October 16, 2013

RULES COMMITTEE PRINT 113-24

H.R. 3080, WATER RESOURCES REFORM AND

DEVELOPMENT ACT OF 2013

[Showing the text of the bill as ordered reported by the Committee on Transportation and Infrastructure.]

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Water Resources Reform and Development Act of 2013".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Definition of Secretary.

TITLE I—PROGRAM REFORMS AND STREAMLINING

- Sec. 101. Vertical integration and acceleration of studies.
- Sec. 102. Expediting the evaluation and processing of permits.
- Sec. 103. Environmental streamlining.
- Sec. 104. Consolidation of studies.
- Sec. 105. Removal of duplicative analyses.
- Sec. 106. Expediting approval of modifications and alterations of projects by non-Federal interests.
- Sec. 107. Construction of projects by non-Federal interests.
- Sec. 108. Contributions by non-Federal interests.
- Sec. 109. Contributions by non-Federal interests for management of Corps of Engineers inland navigation facilities.
- Sec. 110. Additional contributions by non-Federal interests.
- Sec. 111. Clarification of impacts to other Federal facilities.
- Sec. 112. Clarification of previously authorized work.
- Sec. 113. Tribal partnership program.
- Sec. 114. Technical corrections.
- Sec. 115. Water infrastructure public-private partnership pilot program.
- Sec. 116. Annual report to Congress.
- Sec. 117. Actions to be taken in conjunction with the President's annual budget submission to Congress.
- Sec. 118. Hurricane and storm damage reduction study.
- Sec. 119. Non-Federal plans to provide additional flood risk reduction.
- Sec. 120. Review of emergency response authorities.

- Sec. 121. Emergency communication of risk.
- Sec. 122. Improvements to the National Dam Safety Program Act.
- Sec. 123. Restricted areas at Corps of Engineers dams.
- Sec. 124. Levee safety.
- Sec. 125. Vegetation on levees.
- Sec. 126. Reduction of Federal costs.
- Sec. 127. Advanced modeling technologies.
- Sec. 128. Enhanced use of electronic commerce in Federal procurement.
- Sec. 129. Corrosion prevention.
- Sec. 130. Resilient construction and use of innovative materials.
- Sec. 131. Assessment of water supply in arid regions.
- Sec. 132. River basin commissions.
- Sec. 133. Sense of Congress regarding water resources development bills.
- Sec. 134. Donald G. Waldon Lock and Dam.
- Sec. 135. Aquatic invasive species.
- Sec. 136. Recreational access.
- Sec. 137. Territories of the United States.
- Sec. 138. Sense of Congress regarding interstate water agreements and compacts.

TITLE II—NAVIGATION IMPROVEMENTS

Subtitle A-Ports

- Sec. 201. Expanded use of Harbor Maintenance Trust Fund.
- Sec. 202. Assessment and prioritization of operation and maintenance.
- Sec. 203. Preserving United States harbors.
- Sec. 204. Consolidation of deep draft navigation expertise.
- Sec. 205. Disposal sites.

Subtitle B—Inland Waterways

- Sec. 211. Definitions.
- Sec. 212. Project delivery process reforms.
- Sec. 213. Efficiency of revenue collection.
- Sec. 214. Inland waterways revenue studies.
- Sec. 215. Inland waterways stakeholder roundtable.
- Sec. 216. Preserving the Inland Waterway Trust Fund.
- Sec. 217. Public comment on lock operations.
- Sec. 218. Assessment of operation and maintenance needs of the Atlantic Intracoastal Waterway and the Gulf Intracoastal Waterway.
- Sec. 219. Upper Mississippi River protection.
- Sec. 220. Corps of Engineers lock and dam energy development.

TITLE III—DEAUTHORIZATIONS AND BACKLOG PREVENTION

- Sec. 301. Deauthorization of inactive projects.
- Sec. 302. Review of Corps of Engineers assets.
- Sec. 303. Backlog prevention.
- Sec. 304. Deauthorizations.
- Sec. 305. Land conveyances.

TITLE IV—WATER RESOURCES INFRASTRUCTURE

- Sec. 401. Authorization of final feasibility studies.
- Sec. 402. Project modifications.

1 SEC. 2. DEFINITION OF SECRETARY.

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

4 TITLE I—PROGRAM REFORMS 5 AND STREAMLINING

6 SEC. 101. VERTICAL INTEGRATION AND ACCELERATION OF

STUDIES.

