 wastewater treatment and related facilities, water supply 13 14 and related facilities, environmental restoration, and sur-15 face water resource protection and development.

16 (d) OWNERSHIP REQUIREMENT.—The Secretary may
17 provide assistance for a project under this section only if
18 the project is publicly owned.

19 (e) Partnership Agreements.—

(1) IN GENERAL.—Before providing assistance
under this section to a non-Federal interest, the Secretary shall enter into a partnership agreement
under section 221 of the Flood Control Act of 1970
(42 U.S.C. 1962d–5b) with the non-Federal interest
with respect to the project to be carried out with
such assistance.

1	(2) REQUIREMENTS.—Each partnership agree-
2	ment for a project entered into under this subsection
3	shall provide for the following:
4	(A) Development by the Secretary, in con-
5	sultation with appropriate Federal and State of-
6	ficials, of a facilities or resource protection and
7	development plan, including appropriate engi-
8	neering plans and specifications.
9	(B) Establishment of such legal and insti-
10	tutional structures as are necessary to ensure
11	the effective long-term operation of the project
12	by the non-Federal interest.
13	(3) Cost sharing.—
14	(A) IN GENERAL.—The Federal share of
15	the cost of a project carried out under this sec-
16	tion—
17	(i) shall be 75 percent; and
18	(ii) may be provided in the form of
19	grants or reimbursements of project costs.
20	(B) Credit for interest.—In case of a
21	delay in the funding of the Federal share of a
22	project that is the subject of a partnership
23	agreement under this section, the non-Federal
24	interest shall receive credit for reasonable inter-

2

161

est incurred in providing the non-Federal share of the project cost.

3 (C) CREDIT FOR LAND, EASEMENTS, AND 4 RIGHTS-OF-WAY.—Notwithstanding section 5 221(a)(4)(G) of the Flood Control Act of 1970 6 (42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-7 eral interest shall receive credit for land, ease-8 ments, rights-of way, and relocations toward 9 the non-Federal share of project cost (including 10 all reasonable costs associated with obtaining 11 permits necessary for the construction, oper-12 ation, and maintenance of the project on pub-13 licly owned or controlled land), but such credit 14 may not exceed 25 percent of total project 15 costs.

16 (D) OPERATION AND MAINTENANCE.—The 17 non-Federal share of operation and mainte-18 nance costs for projects constructed with assist-19 ance provided under this section shall be 100 20 percent.

21 (f) Authorization of Appropriations.—

(1) IN GENERAL.—There is authorized to be
appropriated \$50,000,000 to carry out this section.
(2) CORPS OF ENGINEERS EXPENSES.—Not
more than 10 percent of the amounts made available

162

to carry out this section may be used by the Corps
 of Engineers district offices to administer projects
 under this section at Federal expense.

4 SEC. 329. ISRAEL RIVER, LANCASTER, NEW HAMPSHIRE.

The project for flood control, Israel River, Lancaster,
New Hampshire, carried out under section 205 of the
Flood Control Act of 1948 (33 U.S.C. 701s), is no longer
authorized beginning on the date of enactment of this Act.
SEC. 330. MIDDLE RIO GRANDE FLOOD PROTECTION,

BERNALILLO TO BELEN, NEW MEXICO.

The non-Federal share of the cost of the project for
flood risk management, Middle Rio Grande, Bernalillo to
Belen, New Mexico, authorized by section 401(2) of the
Water Resources Development Act of 2020 (134 Stat.
2735), shall be 25 percent.

16SEC. 331. SPECIAL RULE FOR CERTAIN COASTAL STORM17RISK MANAGEMENT PROJECTS.

(a) IN GENERAL.—In the case of a water resources
development project described in subsection (b), the Secretary shall—

(1) fund, at full Federal expense, any incremental increase in cost to the project that results
from a legal requirement to use a borrow source determined by the Secretary to be other than the least
cost option; and

(2) exclude the cost described in paragraph (1)
 from the cost-benefit analysis for the project.

3 (b) WATER RESOURCES DEVELOPMENT PROJECTS
4 DESCRIBED.—A water resources development project re5 ferred to in subsection (a) is any of the following:

6 (1) The project for hurricane-flood protection
7 and beach erosion control, Carolina Beach and vicin8 ity, North Carolina, authorized by section 203 of the
9 Flood Control Act of 1962 (76 Stat. 1182; 134 Stat.
10 2741).

(2) The project for hurricane-flood protection
and beach erosion control, Wrightsville Beach, North
Carolina, authorized by section 203 of the Flood
Control Act of 1962 (76 Stat. 1182; 134 Stat.
2741).

16 SEC. 332. SOUTHWESTERN OREGON.

(a) SOUTHWESTERN OREGON DEFINED.—In this
section, the term "Southwestern Oregon" means the counties of Benton, Coos, Curry, Douglas, Lane, Linn, and Josephine, Oregon.

(b) ESTABLISHMENT OF PROGRAM.—The Secretary
may establish a program to provide environmental assistance to non-Federal interests in Southwestern Oregon.

24 (c) FORM OF ASSISTANCE.—Assistance provided25 under this section may be in the form of design and con-

struction assistance for water-related environmental infra structure and resource protection and development
 projects in Southwestern Oregon, including projects for
 wastewater treatment and related facilities, water supply
 and related facilities, environmental restoration, and sur face water resource protection and development.

7 (d) OWNERSHIP REQUIREMENT.—The Secretary may
8 provide assistance for a project under this section only if
9 the project is publicly owned.

10 (e) Partnership Agreements.—

(1) IN GENERAL.—Before providing assistance
under this section to a non-Federal interest, the Secretary shall enter into a partnership agreement
under section 221 of the Flood Control Act of 1970
(42 U.S.C. 1962d–5b) with the non-Federal interest
with respect to the project to be carried out with
such assistance.

18 (2) REQUIREMENTS.—Each partnership agree19 ment for a project entered into under this subsection
20 shall provide for the following:

(A) Development by the Secretary, in consultation with appropriate Federal and State officials, of a facilities or resource protection and
development plan, including appropriate engineering plans and specifications.

1	(B) Establishment of such legal and insti-
2	tutional structures as are necessary to ensure
3	the effective long-term operation of the project
4	by the non-Federal interest.
5	(3) Cost sharing.—
6	(A) IN GENERAL.—The Federal share of
7	the cost of a project carried out under this sec-
8	tion-
9	(i) shall be 75 percent; and
10	(ii) may be provided in the form of
11	grants or reimbursements of project costs.
12	(B) Credit for interest.—In case of a
13	delay in the funding of the Federal share of a
14	project that is the subject of a partnership
15	agreement under this section, the non-Federal
16	interest shall receive credit for reasonable inter-
17	est incurred in providing the non-Federal share
18	of the project cost.
19	(C) CREDIT FOR LAND, EASEMENTS, AND
20	RIGHTS-OF-WAY.—Notwithstanding section
21	221(a)(4)(G) of the Flood Control Act of 1970
22	(42 U.S.C. 1962d-5b(a)(4)(G)), the non-Fed-
23	eral interest shall receive credit for land, ease-
24	ments, rights-of-way, and relocations toward
25	the non-Federal share of project cost (including

1all reasonable costs associated with obtaining2permits necessary for the construction, oper-3ation, and maintenance of the project on pub-4licly owned or controlled land), but such credit5may not exceed 25 percent of total project6costs.

7 (D) OPERATION AND MAINTENANCE.—The
8 non-Federal share of operation and mainte9 nance costs for projects constructed with assist10 ance provided under this section shall be 100
11 percent.

12 (f) Authorization of Appropriations.—

(1) IN GENERAL.—There is authorized to be
appropriated \$50,000,000 to carry out this section.
(2) CORPS OF ENGINEERS EXPENSE.—Not
more than 10 percent of the amounts made available
to carry out this section may be used by the Corps
of Engineers district offices to administer projects
under this section at Federal expense.

20 SEC. 333. JOHN P. MURTHA LOCKS AND DAM.

(a) DESIGNATION.—Locks and Dam 4, Monongahela
River, Pennsylvania, authorized by section 101(18) of the
Water Resources Development Act of 1992 (106 Stat.
4803), and commonly known as the "Charleroi Locks and

Dam", shall be known and designated as the "John P.
 Murtha Locks and Dam".

3 (b) REFERENCES.—Any reference in a law, map, reg4 ulation, document, paper, or other record of the United
5 States to the locks and dam referred to in subsection (a)
6 shall be deemed to be a reference to the "John P. Murtha
7 Locks and Dam".

8 SEC. 334. WOLF RIVER HARBOR, TENNESSEE.

9 Beginning on the date of enactment of this Act, the 10 project for navigation, Wolf River Harbor, Tennessee, au-11 thorized by section 202 of the National Industrial Recov-12 ery Act (48 Stat. 201; 49 Stat. 1034; 72 Stat. 308), is 13 modified to reduce, in part, the authorized dimensions of 14 the project, such that the remaining authorized dimen-15 sions are as follows:

16 (1) A 250-foot-wide, 9-foot-depth channel with
17 a center line beginning at an approximate point of
18 35.139634, -90.062343 and extending approximately
19 1,300 feet to an approximate point of 35.142077,
20 -90.059107.

(2) A 200-foot-wide, 9-foot-depth channel with
a center line beginning at an approximate point of
35.142077, -90.059107 and extending approximately
1,800 feet to an approximate point of 35.1467861,
-90.057003.

(3) A 250-foot-wide, 9-foot-depth channel with
 a center line beginning at an approximate point of
 35.1467861, -90.057003 and extending approxi mately 5,550 feet to an approximate point of
 35.160848, -90.050566.

6 SEC. 335. ADDICKS AND BARKER RESERVOIRS, TEXAS.

7 The Secretary is authorized to provide, pursuant to 8 section 206 of the Flood Control Act of 1960 (33 U.S.C. 9 709a), information and advice to non-Federal interests on the removal of sediment obstructing inflow channels to the 10 Addicks and Barker Reservoirs, authorized pursuant to 11 12 the project for Buffalo Bayou and its tributaries, Texas, 13 under section 3a of the Act of August 11, 1939 (chapter 14 699, 53 Stat. 1414; 68 Stat. 1258).

15 SEC. 336. NORTH PADRE ISLAND, CORPUS CHRISTI BAY, 16 TEXAS.

The project for ecosystem restoration and storm damage reduction, North Padre Island, Corpus Christi Bay,
Texas, authorized under section 556 of the Water Resources Development Act of 1999 (113 Stat. 353), shall
not be eligible for repair and restoration assistance under
section 5(a) of the Act of August 18, 1941 (33 U.S.C.
701n(a)).