8 (a) IN GENERAL.—To the extent practicable, a feasi-9 bility study initiated by the Secretary, after the date of 10 enactment of this Act, under section 905(a) of the Water 11 Resources Development Act of 1986 (33 U.S.C. 2282(a)) 12 shall—

(1) result in the completion of a final feasibility
report not later than 3 years after the date of initiation;

16 (2) have a maximum Federal cost of17 \$3,000,000; and

(3) ensure that personnel from the district, division, and headquarters levels of the Corps of Engineers concurrently conduct the review required
under that section.

(b) EXCEPTION.—If the Secretary determines that a
feasibility study described in subsection (a) will not be
conducted in accordance with subsection (a), the Secretary, not later than 30 days after the date of making
the determination, shall—

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(1) prepare an updated feasibility study sched ule and cost estimate;

3 (2) notify the non-Federal feasibility cost shar4 ing partner that the feasibility study has been de5 layed; and

6 (3) provide written notice to the Committee on 7 Transportation and Infrastructure of the House of 8 Representatives and the Committee on Environment 9 and Public Works of the Senate as to the reasons 10 the requirements of subsection (a) are not attain-11 able.

12 (c) TERMINATION OF AUTHORIZATION.—A feasibility 13 study for which the Secretary has issued a determination 14 under subsection (b) is not authorized after the last day 15 of the 1-year period beginning on the date of the deter-16 mination if the Secretary has not completed the study on 17 or before such last day.

(d) REPORT.—Not later than 4 years after the date
of enactment of this Act, 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
describes—

1	(1) the status of the implementation of this sec-
2	tion, including a description of each feasibility study
3	subject to the requirements of this section;
4	(2) the amount of time taken to complete each
5	such feasibility study; and
6	(3) any recommendations for additional author-
7	ity necessary to support efforts to expedite the feasi-
8	bility study process, including an analysis of whether
9	the limitation established by subsection $(a)(2)$ needs
10	to be adjusted to address the impacts of inflation.
11	(e) REVIEWS.—Not later than 90 days after the date
12	of the initiation of a study described in subsection (a) for
13	a project, the Secretary shall—
14	(1) take all steps necessary to initiate the feder-
15	ally mandated reviews that the Secretary is required
16	to complete as part of the study, including environ-
17	mental reviews;
18	(2) convene a meeting of all Federal, tribal, and
19	State agencies identified under section 2045(d) of
20	the Water Resources Development Act of 2007 $\left(33\right.$
21	U.S.C. 2348(d)), as amended by this Act, and that
22	may be required by law to conduct or issue a review,
23	analysis, or opinion on or to make a determination
24	concerning a permit or license for the study;

1	(3) provide the agencies referred to in para-
2	graph (2) with all relevant information related to the
3	scope and potential impacts of the project, including
4	environmental impacts; and
5	(4) take all steps necessary to provide informa-
6	tion that will enable required reviews and analyses
7	related to the project to be conducted by other agen-
8	cies in a thorough and timely manner.
9	SEC. 102. EXPEDITING THE EVALUATION AND PROCESSING
10	OF PERMITS.
11	Section 214 of the Water Resources Development Act
12	of 2000 (33 U.S.C. 2201 note) is amended—
13	(1) in subsection (a)—
14	(A) by inserting "or public-utility company
15	(as defined in section 1262 of the Public Utility
16	Holding Company Act of 2005 (42 U.S.C.
17	16451))" after "non-Federal public entity";
18	(B) by inserting "or company" after "that
19	entity"; and
20	(C) by adding at the end the following:
21	"To the maximum extent practicable, the Sec-
22	retary shall ensure that expediting the evalua-
23	tion of a permit through the use of funds ac-
24	cepted and expended under this section does not
25	adversely affect the timeline for evaluation (in

1	the Corps district in which the project or activ-
2	ity is located) of permits under the jurisdiction
3	of the Department of the Army of other entities
4	that have not contributed funds under this sec-
5	tion."; and
6	(2) by striking subsection (e).
7	SEC. 103. ENVIRONMENTAL STREAMLINING.
8	(a) DECLARATION OF POLICY.—
9	(1) IN GENERAL.—Congress declares that—
10	(A) the benefits of water resources projects
11	are important to the Nation's economy and en-
12	vironment;
13	(B) it is in the national interest to expedite
14	the delivery of water resources projects;
15	(C) it is in the national interest for Fed-
16	eral and State agencies, local governments, In-
17	dian tribes, and other entities involved in water
18	resources projects—
19	(i) to accelerate study completion and
20	project delivery and to reduce costs; and
21	(ii) to ensure that the planning, de-
22	sign, engineering, construction, and fund-
23	ing of water resources projects is done in
24	an efficient and effective manner, pro-
25	moting accountability for public invest-