1 SEC. 337. CENTRAL WEST VIRGINIA.

2 Section 571 of the Water Resources Development Act
3 of 1999 (113 Stat. 371) is amended by striking subsection
4 (a) and inserting the following:

5 "(a) DEFINITION OF CENTRAL WEST VIRGINIA.—In
6 this section, the term 'central West Virginia' means the
7 counties of Lewis, Upshur, Randolph, Hardy, Hampshire,
8 Morgan, Berkeley, Jefferson, Hancock, Ohio, Marshall,
9 Wetzel, Tyler, Pleasants, Wood, Doddridge, Monongalia,
10 Marion, Harrison, Taylor, Barbour, Preston, Tucker, Min11 eral, Grant, Brooke, and Ritchie, West Virginia.".

12 SEC. 338. PUGET SOUND, WASHINGTON.

13 In carrying out the project for ecosystem restoration, Puget Sound, Washington, authorized by section 1401(4)14 of the Water Resources Development Act of 2016 (130 15 16 Stat. 1713), the Secretary shall consider the removal and replacement of the Highway 101 causeway and bridges at 17 the Duckabush River Estuary site to be a project feature, 18 19 and not a relocation, and the Federal share of the costs 20 of such removal and replacement shall be 65 percent.

21 SEC. 339. WATER LEVEL MANAGEMENT PILOT PROJECT ON 22 THE UPPER MISSISSIPPI RIVER AND ILLINOIS 23 WATERWAY SYSTEM.

(a) IN GENERAL.—The Secretary shall carry out a
pilot project on water level management, as part of the
operations and maintenance of the 9-foot channel projects

of the Upper Mississippi River and Illinois Waterway Sys tem, to help redress the degrading influences of prolonged
 inundation or sedimentation on such projects, and to im prove the quality and quantity of habitat available for fish
 and wildlife.

6 (b) CONDITIONS ON DRAWDOWNS.—In carrying out 7 the pilot project under subsection (a), the Secretary shall 8 carry out routine and systemic water level drawdowns of 9 the pools created by the Upper Mississippi River and Illi-10 nois Waterway System locks and dams, including 11 drawdowns during the growing season, when—

(1) hydrologic conditions allow the Secretary to
carry out a drawdown within applicable dam operating plans; or

(2) hydrologic conditions allow the Secretary to
carry out a drawdown and sufficient funds are available to the Secretary to carry out any additional activities that may be required to ensure that the
drawdown does not adversely affect navigation.

20 (c) COORDINATION AND NOTIFICATION.—

(1) COORDINATION.—The Secretary shall use
existing coordination and consultation processes to
regularly consult with other relevant Federal agencies and States regarding the planning and assess-

ment of water level management actions imple mented under this section.

3 (2) NOTIFICATION.—Prior to carrying out any
4 water level management plan pursuant to this sec5 tion, the Secretary shall provide notice to the public
6 and to navigation interests and other interested
7 stakeholders.

8 (d) DEFINITION.—In this section, the term "Upper
9 Mississippi River and Illinois Waterway System" has the
10 meaning given that term in section 8001 of the Water Re11 sources Development Act of 2007 (33 U.S.C. 652 note).
12 SEC. 340. UPPER MISSISSIPPI RIVER PROTECTION.

Section 2010 of the Water Resources Reform and Development Act of 2014 (128 Stat. 1270; 132 Stat. 3812)
is amended by adding at the end the following:

"(f) LIMITATION.—The Secretary shall not recommend deauthorization of the Upper St. Anthony Falls
Lock and Dam pursuant to the disposition study carried
out under subsection (d) unless the Secretary identifies
a willing and capable non-Federal public entity to assume
ownership of the Upper St. Anthony Falls Lock and Dam.

"(g) MODIFICATION.—The Secretary is authorized to
investigate the feasibility of modifying, prior to
deauthorizing, the Upper St. Anthony Falls Lock and
Dam to add ecosystem restoration, including the preven-

1 tion and control of invasive species, water supply, and2 recreation as authorized purposes.".

3 SEC. 341. TREATMENT OF CERTAIN BENEFITS AND COSTS.

Section 152(a) of the Water Resources Development
Act of 2020 (33 U.S.C. 2213a(a)) is amended by striking
"a flood risk management project that incidentally genrates seismic safety benefits in regions" and inserting "a
flood risk management or coastal storm risk management
project in a region".

10 SEC. 342. DEBRIS REMOVAL.

Section 3 of the Act of March 2, 1945 (33 U.S.C.
603a), is amended by striking "or recreation" and inserting "ecosystem restoration, or recreation".

14 SEC. 343. GENERAL REAUTHORIZATIONS.

(a) LEVEE SAFETY INITIATIVE.—Section
9005(g)(2)(E)(i) of the Water Resources Development Act
of 2007 (33 U.S.C. 3303a(g)(2)(E)(i)) is amended by
striking "2023" and inserting "2026".

19 (b) TRANSFER OF EXCESS CREDIT.—Section 1020
20 of the Water Resources Reform and Development Act of
21 2014 (33 U.S.C. 2223) is amended—

(1) in subsection (d), by striking "10 years
after the date of enactment of this Act" and inserting "on December 31, 2026"; and

(2) in subsection (e)(1)(B), by striking "10
 years after the date of enactment of this Act" and
 inserting "December 31, 2026".

4 (c) REHABILITATION OF EXISTING LEVEES.—Sec5 tion 3017(e) of the Water Resources Reform and Develop6 ment Act of 2014 (33 U.S.C. 3303a note) is amended by
7 striking "the date that is 10 years after the date of enact8 ment of this Act" and inserting "December 31, 2026".
9 (d) INVASIVE SPECIES IN ALPINE LAKES PILOT

10 PROJECT.—Section 507(c) of the Water Resources Devel11 opment Act of 2020 (16 U.S.C. 4701 note) is amended
12 by striking "2024" and inserting "2026".

(e) ENVIRONMENTAL BANKS.—Section 309(e) of the
Coastal Wetlands Planning, Protection and Restoration
Act (16 U.S.C. 3957(e)) is amended by striking "10" and
inserting "12".

17 SEC. 344. CONVEYANCES.

18 (a) GENERALLY APPLICABLE PROVISIONS.—

(1) SURVEY TO OBTAIN LEGAL DESCRIPTION.—
The exact acreage and the legal description of any
real property or easement to be conveyed under this
section shall be determined by a survey that is satisfactory to the Secretary.

24 (2) APPLICABILITY OF PROPERTY SCREENING
25 PROVISIONS.—Section 2696 of title 10, United

States Code, shall not apply to any conveyance
 under this section.

3 (3) COSTS OF CONVEYANCE.—An entity to
4 which a conveyance is made under this section shall
5 be responsible for all reasonable and necessary costs,
6 including real estate transaction and environmental
7 documentation costs, associated with the conveyance.

8 (4) LIABILITY.—An entity to which a convey-9 ance is made under this section shall hold the 10 United States harmless from any liability with re-11 spect to activities carried out, on or after the date 12 of the conveyance, on the real property conveyed. 13 The United States shall remain responsible for any 14 liability with respect to activities carried out, before 15 such date, on the real property conveyed.

16 (5) ADDITIONAL TERMS AND CONDITIONS.—
17 The Secretary may require that any conveyance
18 under this section be subject to such additional
19 terms and conditions as the Secretary considers nec20 essary and appropriate to protect the interests of the
21 United States.

22 (b) SARDIS LAKE, PANOLA COUNTY, MISSISSIPPI.—

(1) CONVEYANCE AUTHORIZED.—The Secretary
is authorized to convey to the City of Sardis, Mississippi, all right, title, and interest of the United

States in and to the real property described in para graph (2).

3 (2) **PROPERTY.**—The property to be conveyed is 4 the approximately 1,064 acres of lying in the eastern 5 half of Sections 12 and 13, T 8 S, R 6 W and the 6 western half of Section 18 and the western half of 7 Section 7, T 8 S, R 5 W, in Panola County, Mis-8 sissippi, and being more particularly described as 9 follows: Begin at the southeast corner of said Sec-10 tion 13, run thence from said point of beginning, 11 along the south line of said Section 13, run westerly, 2,723 feet; thence run N 27°39'53" W, for 1,898 12 13 feet; thence run north 2,434 feet; thence run east, 14 1,006 feet, more or less, to a point on the easterly 15 edge of Mississippi State Highway No. 315; thence 16 run along said easterly edge of highway, northerly, 17 for 633 feet; thence leaving said easterly edge of 18 highway, run N 62°00' E, for 200 feet; thence N 19 07°00' E, for 1,350 feet; thence N 07°00' W, for 20 800 feet; thence N 37°30'W for 800 feet; thence N 21 10°00' W for 350 feet; thence N 11°00' E, for 350 22 feet; thence N 43°30' E for 250 feet; thence N 23 88°00' E for 200 feet; thence S 64°00' E for 350 24 feet; thence S 25°30' E, for 650 feet, more or less, 25 to the intersection of the east line of the western

1 half of the eastern half of the northwest quarter of 2 the southeast quarter of the aforesaid Section 12, T 3 8 S, R 6 W and the 235-foot contour; thence run 4 along said 235-foot contour, 6,392 feet; thence leav-5 ing said 235-foot contour, southerly 1,762 feet, more 6 or less, to a point on the south line of Section 7; 7 thence S 00°28'49" E, 2,664.97 feet, more or less, 8 to a point on the south line of the northwest quarter 9 of said Section 18; thence along said south line, eas-10 terly for 100 feet, more or less to the northwest cor-11 ner of the southwest quarter of said Section 18; 12 thence leaving said south line of said northwest 13 quarter, along the east line of said southwest quar-14 ter, S 00°06'20" E, run 2,280 feet, more or less, to 15 the southerly edge of an existing power line right-of-16 way; thence leaving said east line of said southwest 17 quarter, along said southerly edge of said power line 18 right-of-way, northwesterly, 300 feet, more or less, 19 to the easterly edge of the existing 4–H Club Road; 20 thence leaving said southerly edge of said power line 21 right-of-way, along said easterly edge of said road, 22 southeasterly, 420 feet, more or less, to the south 23 line of said southwest quarter; thence leaving said 24 easterly edge of said road, along said south line of 25 southwest quarter, westerly, 2,635 feet, more or less,

1	to the point of beginning, LESS AND EXCEPT the
2	following prescribed parcel: Beginning at a point N
3	$00^{\circ}45'48''$ W, 302.15 feet and west, 130.14 feet
4	from the southeast corner of said Section 13, T 8
5	S, R 6 W, and running thence S 04°35'58" W,
6	200.00 feet to a point on the north side of a road;
7	running thence with the north side of said road, N
8	$83^\circ51'$ W, for 64.84 feet; thence N $72^\circ26'44''$ W,
9	59.48 feet; thence N $60^{\circ}31'37''$ W, 61.71 feet;
10	thence N $63^{\circ}35'08''$ W, 51.07 feet; thence N
11	$06^{\circ}47'17''$ W, 142.81 feet to a point; running thence
12	S 85°24'02" E, 254.37 feet to the point of begin-
13	ning, containing 1.00 acre, more or less.
14	(3) Reservation of rights.—
15	(A) IN GENERAL.—The Secretary shall re-
16	serve and retain from the conveyance under this
17	subsection such easements, rights-of-way, and
18	other interests that the Secretary determines to
19	be necessary and appropriate to ensure the con-
20	tinued operation of the Sardis Lake project, au-
21	thorized by section 6 of the Act of May 15,

1928 (chapter 569, 45 Stat. 536).