1	ments and encouraging greater local and
2	private sector involvement in project fi-
3	nancing and delivery while addressing pub-
4	lic safety and protecting the environment;
5	and
6	(D) delay in the delivery of water resources
7	studies and projects—
8	(i) increases project costs, flood risks,
9	and local and Federal expenditures for
10	emergency management and recovery;
11	(ii) harms the economy of the United
12	States; and
13	(iii) impedes the shipment of goods
14	for the conduct of commerce.
15	(2) POLICY.—Given the declarations set forth
16	in paragraph (1), it is the policy of the United
17	States that—
18	(A) recommendations to Congress regard-
19	ing such projects should be accelerated by co-
20	ordinated and efficient environmental reviews
21	and cooperative efforts to quickly resolve dis-
22	putes during the development of water re-
23	sources projects;
24	(B) the Secretary shall have the lead role
25	among Federal agencies in facilitating the envi-

ronmental review process for water resources
 projects;
 (C) each Federal agency shall cooperate

3 (C) each Federal agency shall cooperate
4 with the Secretary to expedite the environ5 mental review process for water resources
6 projects;

7 (D) programmatic approaches shall be
8 used if applicable to reduce the need for
9 project-by-project reviews and decisions by Fed10 eral agencies;

11 (E) the Secretary shall identify opportuni-12 ties for non-Federal sponsors to assume respon-13 sibilities of the Secretary if such responsibilities 14 can be assumed in a manner that protects pub-15 lic health and safety, the environment, and pub-16 lic participation; and

(F) the Assistant Secretary of the Army
for Civil Works shall identify and promote the
deployment of innovations aimed at reducing
the time and money required to deliver water
resources projects while protecting the environment.

23 (b) STREAMLINED PROJECT DELIVERY.—

1 (1) IN GENERAL.—Section 2045 of the Water 2 Resources Development Act of 2007 (33 U.S.C. 3 2348) is amended to read as follows: "SEC. 2045. STREAMLINED PROJECT DELIVERY. 4 5 "(a) DEFINITIONS.—In this section, the following 6 definitions apply: 7 "(1) ENVIRONMENTAL IMPACT STATEMENT.— 8 The term 'environmental impact statement' means 9 the detailed statement of environmental impacts re-10 quired to be prepared pursuant to the National En-11 vironmental Policy Act of 1969 (42 U.S.C. 4321 et 12 seq.). 13 "(2) Environmental review process.— 14 "(A) IN GENERAL.—The term 'environmental review process' means the process of 15 preparing an environmental impact statement, 16 17 environmental assessment, categorical exclusion, 18 or other document under the National Environ-19 mental Policy Act of 1969 (42 U.S.C. 4321 et 20 seq.) for a project study. "(B) INCLUSIONS.—The term 'environ-21 22 mental review process' includes the process for 23 and completion of any environmental permit, 24 approval, review, or study required for a project 25 study under any Federal law other than the

	11
1	National Environmental Policy Act of 1969 (42
2	U.S.C. 4321 et seq.).
3	"(3) Federal Jurisdictional Agency.—The
4	term 'Federal jurisdictional agency' means a Federal
5	agency with jurisdiction over a review, analysis,
6	opinion, statement, permit, license, or other approval
7	or decision required for a project study under appli-
8	cable Federal laws, including regulations.
9	"(4) PROJECT.—The term 'project' means a
10	Corps of Engineers water resources project.
11	"(5) Project sponsor.—The term 'project
12	sponsor' means the non-Federal interest as defined
13	in section 221(b) of the Flood Control Act of 1970
14	(42 U.S.C. 1962d–5b).
15	"(6) PROJECT STUDY.—The term 'project
16	study' means a feasibility study for a project carried
17	out pursuant to section 905 of the Water Resources
18	Development Act of 1986 (33 U.S.C. 2282).
19	"(b) APPLICABILITY.—The procedures in this section
20	are applicable to all project studies initiated after the date
21	of enactment of the Water Resources Reform and Devel-
22	opment Act of 2013 and for which an environmental im-
23	pact statement is prepared under the National Environ-
24	mental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and

25 may be applied, to the extent determined appropriate by

the Secretary, to other project studies initiated after such
 date of enactment and for which an environmental review
 process document is prepared under such Act.

4 "(c) LEAD AGENCIES.—

5 "(1) FEDERAL LEAD AGENCY.—The Corps of
6 Engineers shall be the Federal lead agency in the
7 environmental review process for a project study.