23 (B) FLOODING; LIABILITY.—In addition to 24 any easements, rights-of-way, and other inter-

1	ests reserved an retained under subparagraph
2	(A), the Secretary—
3	(i) shall retain the right to flood land
4	for downstream flood control purposes
5	on—
6	(I) the land located east of
7	Blackjack Road and below 301.0 feet
8	above sea level; and
9	(II) the land located west of
10	Blackjack Road and below 224.0 feet
11	above sea level; and
12	(ii) shall not be liable for any reason-
13	able damage resulting from any flooding of
14	land pursuant to clause (i).
15	(4) DEED.—The Secretary shall—
16	(A) convey the property under this section
17	by quitclaim deed under such terms and condi-
18	tions as the Secretary determines appropriate
19	to protect the interests of the United States;
20	and
21	(B) ensure that such deed includes a per-
22	manent restriction that all future building of
23	above-ground structures on the land conveyed
24	under this subsection shall be restricted to

1	areas lying at or above 301.0 feet above sea
2	level.
3	(5) Consideration.—The City of Sardis, Mis-
4	sissippi, shall pay to the Secretary an amount that
5	is not less than the fair market value of the property
6	conveyed under this subsection, as determined by the
7	Secretary.
8	(6) Notice and reporting.—After conveying
9	property under this subsection, the Secretary shall
10	submit to the City of Sardis, Mississippi—
11	(A) weekly reports describing—
12	(i) the water level of Sardis Lake, as
13	in effect on the date of submission of the
14	report;
15	(ii) any applicable forecasts of that
16	water level; and
17	(iii) any other information that may
18	affect land conveyed under this subsection;
19	and
20	(B) a timely notice of any anticipated
21	flooding of a portion of the land conveyed under
22	this subsection.
23	(c) Rogers County, Oklahoma.—
24	(1) Conveyance Authorized.—The Secretary
25	is authorized to convey to the City of Tulsa-Rogers

1	County Port Authority, all right, title, and interest
2	of the United States in and to the real property de-
3	scribed in paragraph (2).
4	(2) PROPERTY.—The property to be conveyed
5	under this subsection is the approximately 176 acres
6	of Federal land located on the following 3 parcels in
7	Rogers County, Oklahoma:
8	(A) Parcel 1 consists of U.S. tract 119
9	(partial), U.S. tract 123, U.S. tract 120, U.S.
10	tract 125, and U.S. tract 118 (partial).
11	(B) Parcel 2 consists of U.S. tract 124
12	(partial) and U.S. tract 128 (partial).
13	(C) Parcel 3 consists of U.S. tract 128
14	(partial).
15	(3) Reservation of rights.—The Secretary
16	shall reserve and retain from any conveyance under
17	this subsection such easements, rights-of-way, and
18	other interests that the Secretary determines to be
19	necessary and appropriate to ensure the continued
20	operation of the McClellan-Kerr Arkansas River
21	navigation project (including Newt Graham Lock
22	and Dam 18) authorized under the comprehensive
23	plan for the Arkansas River Basin by the Act of
24	June 28, 1938 (chapter 795, 52 Stat. 1218; 60

Stat. 634; 60 Stat. 647; 101 Stat. 1329–112; 117
 Stat. 1842).

3 (4) DEED.—The Secretary shall convey the
4 property under this subsection by quitclaim deed
5 under such terms and conditions as the Secretary
6 determines appropriate to protect the interests of
7 the United States.

8 (5) CONSIDERATION.—The City of Tulsa-Rog-9 ers County Port Authority shall pay to the Secretary 10 an amount that is not less than the fair market 11 value of the property conveyed under this subsection, 12 as determined by the Secretary.

13 (d) REGIONAL CORPS OF ENGINEERS OFFICE, COR14 PUS CHRISTI, TEXAS.—

(1) CONVEYANCE AUTHORIZED.—At such time
as new facilities are available to be used as the office
for the Galveston District of the Corps of Engineers,
the Secretary shall convey to the Port of Corpus
Christi, all right, title, and interest of the United
States in and to the property described in paragraph
(2).

(2) DESCRIPTION OF PROPERTY.—The property
referred to in paragraph (1) is the land known as
Tract 100 and Tract 101, including improvements

1	on that land, in Corpus Christi, Texas, and de-
2	scribed as follows:
3	(A) TRACT 100.—The 1.89 acres, more or
4	less, as conveyed by the Nueces County Naviga-
5	tion District No. 1 of Nueces County, Texas, to
6	the United States by instrument dated October
7	16, 1928, and recorded at Volume 193, pages
8	1 and 2, in the Deed Records of Nueces Coun-
9	ty, Texas.
10	(B) TRACT 101.—The 0.53 acres as con-
11	veyed by the City of Corpus Christi, Nueces
12	County, Texas, to the United States by instru-
13	ment dated September 24, 1971, and recorded
14	at Volume 318, pages 523 and 524, in the
15	Deed Records of Nueces County, Texas.
16	(C) Improvements.—
17	(i) Main Building (RPUID AO-C-
18	3516), constructed January 9, 1974.
19	(ii) Garage, vehicle with 5 bays
20	(RPUID AO-C-3517), constructed Janu-
21	ary 9, 1985.
22	(iii) Bulkhead, Upper (RPUID AO-
23	C–2658), constructed January 1, 1941.
24	(iv) Bulkhead, Lower (RPUID AO-
25	C–3520), constructed January 1, 1933.

1	(v) Bulkhead Fence (RPUID AO–C–
2	3521), constructed January 9, 1985.
3	(vi) Bulkhead Fence (RPUID AO-C-
4	3522), constructed January 9, 1985.
5	(3) DEED.—The Secretary shall convey the
6	property under this subsection by quitclaim deed
7	under such terms and conditions as the Secretary
8	determines appropriate to protect the interests of
9	the United States.
10	(4) CONSIDERATION.—The Port of Corpus
11	Christi shall pay to the Secretary an amount that is
12	not less than the fair market value of the property
13	(including improvements) conveyed under this sub-
14	section, as determined by the Secretary.
15	SEC. 345. ENVIRONMENTAL INFRASTRUCTURE.
16	(a) New Projects.—Section 219(f) of the Water
17	Resources Development Act of 1992 (106 Stat. 4835; 113
18	Stat. 336; 121 Stat. 1258) is amended by adding at the
19	end the following:
20	"(274) Chandler, Arizona.—\$18,750,000 for
21	water and wastewater infrastructure in the city of
22	Chandler, Arizona.
23	"(275) PINAL COUNTY, ARIZONA.—\$40,000,000
24	for water and wastewater infrastructure in Pinal
25	County, Arizona.

1	"(276) TEMPE, ARIZONA.—\$37,500,000 for
2	water and wastewater infrastructure, including
3	water reclamation and groundwater recharge, for the
4	City of Tempe, Arizona.
5	"(277) Bell gardens, california.—
6	\$12,500,000 for water and wastewater infrastruc-
7	ture, including water recycling and water supply, in
8	the city of Bell Gardens, California.
9	"(278) Calimesa, California.—\$3,500,000
10	for stormwater management and water supply infra-
11	structure, including groundwater recharge and water
12	recycling, in the city of Calimesa, California.
13	"(279) Compton Creek, California.—
14	\$6,165,000 for stormwater management infrastruc-
15	ture in the vicinity of Compton Creek, city of Comp-
16	ton, California.
17	"(280) Downey, California.—\$100,000,000
18	for water infrastructure, including water supply, in
19	the city of Downey, California.
20	"(281) Lomita, California.—\$4,716,600 for
21	stormwater management infrastructure in the city of
22	Lomita, California.
23	"(282) East san diego county, cali-
24	FORNIA.—\$70,000,000 for water and wastewater in-
25	frastructure, including water recycling and water

supply, in East County, San Diego County, Cali fornia.

3 "(283) EASTERN LOS ANGELES COUNTY, CALI-4 FORNIA.—\$25,000,000 for the planning, design, and 5 construction of water and wastewater infrastructure, 6 including water recycling and water supply, for the 7 cities of Azusa, Baldwin Park, Covina, Duarte, El 8 Monte, Glendora, Industry, Irwindale, La Puente, 9 La Verne, Monrovia, San Dimas, and West Covina, 10 and for Avocado Heights, Bassett, and Valinda, 11 California.

"(284) ESCONDIDO CREEK, CALIFORNIA.—
\$34,000,000 for water and wastewater infrastructure, including stormwater management, in the vicinity of Escondido Creek, city of Escondido, California.

17 "(285) FONTANA, CALIFORNIA.—\$16,000,000
18 for stormwater management infrastructure in the
19 city of Fontana, California.

20 "(286) HEALDSBURG, CALIFORNIA.—
21 \$23,500,000 for water and wastewater infrastruc22 ture, including water recycling and water supply, in
23 the city of Healdsburg, California.

24 "(287) INLAND EMPIRE, CALIFORNIA.—
25 \$60,000,000 for water and wastewater infrastruc-

1	ture, including water supply, in Riverside County
2	and San Bernardino County, California.
3	"(288) MARIN COUNTY, CALIFORNIA.—
4	\$28,000,000 for water and wastewater infrastruc-
5	ture, including water supply, in Marin County, Cali-
6	fornia.
7	"(289) Maywood, California.—\$10,000,000
8	for wastewater infrastructure in the city of May-
9	wood, California.
10	"(290) Monterey peninsula, california.—
11	\$20,000,000 for water and wastewater infrastruc-
12	ture, and water supply, on the Monterey Peninsula,
13	California.
14	"(291) NORTH RICHMOND, CALIFORNIA.—
15	\$45,000,000 for water and wastewater infrastruc-
16	ture, including coastal flooding resilience measures
17	for such infrastructure, in North Richmond, Cali-
18	fornia.
19	"(292) ONTARIO, CALIFORNIA.—\$40,700,000
20	for water and wastewater infrastructure, including
21	water recycling and water supply, in the city of On-
22	tario, California.
23	"(293) PARAMOUNT, CALIFORNIA.—
24	\$20,000,000 for water and wastewater infrastruc-

1	ture, including stormwater management, in the city
2	of Paramount, California.
3	"(294) Petaluma, california.—\$13,700,000

for water and wastewater infrastructure, including
water recycling, in the city of Petaluma, California.
"(295) RIALTO, CALIFORNIA.—\$27,500,000 for
wastewater infrastructure in the city of Rialto, California.

9 "(296) RINCON RESERVATION, CALIFORNIA.—
10 \$38,000,000 for water and wastewater infrastruc11 ture on the Rincon Band of Luiseño Indians res12 ervation, California.

13 (297)SACRAMENTO-SAN JOAQUIN DELTA, 14 CALIFORNIA.—\$50,000,000 for water and waste-15 water infrastructure (including stormwater manage-16 ment), water supply and related facilities, environ-17 mental restoration, and surface water protection and 18 development, including flooding resilience measures 19 for such infrastructure, in Contra Costa County, 20 San Joaquin County, Solano County, Sacramento 21 County, and Yolo County, California.

"(298) SOUTH SAN FRANCISCO, CALIFORNIA.—
\$270,000,000 for water and wastewater infrastructure, including stormwater management and water

recycling, at the San Francisco International Air port, California.

3 "(299) SAN JOAQUIN AND STANISLAUS, CALI4 FORNIA.—\$200,000,000 for water and wastewater
5 infrastructure, including stormwater management,
6 and water supply, in San Joaquin County and
7 Stanislaus County, California.

8 "(300) SANTA ROSA, CALIFORNIA.—
9 \$19,400,000 for water and wastewater infrastruc10 ture, in the city of Santa Rosa California.

"(301) SIERRA MADRE, CALIFORNIA.—
\$20,000,000 for water and wastewater infrastructure, and water supply, including earthquake resilience measures for such infrastructure and water
supply, in the city of Sierra Madre, California.

16 "(302) SMITH RIVER, CALIFORNIA.—
17 \$25,000,000 for wastewater infrastructure in
18 Howonquet Village and Resort and Tolowa Dee-ni'
19 Nation, Smith River, California.

20 "(303) TORRANCE, CALIFORNIA.—
21 \$100,000,000 for water and wastewater infrastruc22 ture, including groundwater recharge and water sup23 ply, in the city of Torrance, California.

24 "(304) WESTERN CONTRA COSTA COUNTY,
25 CALIFORNIA.—\$15,000,000 for wastewater infra-

1	structure in the cities of Pinole, San Pablo, and
2	Richmond, and in El Sobrante, California.
3	"(305) Hebron, Connecticut.—\$3,700,000
4	for water and wastewater infrastructure in the town
5	of Hebron, Connecticut.
6	"(306) New London, Connecticut.—
7	\$16,000,000 for wastewater infrastructure in the
8	town of Bozrah and the City of Norwich, Con-
9	necticut.
10	"(307) WINDHAM, CONNECTICUT.—
11	\$18,000,000 for water and wastewater infrastruc-
12	ture in the town of Windham, Connecticut.
13	"(308) New Castle, Delaware.—
14	\$35,000,000 for water and wastewater infrastruc-
15	ture, including stormwater management, in New
16	Castle County, Delaware.
17	"(309) Washington, district of colum-
18	BIA.—\$1,000,000 for water and wastewater infra-
19	structure, including stormwater management, in
20	Washington, District of Columbia.
21	"(310) Longboat Key, Florida.—
22	\$12,750,000 for water and wastewater infrastruc-
23	ture in the town of Longboat Key, Florida.
24	"(311) MARTIN, ST. LUCIE, AND PALM BEACH
25	COUNTIES, FLORIDA.—\$100,000,000 for water and

1	wastewater infrastructure, including stormwater
2	management, to improve water quality in the St.
3	Lucie River, Indian River Lagoon, and Lake Worth
4	Lagoon in Martin County, St. Lucie County, and
5	Palm Beach County, Florida.
6	"(312) Polk county, florida.—\$10,000,000
7	for wastewater infrastructure, including stormwater
8	management, in Polk County, Florida.
9	"(313) OKEECHOBEE COUNTY, FLORIDA.—
10	\$20,000,000 for wastewater infrastructure in Okee-
11	chobee County, Florida.
12	"(314) Orange county, florida.—
13	\$50,000,000 for water and wastewater infrastruc-
14	ture, including water reclamation and water supply,
15	in Orange County, Florida.
16	"(315) GUAM.—\$10,000,000 for water and
17	wastewater infrastructure in Guam.
18	"(316) County of Hawai'i, Hawaii.—
19	\$20,000,000 for water and wastewater infrastruc-
20	ture, including stormwater management, in the
21	County of Hawai'i, Hawaii.
22	"(317) Honolulu, Hawaii.—\$20,000,000 for
23	water and wastewater infrastructure, including
24	stormwater management, in the City and County of
25	Honolulu, Hawaii.

1	"(318) KAUA'I, HAWAII.—\$20,000,000 for
2	water and wastewater infrastructure, including
3	stormwater management, in the County of Kaua'i,
4	Hawaii.
5	"(319) Maui, hawaii.—\$20,000,000 for water
6	and wastewater infrastructure, including stormwater
7	management, in the County of Maui, Hawaii.
8	"(320) DIXMOOR, ILLINOIS.—\$15,000,000 for
9	water and water supply infrastructure in the village
10	of Dixmoor, Illinois.
11	"(321) Forest Park, Illinois.—\$10,000,000
12	for wastewater infrastructure, including stormwater
13	management, in the village of Forest Park, Illinois.
14	"(322) LAKE COUNTY, ILLINOIS.—\$10,000,000
15	for wastewater infrastructure, including stormwater
16	management, in Lake County, Illinois.
17	"(323) LEMONT, ILLINOIS.—\$3,135,000 for
18	water infrastructure in the village of Lemont, Illi-
19	nois.
20	"(324) Lockport, Illinois.—\$6,550,000 for
21	wastewater infrastructure, including stormwater
22	management, in the city of Lockport, Illinois.
23	(325) Montgomery and christian coun-
24	TIES, ILLINOIS.—\$30,000,000 for water and waste-

1	water infrastructure, including water supply, in
2	Montgomery County and Christian County, Illinois.
3	"(326) WILL COUNTY, ILLINOIS.—\$30,000,000
4	for water and wastewater infrastructure, including
5	stormwater management, in Will County, Illinois.
6	"(327) Orleans parish, Louisiana.—
7	\$100,000,000 for water and wastewater infrastruc-
8	ture in Orleans Parish, Louisiana.
9	"(328) FITCHBURG, MASSACHUSETTS.—
10	\$20,000,000 for water and wastewater infrastruc-
11	ture, including stormwater management (including
12	combined sewer overflows), in the city of Fitchburg,
13	Massachusetts.
14	"(329) Haverhill, Massachusetts.—
15	\$20,000,000 for water and wastewater infrastruc-
16	ture, including stormwater management (including
17	combined sewer overflows), in the city of Haverhill,
18	Massachusetts.
19	"(330) Lawrence, Massachusetts.—
20	\$20,000,000 for water and wastewater infrastruc-
21	ture, including stormwater management (including
22	combined sewer overflows), in the city of Lawrence,
23	Massachusetts.
24	"(331) Lowell, Massachusetts.—
25	\$20,000,000 for water and wastewater infrastruc-

193

ture, including stormwater management (including

2	combined sewer overflows), in the city of Lowell,
3	Massachusetts.
4	"(332) Methuen, Massachusetts.—
5	\$20,000,000 for water and wastewater infrastruc-
6	ture, including stormwater management (including
7	combined sewer overflows), in the city of Methuen,
8	Massachusetts.
9	"(333) Boonsbord, Maryland.—\$5,000,000
10	for water infrastructure, including water supply, in
11	the town of Boonsboro, Maryland.
12	"(334) Brunswick, Maryland.—\$15,000,000
13	for water and wastewater infrastructure in the city
14	of Brunswick, Maryland.
15	"(335) Cascade Charter Township, Michi-
16	GAN.—\$7,200,000 for water and wastewater infra-
17	structure in Cascade Charter Township, Michigan.
18	"(336) Macomb county, michigan.—
19	\$40,000,000 for wastewater infrastructure, including
20	stormwater management, in Macomb County, Michi-
21	gan.
22	"(337) Northfield, Minnesota.—
23	\$33,450,000 for water and wastewater infrastruc-
24	ture in the city of Northfield, Minnesota.

1	"(338) Centertown, Missouri.—\$15,900,000
2	for water and wastewater infrastructure in the vil-
3	lage of Centertown, Missouri.
4	"(339) St. Louis, Missouri.—\$45,000,000 for
5	water and wastewater infrastructure in the city of
6	St. Louis, Missouri.
7	"(340) St. Louis County, Missouri.—
8	\$45,000,000 for water and wastewater infrastruc-
9	ture in St. Louis County, Missouri.
10	"(341) Meridian, mississippi.—\$10,000,000
11	for water and wastewater infrastructure, including
12	stormwater management, in the city of Meridian,
13	Mississippi.
14	"(342) Oxford, mississippi.—\$10,000,000 for
15	water and wastewater infrastructure, including
16	stormwater management, in the City of Oxford, Mis-
17	sissippi.
18	"(343) Manchester, New Hampshire.—
19	\$20,000,000 for water and wastewater infrastruc-
20	ture, including stormwater management (including
21	combined sewer overflows), in the city of Man-
22	chester, New Hampshire.
23	"(344) BAYONNE, NEW JERSEY.—\$825,000 for
24	wastewater infrastructure, including stormwater

1	
1	management (including combined sewer overflows),
2	in the city of Bayonne, New Jersey.
3	"(345) CAMDEN, NEW JERSEY.—\$119,000,000
4	for wastewater infrastructure, including stormwater
5	management, in the city of Camden, New Jersey.
6	"(346) Essex and sussex counties, new
7	JERSEY.—\$60,000,000 for water and wastewater in-
8	frastructure, including water supply, in Essex Coun-
9	ty and Sussex County, New Jersey.
10	"(347) Flemington, New Jersey.—
11	\$4,500,000 for water and wastewater infrastructure,
12	including water supply, in the Borough of
13	Flemington, New Jersey.
14	"(348) Jefferson, New Jersey.—
15	\$90,000,000 for wastewater infrastructure, including
16	stormwater management, in Jefferson Township,
17	New Jersey.
18	"(349) Kearny, New Jersey.—\$69,900,000
19	for wastewater infrastructure, including stormwater
20	management (including combined sewer overflows),
21	in the town of Kearny, New Jersey.
22	"(350) Long Hill, New Jersey.—\$7,500,000
23	for wastewater infrastructure, including stormwater
24	management, in Long Hill Township, New Jersey.

1	"(351) Morris County, New Jersey.—
2	\$30,000,000 for water and wastewater infrastruc-
3	ture in Morris County, New Jersey.
4	"(352) PASSAIC, NEW JERSEY.—\$1,000,000 for
5	wastewater infrastructure, including stormwater
6	management, in Passaic County, New Jersey.
7	"(353) Phillipsburg, New Jersey.—
8	\$2,600,000 for wastewater infrastructure, including
9	stormwater management, in the town of Phillips-
10	burg, New Jersey.
11	"(354) Rahway, New Jersey.—\$3,250,000
12	for water and wastewater infrastructure in the city
13	of Rahway, New Jersey.
14	"(355) Roselle, New Jersey.—\$5,000,000
15	for wastewater infrastructure, including stormwater
16	management, in the Borough of Roselle, New Jer-
17	sey.
18	"(356) South orange village, new jer-
19	SEY.—\$7,500,000 for water infrastructure, including
20	water supply, in the Township of South Orange Vil-
21	lage, New Jersey.
22	"(357) Summit, New Jersey.—\$1,000,000 for
23	wastewater infrastructure, including stormwater
24	management, in the city of Summit, New Jersey.

1	"(358) WARREN, NEW JERSEY.—\$4,550,000
2	for wastewater infrastructure, including stormwater
3	management, in Warren Township, New Jersey.
4	"(359) Española, new mexico.—\$21,995,000
5	for water and wastewater infrastructure in the city
6	of Española, New Mexico.
7	"(360) Farmington, New Mexico.—
8	\$15,500,000 for water infrastructure, including
9	water supply, in the city of Farmington, New Mex-
10	ico.
11	"(361) Mora county, New Mexico.—
12	\$2,874,000 for wastewater infrastructure in Mora
13	County, New Mexico.
14	"(362) Santa FE, NEW MEXICO.—\$20,700,000
15	for water and wastewater infrastructure, including
16	water reclamation, in the city of Santa Fe, New
17	Mexico.
18	"(363) Clarkstown, New York.—
19	\$14,600,000 for wastewater infrastructure, including
20	stormwater management, in the town of Clarkstown,
21	New York.
22	"(364) GENESEE, NEW YORK.—\$85,000,000
23	for water and wastewater infrastructure, including
24	stormwater management and water supply, in Gen-
25	esee County, New York.

1	"(365) QUEENS, NEW YORK.—\$119,200,000
2	for water and wastewater infrastructure, including
3	stormwater management (including combined sewer
4	overflows), in Queens, New York.
5	"(366) Yorktown, New York.—\$40,000,000
6	for wastewater infrastructure, including stormwater
7	management, in the town of Yorktown, New York.
8	"(367) Brunswick, Ohio.—\$4,510,000 for
9	wastewater infrastructure, including stormwater
10	management, in the city of Brunswick, Ohio.
11	"(368) Brookings, Oregon.—\$2,000,000 for
12	wastewater infrastructure in the City of Brookings
13	and the Port of Brookings Harbor, Oregon.
14	"(369) MONROE, OREGON.—\$6,000,000 for
15	water and wastewater infrastructure in the city of
16	Monroe, Oregon.
17	"(370) NEWPORT, OREGON.—\$60,000,000 for
18	water and wastewater infrastructure, including
19	water supply and water storage, in the city of New-
20	port, Oregon.
21	"(371) LANE COUNTY, OREGON.—\$25,000,000
22	for water and wastewater infrastructure, including
23	water supply and storage, distribution, and treat-
24	ment systems, in Lane County, Oregon.

1	"(372) PALMYRA, PENNSYLVANIA.—
2	\$36,300,000 for wastewater infrastructure in Pal-
3	myra Township, Pennsylvania.
4	"(373) Pike county, pennsylvania.—
5	\$10,000,000 for water and stormwater management
6	infrastructure, including water supply, in Pike Coun-
7	ty, Pennsylvania.
8	"(374) Pittsburgh, pennsylvania.—
9	\$20,000,000 for wastewater infrastructure, including
10	stormwater management, in the city of Pittsburgh,
11	Pennsylvania.
12	"(375) Pocono, pennsylvania.—\$22,000,000
13	for water and wastewater infrastructure in Pocono
14	Township, Pennsylvania.
15	"(376) Westfall, Pennsylvania.—
16	\$16,880,000 for wastewater infrastructure in
17	Westfall Township, Pennsylvania.
18	"(377) Whitehall, pennsylvania.—
19	\$6,000,000 for stormwater management infrastruc-
20	ture in Whitehall Township and South Whitehall
21	Township, Pennsylvania.
22	"(378) BEAUFORT, SOUTH CAROLINA.—
23	\$7,462,000 for stormwater management infrastruc-
24	ture in Beaufort County, South Carolina.

1	"(379) Charleston, south carolina.—
2	\$25,583,000 for wastewater infrastructure, including
3	stormwater management, in the city of Charleston,
4	South Carolina.
5	"(380) Mount pleasant, south carolina.—
6	\$7,822,000 for wastewater infrastructure, including
7	stormwater management, in the town of Mount
8	Pleasant, South Carolina.
9	"(381) Portland, tennessee.—\$1,850,000
10	for water and wastewater infrastructure, including
11	water supply, in the city of Portland, Tennessee.
12	"(382) Smith county, tennessee.—
13	\$19,500,000 for wastewater infrastructure, including
14	stormwater management, in Smith County, Ten-
15	nessee.
16	"(383) TROUSDALE, MACON, AND SUMNER
17	COUNTIES, TENNESSEE.—\$178,000,000 for water
18	and wastewater infrastructure in Trousdale County,
19	Macon County, and Sumner County, Tennessee.
20	"(384) VIRGIN ISLANDS.—\$1,584,000 for
21	wastewater infrastructure in the United States Vir-
22	gin Islands.
23	"(385) Bonney Lake, Washington.—
24	\$3,000,000 for water and wastewater infrastructure
25	in the city of Bonney Lake, Washington.

"(386) BURIEN, WASHINGTON.—\$5,000,000 for
 stormwater management infrastructure in the city of
 Burien, Washington.

4 "(387) ELLENSBURG, WASHINGTON.—
5 \$3,000,000 for wastewater infrastructure, including
6 stormwater management, in the city of Ellensburg,
7 Washington.

8 "(388) NORTH BEND, WASHINGTON.—
9 \$30,000,000 for wastewater infrastructure, including
10 stormwater management, in the city of North Bend,
11 Washington.

12 "(389) PORT ANGELES, WASHINGTON.—
13 \$7,500,000 for wastewater infrastructure, including
14 stormwater management, in the City and Port of
15 Port Angeles, Washington.

"(390) SNOHOMISH COUNTY, WASHINGTON.—
\$56,000,000 for water and wastewater infrastructure, including water supply, in Snohomish County,
Washington.

20 "(391) WESTERN WASHINGTON STATE.—
21 \$200,000,000 for water and wastewater infrastruc22 ture, including stormwater management, water sup23 ply, and conservation, in Chelan County, King Coun24 ty, Kittitas County, Pierce County, Snohomish

County, Skagit County, and Whatcom County,
 Washington.

3 "(392) MILWAUKEE, WISCONSIN.—\$4,500,000
4 for wastewater infrastructure, including stormwater
5 management (including combined sewer overflows),
6 in the city of Milwaukee, Wisconsin.".

7 (b) Project Modifications.—

8 (1) CONSISTENCY WITH REPORTS.—Congress 9 finds that the project modifications described in this 10 subsection are in accordance with the reports sub-11 mitted to Congress by the Secretary under section 12 7001 of the Water Resources Reform and Develop-13 ment Act of 2014 (33 U.S.C. 2282d), titled "Report 14 to Congress on Future Water Resources Develop-15 ment", or have otherwise been reviewed by Congress.

16 (2) MODIFICATIONS.—

17 (A) SACRAMENTO AREA, CALIFORNIA.—
18 Section 219(f)(23) of the Water Resources De19 velopment Act of 1992 (106 Stat. 4835; 113
20 Stat. 336; 117 Stat. 1840; 134 Stat. 2718) is
21 amended by striking "Suburban".

22 (B) LOS ANGELES COUNTY, CALIFORNIA.—
23 Section 219(f)(93) of the Water Resources De24 velopment Act of 1992 (106 Stat. 4835; 113

Stat. 336; 117 Stat. 1840; 121 Stat. 1259) is
amended—
(i) by striking "\$3,000,000" and in-
serting ''\$103,000,000'';
(ii) by striking "wastewater and water
related infrastructure," and inserting
"water and wastewater infrastructure, in-
cluding stormwater management,"; and
(iii) by inserting "Dominguez Chan-
nel, Santa Clarita Valley,'' after ''La
Habra Heights,".
(C) BOULDER COUNTY, COLORADO.—Sec-
tion $219(f)(109)$ of the Water Resources Devel-
opment Act of 1992 (106 Stat. 4835; 113 Stat.
334; 114 Stat. 2763A–220) is amended by
striking "\$10,000,000 for water supply infra-
structure" and inserting "\$20,000,000 for
water and wastewater infrastructure, including
stormwater management and water supply".
(D) CHARLOTTE COUNTY, FLORIDA.—Sec-
tion $219(f)(121)$ of the Water Resources Devel-
opment Act of 1992 (106 Stat. 4835; 113 Stat.
336; 121 Stat. 1261) is amended by striking
"\$3,000,000 for" and inserting "\$33,000,000
for wastewater and".

1	(E) MIAMI-DADE COUNTY, FLORIDA.—Sec-
2	tion $219(f)(128)$ of the Water Resources Devel-
3	opment Act of 1992 (106 Stat. 4835; 113 Stat.
4	336; 121 Stat. 1261) is amended by striking
5	"\$6,250,000 for" and inserting "\$190,250,000
6	for wastewater infrastructure, including".
7	(F) Albany, Georgia.—Section
8	219(f)(130) of the Water Resources Develop-
9	ment Act of 1992 (106 Stat. 4835; 113 Stat.
10	336; 121 Stat. 1261) is amended by striking
11	"\$4,000,000 for a storm drainage system," and
12	inserting "\$109,000,000 for wastewater infra-
13	structure, including stormwater management
14	(including combined sewer overflows),".
15	(G) ATLANTA, GEORGIA.—Section
16	219(e)(5) of the Water Resources Development
17	Act of 1992 (106 Stat. 4835; 110 Stat. 3757;
18	113 Stat. 334) is amended by striking
19	"\$25,000,000" and inserting "\$75,000,000".
20	(H) EAST POINT, GEORGIA.—Section
21	219(f)(136) of the Water Resources Develop-
22	ment Act of 1992 (106 Stat. 4835; 113 Stat.
23	336; 121 Stat. 1261) is amended by striking
24	"\$5,000,000 for" and inserting "\$15,000,000
25	for stormwater management and other".

1	(I) COOK COUNTY, ILLINOIS.—Section
2	219(f)(54) of the Water Resources Development
3	Act of 1992 (106 Stat. 4835; 113 Stat. 336;
4	114 Stat. 2763A–220) is amended by striking
5	"\$35,000,000 for" and inserting
6	"\$100,000,000 for wastewater infrastructure,
7	including stormwater management, and other".
8	(J) CALUMET REGION, INDIANA.—Section
9	219(f)(12)(A) of the Water Resources Develop-
10	ment Act of 1992 (106 Stat. 4835; 113 Stat.
11	336; 117 Stat. 1843; 121 Stat. 1225) is
12	amended by striking "\$100,000,000" and in-
13	serting ''\$125,000,000''.
14	(K) BATON ROUGE, LOUISIANA.—Section
15	219(f)(21) of the Water Resources Development
16	Act of 1992 (106 Stat. 4835; 113 Stat. 336;
17	114 Stat. 2763A–220; 121 Stat. 1226) is
18	amended by striking "\$35,000,000" and insert-
19	ing ''\$90,000,000''.
20	(L) South central planning and de-
21	VELOPMENT COMMISSION, LOUISIANA.—Section
22	219(f)(153) of the Water Resources Develop-
23	ment Act of 1992 (106 Stat. 4835; 113 Stat.
24	336; 121 Stat. 1262) is amended by striking
25	"\$2,500,000" and inserting "\$12,500,000".

1	(M) St. charles, st. bernard,
2	PLAQUEMINES, ST. JOHN THE BAPTIST, ST.
3	JAMES, AND ASSUMPTION PARISHES, LOU-
4	ISIANA.—
5	(i) St. Charles, st. bernard, and
6	PLAQUEMINES PARISHES, LOUISIANA.—
7	Section 219(c)(33) of the Water Resources
8	Development Act of 1992 (106 Stat. 4835;
9	113 Stat. 334; 114 Stat. 2763A-219) is
10	amended by striking "Water and waste-
11	water infrastructure" and inserting
12	"Water supply and wastewater infrastruc-
13	ture, including stormwater infrastructure".
14	(ii) St. John the baptist, st.
15	JAMES, AND ASSUMPTION PARISHES, LOU-
16	ISIANA.—Section 219(c)(34) of the Water
17	Resources Development Act of 1992 (106
18	Stat. 4835; 113 Stat. 334; 114 Stat.
19	2763A–219) is amended—
20	(I) in the paragraph heading, by
21	striking "Baptist and st. James"
22	and inserting "BAPTIST, ST. JAMES,
23	AND ASSUMPTION"; and

	201
1	(II) by striking "Baptist and St.
2	James" and inserting "Baptist, St.
3	James, and Assumption".
4	(iii) AUTHORIZATION OF APPROPRIA-
5	TIONS FOR CONSTRUCTION ASSISTANCE.—
6	Section 219(e) of the Water Resources De-
7	velopment Act of 1992 (106 Stat. 4835;
8	110 Stat. 3757; 113 Stat. 334; 121 Stat.
9	1192) is amended—
10	(I) by striking the "and" at the
11	end of paragraph (16);
12	(II) by striking the period at the
13	end of paragraph (17) and inserting a
14	semicolon; and
15	(III) by adding at the end the
16	following:
17	$^{\prime\prime}(18)$ \$70,000,000 for the project described in
18	subsection $(c)(33)$; and
19	((19) \$36,000,000 for the project described in
20	subsection $(c)(34)$.".
21	(N) MICHIGAN COMBINED SEWER OVER-
22	FLOWS.—Section 219(f)(157) of the Water Re-
23	sources Development Act of 1992 (106 Stat.
24	4835; 113 Stat. 336; 121 Stat. 1262) is
25	amended by striking "correction of combined

sewer overflows" and inserting "water and
 wastewater infrastructure, including stormwater
 management (including correction of combined
 sewer overflows)".

5 (\mathbf{O}) ALLEGHENY COUNTY, PENNSYL-6 VANIA.—Section 219(f)(66)(A) of the Water 7 Resources Development Act of 1992 (106 Stat. 8 4835; 113 Stat. 336; 114 Stat. 2763A-221; 9 121 Stat. 1240) is amended by striking 10 "\$20,000,000 for" and inserting "\$30,000,000 11 for wastewater infrastructure, including 12 stormwater management, and other".

13 (P) LAKES MARION AND MOULTRIE, 14 SOUTH CAROLINA.—Section 219(f)(25) of the 15 Water Resources Development Act of 1992 16 (106 Stat. 4835; 113 Stat. 336; 114 Stat. 17 2763A-220; 117 Stat. 1838; 130 Stat. 1677; 18 132 Stat. 3818; 134 Stat. 2719) is amended by 19 "\$110,000,000" striking inserting and 20 "\$165,000,000".

(Q) EASTERN SHORE AND SOUTHWEST
VIRGINIA.—Section 219(f)(10)(A) of the Water
Resources Development Act of 1992 (106 Stat.
4835; 113 Stat. 336; 121 Stat. 1255) is

amended by striking "\$20,000,000" and insert ing "\$52,000,000".

3 (3)EFFECT ON AUTHORIZATION.—Notwith-4 standing the operation of section 6001(e) of the 5 Water Resources Reform and Development Act of 6 2014 (as in effect on the day before the date of en-7 actment of the Water Resources Development Act of 8 2016), any project included on a list published by 9 the Secretary pursuant to such section the author-10 ization for which is amended by this subsection re-11 mains authorized to be carried out by the Secretary. 12 SEC. 346. **ADDITIONAL** ASSISTANCE FOR CRITICAL 13 **PROJECTS.**

14 (a) CONSISTENCY WITH REPORTS.—Congress finds 15 that the project modifications described in this section are in accordance with the reports submitted to Congress by 16 the Secretary under section 7001 of the Water Resources 17 Reform and Development Act of 2014 (33 U.S.C. 2282d), 18 19 titled "Report to Congress on Future Water Resources" 20 Development", or have otherwise been reviewed by Con-21 gress.

22 (b) Projects.—

(1) CHESAPEAKE BAY.—Section 510(a)(2) of
the Water Resources Development Act of 1996 (110)

1	Stat. 3759; 121 Stat. 1202; 128 Stat. 1317) is
2	amended—
3	(A) by inserting "infrastructure and" be-
4	fore "resource protection";
5	(B) by redesignating subparagraphs (E)
6	and (F) as subparagraphs (G) and (H), respec-
7	tively; and
8	(C) by inserting after subparagraph (D)
9	the following:
10	((E) was tewater treatment and related fa-
11	cilities;
12	"(F) water supply and related facilities;".
13	(2) New York City Watershed.—Section
14	552(a)(2) of the Water Resources Development Act
15	of 1996 (110 Stat. 3780) is amended—
16	(A) by striking "design and construction
17	assistance" and inserting "design, repair, re-
18	placement, and construction assistance"; and
19	(B) by striking "treatment, and distribu-
20	tion facilities" and inserting "treatment,
21	stormwater management, and water distribution
22	facilities".
23	(3) Southeastern pennsylvania.—Section
24	566 of the Water Resources Development Act of
25	1996 (110 Stat. 3786; 113 Stat. 352) is amended—

1	(A) by striking the section heading and in-
2	serting "SOUTHEASTERN PENNSYLVANIA
3	AND LOWER DELAWARE RIVER BASIN.";
4	(B) in subsection (a), by inserting "and
5	the Lower Delaware River Basin" after "south-
6	eastern Pennsylvania'';
7	(C) in subsection (b), by striking "south-
8	eastern Pennsylvania, including projects for
9	waste water treatment and related facilities,"
10	and inserting "southeastern Pennsylvania and
11	the Lower Delaware River Basin, including
12	projects for wastewater treatment and related
13	facilities (including sewer overflow infrastruc-
14	ture improvements and other stormwater man-
15	agement),";
16	(D) by amending subsection (g) to read as
17	follows:
18	"(g) Areas Defined.—In this section:
19	"(1) Lower delaware river basin.—The
20	term 'Lower Delaware River Basin' means the
21	Schuylkill Valley, Upper Estuary, Lower Estuary,
22	and Delaware Bay subwatersheds of the Delaware
23	River Basin in the Commonwealth of Pennsylvania
24	and the States of New Jersey and Delaware.

1	"(2) Southeastern pennsylvania.—The
2	term 'southeastern Pennsylvania' means Philadel-
3	phia, Bucks, Chester, Delaware, and Montgomery
4	Counties, Pennsylvania."; and
5	(E) in subsection (h), by striking "to carry
6	out this section $$25,000,000$ " and inserting
7	"\$50,000,000 to provide assistance under this
8	section to non-Federal interests in southeastern
9	Pennsylvania, and \$20,000,000 to provide as-
10	sistance under this section to non-Federal inter-
11	ests in the Lower Delaware River Basin".
12	(4) FLORIDA KEYS WATER QUALITY IMPROVE-
13	MENTS, FLORIDA.—Section 109 of division B of the
14	Consolidated Appropriations Act, 2001 (Public Law
15	106–554, appendix D, 114 Stat. 2763A–222; 121
16	Stat. 1217) is amended, in subsection (f), by strik-
17	ing "\$100,000,000" and inserting "\$200,000,000".
18	(5) NORTHEASTERN MINNESOTA.—Section
19	569(h) of the Water Resources Development Act of
20	1999 (113 Stat. 368; 121 Stat. 1232) is amended
21	by striking "\$54,000,000" and inserting
22	``\$80,000,000''.
23	(6) MISSISSIPPI.—Section 592 of the Water Re-

24 sources Development Act of 1999 (113 Stat. 379;

1 117 Stat. 1837; 121 Stat. 1233; 123 Stat. 2851) is 2 amended-3 (A) in subsection (b), by striking "and sur-4 face water resource protection and develop-5 ment" and inserting "surface water resource 6 protection and development, stormwater man-7 agement, and drainage systems": and subsection 8 (B) in $(\mathbf{g}),$ by striking 9 "\$200,000,000" and inserting "\$300,000,000". 10 (7) LAKE TAHOE BASIN RESTORATION, NEVADA 11 AND CALIFORNIA.—Section 108(g) of division C of 12 the Consolidated Appropriations Act, 2005 (Public 13 Law 108–447; 118 Stat. 2942) is amended by strik-14 ing "\$25,000,000" and inserting "\$50,000,000". 15 (8) CENTRAL NEW MEXICO.—Section 593 of 16 the Water Resources Development Act of 1999 (113) 17 Stat. 380; 119 Stat. 2255) is amended— 18 inserting (\mathbf{A}) in subsection (a), by "Colfax," before "Sandoval"; 19 20 (B) in subsection (c), by inserting "water 21 reuse," after "conservation,"; and 22 (C) in subsection (h), by striking

(9) SOUTH CENTRAL PENNSYLVANIA.—Section 24 25 313(g)(1) of the Water Resources Development Act

"\$50,000,000" and inserting "\$100,000,000".

1	of 1992 (106 Stat. 4845; 109 Stat. 407; 110 Stat.
2	3723; 113 Stat. 310; 117 Stat. 142; 121 Stat. 1146;
3	134 Stat. 2719) is amended by striking
4	"\$400,000,000" and inserting "\$410,000,000".
5	(10) Ohio and North Dakota.—Section 594
6	of the Water Resources Development Act of 1999
7	(113 Stat. 381; 119 Stat. 2261; 121 Stat. 1140;
8	121 Stat. 1944) is amended in subsection (h), by
9	striking "\$240,000,000" and inserting
10	``\$250,000,000``.
11	(11) TEXAS.—Section 5138 of the Water Re-
12	sources Development Act of 2007 (121 Stat. 1250)
13	is amended, in subsection (g), by striking
14	"\$40,000,000" and inserting "\$80,000,000".
15	(12) LAKE CHAMPLAIN, VERMONT AND NEW
16	YORK.—Section 542 of the Water Resources Devel-
17	opment Act of 2000 (114 Stat. 2671; 121 Stat.
18	1150; 134 Stat. 2652) is amended—
19	(A) in subsection $(b)(2)(C)$, by striking
20	"planning" and inserting "clean water infra-
21	structure planning, design, and construction";
22	and
23	(B) in subsection (g), by striking
24	"\$32,000,000" and inserting "\$50,000,000".

1	(13) Western Rural Water.—Section 595 of
2	the Water Resources Development Act of 1999 (113
3	Stat. 383; 117 Stat. 139; 117 Stat. 142; 117 Stat.
4	1836; 118 Stat. 440; 121 Stat. 1219; 123 Stat.
5	2851; 128 Stat. 1316; 130 Stat. 1681; 134 Stat.
6	2719) is amended—
7	(A) in subsection $(i)(1)$, by striking
8	"\$435,000,000" and inserting "\$800,000,000";
9	and
10	(B) in subsection $(i)(2)$, by striking
11	"\$150,000,000" and inserting "\$200,000,000".
12	(c) Effect on Authorization.—Notwithstanding
13	the operation of section 6001(e) of the Water Resources
14	Reform and Development Act of 2014 (as in effect on the
15	day before the date of enactment of the Water Resources
16	Development Act of 2016), any project included on a list
17	published by the Secretary pursuant to such section the
18	authorization for which is amended by this section remains
19	authorized to be carried out by the Secretary.
20	SEC. 347. SENSE OF CONGRESS ON LEASE AGREEMENT.
21	It is the sense of Congress that the lease agreement
22	for land and water areas within the Prado Flood Control
23	Basin Project Area entered into between the Secretary
24	and the City of Corona, California, for operations of the
25	Corona Municipal Airport (Recreation Lease No.

1 DACW09–1–67–60), is a valid lease of land at a water

2 resources development project under section 4 of the Act

3 of December 22, 1944 (16 U.S.C. 460d).

4 SEC. 348. FLOOD CONTROL AND OTHER PURPOSES.

5 Section 103(k)(4)(B) of the Water Resources Devel6 opment Act of 1986 (33 U.S.C. 2213(k)(4)(B)) is amend7 ed by striking "2023" and inserting "2032".

8 TITLE IV—WATER RESOURCES 9 INFRASTRUCTURE

10 SEC. 401. PROJECT AUTHORIZATIONS.

11 The following projects for water resources develop-12 ment and conservation and other purposes, as identified in the reports titled "Report to Congress on Future Water 13 Resources Development" submitted to Congress pursuant 14 15 to section 7001 of the Water Resources Reform and Development Act of 2014 (33 U.S.C. 2282d) or otherwise re-16 viewed by Congress, are authorized to be carried out by 17 18 the Secretary substantially in accordance with the plans, 19 and subject to the conditions, described in the respective reports or decision documents designated in this section: 20 21 (1) NAVIGATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AK	Elim Subsistence Harbor Study, Elim	March 12, 2021	Federal: \$74,905,000 Non-Federal: \$1,896,000 Total: \$76,801,000
2. CA	Port of Long Beach Deep Draft Naviga- tion, Los Ange- les County	October 14, 2021 and May 31, 2022	Federal: \$73,533,500 Non-Federal: \$74,995,500 Total: \$148,529,000
3. GA	Brunswick Harbor Modifications, Glynn County	March 11, 2022	Federal: \$10,774,500 Non-Federal: \$3,594,500 Total: \$14,369,000
4. WA	Tacoma Harbor Navigation Im- provement Project	May 26, 2022	Federal: \$120,701,000 Non-Federal: \$174,627,000 Total: \$295,328,000

(2) FLOOD RISK MANAGEMENT.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. AL	Selma Flood Risk Management and Bank Sta- bilization	October 7, 2021	Federal: \$15,533,100 Non-Federal: \$8,363,900 Total: \$23,897,000
2. AL	Valley Creek Flood Risk Management, Bessemer and Birmingham	October 29, 2021	Federal: \$17,725,000 Non-Federal: \$9,586,000 Total: \$27,311,000
3. CA	Lower Cache Creek, Yolo County, Wood- land and Vicin- ity	June 21, 2021	Federal: \$215,152,000 Non-Federal: \$115,851,000 Total: \$331,003,000
4. NE	Papillion Creek and Tributaries Lakes	January 24, 2022	Federal: \$91,491,400 Non-Federal: \$52,156,300 Total: \$143,647,700

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
5. OR	Portland Metro Levee System	August 20, 2021	Federal: \$77,111,100 Non-Federal: \$41,521,300 Total: \$118,632,400

1	(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. CT	Fairfield and New Haven Counties Coastal Storm Risk Manage- ment	January 19, 2021	Federal: \$92,937,000 Non-Federal: \$50,043,000 Total: \$142,980,000
2. FL	Florida Keys, Monroe County, Coastal Storm Risk Manage- ment	September 24, 2021	Federal: \$1,513,531,000 Non-Federal: \$814,978,000 Total: \$2,328,509,000
3. FL	Pinellas County, Treasure Island and Long Key Segments, Coastal Storm Risk Manage- ment	October 29, 2021	Initial Federal: \$8,627,000 Initial Non-Federal: \$5,332,000 Total: \$13,959,000 Renourishment Federal: \$92,000,000 Renourishment Non-Federal: \$101,690,000 Renourishment Total: \$193,690,000
4. LA	Upper Barataria Basin Hurri- cane and Storm Damage Risk Reduction	January 28, 2022	Federal: \$1,005,001,000 Non-Federal: \$541,155,000 Total: \$1,546,156,000

3

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
5. PR	San Juan Metro- politan Area Coastal Storm Risk Manage- ment	September 16, 2021	Federal: \$245,418,000 Non-Federal: \$131,333,000 Total: \$376,751,000
6. SC	Folly Beach, Coastal Storm Risk Manage- ment	October 26, 2021	Initial Federal: \$45,490,000 Initial Non-Federal: \$5,054,000 Total: \$50,544,000 Renourishment Federal: \$164,424,000 Renourishment Non-Federal: \$26,767,000 Renourishment Total: \$191,191,000

219

(4) FLOOD RISK MANAGEMENT AND ECO-

2 SYSTEM RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. TX	Coastal Texas Protection and Restoration	September 16, 2021	Federal: \$19,237,894,000 Non-Federal: \$11,668,393,000 Total: \$30,906,287,000

(5) Ecosystem restoration.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Costs
1. CA	Prado Basin Eco- system Restora- tion, San Bernardino, Riverside and Orange Coun- ties	April 22, 2021	Federal: \$33,976,000 Non-Federal: \$18,294,000 Total: \$52,270,000
2. KY	Three Forks of Beargrass Creek Eco- system Restora- tion, Louisville	May 24, 2022	Federal: \$72,138,000 Non-Federal: \$48,998,000 Total: \$121,136,000

(6) Modifications and other projects.—

A. State	B. Name	C. Date of Decision Document	D. Estimated Costs
1. DC	Washington, D.C. and Vicinity Flood Risk Management	July 22, 2021	Federal: \$17,740,000 Non-Federal: \$0 Total: \$17,740,000
2. LA	Lake Pont- chartrain and Vicinity	December 16, 2021	Federal: \$807,000,000 Non-Federal: \$434,000,000 Total: \$1,241,000,000
3. LA	West Bank and Vicinity	December 17, 2021	Federal: \$431,000,000 Non-Federal: \$232,000,000 Total: \$663,000,000
4. WA	Howard A. Han- son Dam, Water Supply and Ecosystem Restoration	May 19, 2022	Federal: \$815,207,000 Non-Federal: \$39,979,000 Total: \$855,185,000

2 TITLE V—COLUMBIA RIVER 3 BASIN RESTORATION

4 SEC. 501. DEFINITIONS.

In this title:

1	(1) CONTINUING AUTHORITY PROGRAM.—The
2	term "continuing authority program" has the mean-
3	ing given that term in section $7001(c)(1)(D)(iii)$ of
4	the Water Resources Reform and Development Act
5	of 2014 (33 U.S.C. 2282d(c)(1)(D)(iii)).
6	(2) COVERED STATE.—The term "covered
7	State" means the State of Idaho, Montana, Oregon,
8	or Washington.
9	(3) COVERED TRIBE.—The term "covered
10	Tribe" means an Indian Tribe that has treaty land
11	or treaty rights in relationship to the Columbia
12	River Basin in a covered State.
13	(4) Lower snake river dams.—The term
14	"Lower Snake River Dams" means the dams on the
15	Lower Snake River authorized by section 2 of the
16	Act of March 2, 1945 (chapter 19, 59 Stat. 21).
17	(5) TASK FORCE.—The term "Task Force"
18	means the Columbia River Basin Task Force estab-
19	lished under section 503.
20	(6) TRUST.—The term "Trust" means the Co-
21	lumbia River Basin Trust established under section
22	502.
23	SEC. 502. COLUMBIA RIVER BASIN TRUST.
24	(a) ESTABLISHMENT.—Not later than 60 days after
25	the date of enactment of this Act the Secretary shall es-

25 the date of enactment of this Act, the Secretary shall es-

1	tablish a committee to be known as the Columbia River
2	Basin Trust.
3	(b) Membership.—The Trust shall be composed of
4	the following:
5	(1) 8 members appointed by the Secretary,
6	which shall represent equally the various interests of
7	the public in the Columbia River Basin, including
8	representatives of—
9	(A) agriculture groups;
10	(B) environmental or conservation organi-
11	zations;
12	(C) the hydroelectric power industry;
13	(D) recreation user groups;
14	(E) marine transportation groups; and
15	(F) other appropriate interests, as deter-
16	mined by the Secretary.
17	(2) 4 representatives of each covered State, in-
18	cluding at least 1 member of each applicable State
19	government, appointed by the Secretary on the rec-
20	ommendation of the Governor of the applicable
21	State.
22	(3) 1 representative of each covered Tribe, ap-
23	pointed by the Secretary on the recommendation of
24	the applicable Tribe.

1	SEC. 503. COLUMBIA RIVER BASIN TASK FORCE.	
2	(a) ESTABLISHMENT.—Not later than 60 days after	
3	the date of enactment of this Act, the Secretary shall es-	
4	tablish a task force, to be known as the Columbia River	
5	Basin Task Force.	
6	(b) MEMBERSHIP.—The Task Force shall be com-	
7	posed of—	
8	(1) a representative of the Corps of Engineers,	
9	who shall serve as Chairperson;	
10	(2) a representative of the Department of Agri-	
11	culture;	
12	(3) a representative of the Bureau of Reclama-	
13	tion;	
14	(4) a representative of the Bureau of Indian Af-	
15	fairs;	
16	(5) a representative of the National Marine	
17	Fisheries Service;	
18	(6) a representative of the Bonneville Power	
19	Administration; and	
20	(7) each member of the Trust.	
21	(c) DUTIES.—The Task Force shall—	
22	(1) meet not less frequently than 4 times each	
23	year;	
24	(2) establish procedures for the preparation and	
25	approval of the restoration plan under subsection	
26	(e), which shall include a requirement that any final	

1	restoration plan be approved by at least $2/3$ of the
2	members of the Task Force; and
3	(3) prepare the restoration plan in accordance
4	with subsection (e), including—
5	(A) reviewing restoration projects that may
6	be included in the restoration plan; and
7	(B) developing recommendations to be in-
8	cluded in the restoration plan.
9	(d) Assessment.—
10	(1) IN GENERAL.—Not later than 12 months
11	after the date of enactment of this Act, the Sec-
12	retary shall transmit to the Task Force a report
13	containing the results of an assessment, carried out
14	at full Federal expense, of water resources needs in
15	the Columbia River Basin, including an assessment
16	of—
17	(A) the effects of the Lower Snake River
18	Dams on the Federal, State, and regional
19	economies;
20	(B) the effects in the Columbia River
21	Basin of the Lower Snake River Dams on—
22	(i) recreation;
23	(ii) hydropower generation and associ-
24	ated carbon emissions reductions;
25	(iii) water supplies;

1	(iv) flood control;
2	(v) marine transportation;
3	(vi) fish and wildlife, particularly
4	anadromous salmonids and other species
5	listed as threatened or endangered under
6	the Endangered Species Act of 1973 (16
7	U.S.C. 1531 et seq.);
8	(vii) down-river water quality, includ-
9	ing temperature, sedimentation, and dis-
10	solved oxygen; and
11	(viii) Tribal treaty rights and cul-
12	turally or historically significant Tribal
13	lands;
14	(C) non-breaching alternatives for increas-
15	ing fish passage and salmon recovery; and
16	(D) other issues, as requested by the Task
17	Force.
18	(2) CONSULTATION.—In preparing the report
19	under paragraph (1), the Secretary shall consult
20	with—
21	(A) the Task Force;
22	(B) the Governor of each covered State;
23	and
24	(C) the government of each covered Tribe.
25	(e) RESTORATION PLAN.—

1	(1) IN GENERAL.—Not later than 2 years after
2	the date on which the Secretary transmits the report
3	under subsection (d), the Task Force shall prepare,
4	at full Federal expense, a restoration plan for the
5	Columbia River Basin, based on the results of the
6	assessment contained in the report.
7	(2) CONTENTS OF PLAN.—The Task Force
8	shall include in the restoration plan—
9	(A) a description of the overall goals of the
10	restoration plan;
11	(B) recommendations for restoration
12	projects in the Columbia River Basin, which
13	may address any of—
14	(i) salmon recovery in the Columbia
15	River Basin;
16	(ii) water quality and water supply
17	improvements along the Snake River Sys-
18	tem;
19	(iii) low-carbon emission transpor-
20	tation and shipping routes;
21	(iv) Tribal treaty rights, and the pro-
22	tection of Tribal historical and cultural re-
23	sources throughout the Columbia River
24	Basin;

1	(v) Federal, State, and regional econo-
2	mies;
3	(vi) recreation and tourism;
4	(vii) hydropower generation and asso-
5	ciated carbon emissions reductions; and
6	(viii) flood control; and
7	(C) recommendations for any other appro-
8	priate actions that may help achieve the goals
9	of the restoration plan.
10	(3) REVISION OF PLAN.—The Task Force may,
11	on an annual basis, revise the restoration plan.
12	(4) PUBLIC COMMENT.—Before finalizing the
13	restoration plan, including any revision of the res-
14	toration plan, the Task Force shall make a proposed
15	restoration plan available for public review and com-
16	ment.
17	(5) TRANSMITTAL OF PLAN TO CONGRESS.—
18	The Secretary shall transmit the final restoration
19	plan, including any finalized revision of the restora-
20	tion plan, to the Committee on Transportation and
21	Infrastructure of the House of Representatives and
22	the Committee on Environment and Public Works of
23	the Senate, and to each Member of Congress from
24	a covered State.
25	(f) CRITICAL RESTORATION PROJECTS.—

1 (1) IN GENERAL.—The Secretary, in coordina-2 tion with the Task Force, shall identify critical res-3 toration projects included in the final restoration 4 plan transmitted under subsection (e)(5) that may 5 be carried out in accordance with the criteria for 6 projects carried out under a continuing authority 7 program.

8 (2) AGREEMENT.—The Secretary may carry 9 out a critical restoration project identified under 10 paragraph (1) after entering into an agreement with 11 an appropriate non-Federal interest in accordance 12 with section 221 of the Flood Control Act of 1970 13 (42 U.S.C. 1962d–5b) and this section.

14 (3) TRIBAL PROJECTS.—To the maximum ex15 tent practicable, the Secretary shall ensure that not
16 less than 30 percent of the funds made available for
17 critical restoration projects identified under para18 graph (1) shall be used exclusively for projects that
19 are—

20 (A) within the boundary of an Indian res-21 ervation; or

(B) administered by an Indian Tribe.
(4) COST SHARING.—
(A) IN GENERAL.—A non-Federal cost

25 share shall be required to carry out any project

1	under this subsection that does not primarily
2	benefit the Federal Government, as determined
3	by the Task Force.
4	(B) FEDERAL SHARE.—The Federal share
5	of the cost of carrying out a project under this
6	subsection for which the Task Force requires a
7	non-Federal cost share under subparagraph (A)
8	shall be 65 percent, except that such Federal
9	share shall not exceed \$10,000,000 for any
10	project.
11	(C) Non-federal share.—
12	(i) IN GENERAL.—Not more than 50
13	percent of the non-Federal share of the
14	cost of carrying out a project described in
15	subparagraph (B) may be provided in the
16	form of services, materials, or other in-
17	kind contributions.
18	(ii) Required non-federal con-
19	TRIBUTIONS.—For any project described in
20	subparagraph (B), the non-Federal interest
21	shall—
22	(I) provide all land, easements,
23	rights-of-way, dredged material dis-
24	posal areas, and relocations;

1	(II) pay all operation, mainte-
2	nance, replacement, repair, and reha-
3	bilitation costs; and
4	(III) hold the United States
5	harmless from all claims arising from
6	the construction, operation, and main-
7	tenance of the project.
8	(iii) Credit.—For purposes of clause
9	(i), the Secretary shall credit the non-Fed-
10	eral interest for contributions provided
11	under clause (ii)(I).
12	(g) SAVINGS CLAUSE.—Nothing in this section au-
13	thorizes the Secretary to modify, deauthorize, or remove
14	any of the Lower Snake River Dams.
15	SEC. 504. ADMINISTRATION.
16	Nothing in this title diminishes or affects—
17	(1) any water right of an Indian Tribe;
18	(2) any fishing right of an Indian Tribe;
19	(3) any other right of an Indian Tribe;
20	(4) any treaty right that is in effect on the date
21	of enactment of this Act;
22	(5) any external boundary of an Indian reserva-
23	tion of an Indian Tribe;
24	(6) any authority of the State that relates to
25	the protection, regulation, or management of fish,

1	terrestrial wildlife, and cultural and archaeological
2	resources; or
3	(7) any authority of the Secretary, the Sec-
4	retary of the Interior, or the head of any other Fed-
5	eral agency under a law in effect on the date of en-
6	actment of this Act, including—
7	(A) division A of subtitle III of title 54,
8	United States Code (formerly known as the
9	"National Historic Preservation Act" (16
10	U.S.C. 470 et seq.));
11	(B) the Archaeological Resources Protec-
12	tion Act of 1979 (16 U.S.C. 470aa et seq.);
13	(C) the Fish and Wildlife Coordination Act
14	(16 U.S.C. 661 et seq.);
15	(D) the Act entitled "An Act for the pro-
16	tection of the bald eagle", approved June 8,
17	1940 (16 U.S.C. 668 et seq.);
18	(E) the Migratory Bird Treaty Act (16
19	U.S.C. 703 et seq.);
20	(F) the Endangered Species Act of 1973
21	(16 U.S.C. 1531 et seq.);
22	(G) the Native American Graves Protec-
23	tion and Repatriation Act (25 U.S.C. 3001 et
24	seq.);

1	(H) the Federal Water Pollution Control
2	Act (33 U.S.C. 1251 et seq.);
3	(I) the Safe Drinking Water Act (42)
4	U.S.C. 300f et seq.);
5	(J) the National Environmental Policy Act
6	of 1969 (42 U.S.C. 4321 et seq.); and
7	(K) the Marine Mammal Protection Act
8	(16 U.S.C. 1361 et seq.).