8 "(2) NON-FEDERAL PROJECT SPONSOR AS 9 JOINT LEAD AGENCY.—At the discretion of the Sec-10 retary and subject to the requirements of the Na-11 tional Environmental Policy Act of 1969 (42 U.S.C. 12 4321 et seq.), a non-Federal project sponsor that is 13 an agency defined in subsection (a)—

"(A) may serve as a joint lead agency with
the Corps of Engineers for purposes of preparing any environmental review process document under the National Environmental Policy
Act of 1969 (42 U.S.C. 4321 et seq.); and

"(B) may assist in the preparation of any
such environmental review process document required under the National Environmental Policy Act of 1969 if the Secretary provides guidance in the preparation process, participates in
preparing the document, independently evaluates that document, and approves and adopts

the document before the Secretary takes any
 subsequent action or makes any approval based
 on that document.

"(3) Adoption and use of documents.— 4 5 Any environmental review process document pre-6 pared in accordance with this subsection shall be 7 adopted and used by any Federal agency in making 8 any approval of a project subject to this section as 9 the document required to be completed under the 10 National Environmental Policy Act of 1969 (42) 11 U.S.C. 4321 et seq.) to the same extent that the 12 Federal agency may adopt or use a document pre-13 pared by another Federal agency under the National 14 Environmental Policy Act of 1969 (42 U.S.C. 4321 15 et seq.).

"(4) ROLES AND RESPONSIBILITY OF FEDERAL
LEAD AGENCY.—With respect to the environmental
review process for any project, the Federal lead
agency shall have authority and responsibility—

20 "(A) to take such actions as are necessary
21 and proper, within the authority of the Federal
22 lead agency, to facilitate the expeditious resolu23 tion of the environmental review process for the
24 project study; and

1	"(B) to prepare or ensure that any re-
2	quired environmental impact statement or other
3	document for a project study required to be
4	completed under the National Environmental
5	Policy Act of 1969 (42 U.S.C. 4321 et seq.) is
6	completed in accordance with this section and
7	applicable Federal law.
8	"(d) Participating and Cooperating Agen-
9	CIES.—
10	"(1) IDENTIFICATION.—The Federal lead agen-
11	cy shall identify, as early as practicable in the envi-
12	ronmental review process for a project study, any
13	Federal or State agency, local government, or Indian
14	tribe that may—
15	"(A) have jurisdiction over the project;
16	"(B) be required by law to conduct or
17	issue a review, analysis, opinion, or statement
18	for the project study; or
19	"(C) be required to make a determination
20	on issuing a permit, license, or other approval
21	or decision for the project study.
22	"(2) Invitation.—
23	"(A) IN GENERAL.—The Federal lead
24	agency shall invite any such agency identified
25	under paragraph (1) to become a participating

or cooperating agency in the environmental re view process for the project study.
 "(B) DEADLINE.—An invitation to partici-

3 "(B) DEADLINE.—An invitation to partici4 pate issued under subparagraph (A) shall estab5 lish a deadline by which a response to the invi6 tation shall be submitted, which may be ex7 tended by the Federal lead agency for good
8 cause.

9 "(3) FEDERAL COOPERATING AGENCY.—Any 10 Federal agency that is invited by the Federal lead 11 agency to participate in the environmental review 12 process for a project study shall be designated as a 13 cooperating agency by the Federal lead agency un-14 less the invited agency informs the Federal lead 15 agency, in writing, by the deadline specified in the 16 invitation that the invited agency—

17 "(A) has no jurisdiction or authority with18 respect to the project;

19 "(B) has no expertise or information rel-20 evant to the project study; and

21 "(C) does not intend to submit comments22 on the project study.

23 "(4) Effect of designation.—

24 "(A) REQUIREMENT.—A participating or
25 cooperating agency shall comply with the re-

1	quirements of this section and any schedule es-
2	tablished under this section.
3	"(B) IMPLICATION.—Designation under
4	this subsection shall not imply that the partici-
5	pating or cooperating agency—
6	"(i) supports a proposed project; or
7	"(ii) has any jurisdiction over, or spe-
8	cial expertise with respect to evaluation of,
9	the project.
10	"(5) Concurrent reviews.—Each partici-
11	pating or cooperating agency shall—
12	"(A) carry out the obligations of that
13	agency under other applicable law concurrently
14	and in conjunction with the required environ-
15	mental review process unless doing so would
16	prevent such agency from conducting needed
17	analysis or otherwise carrying out their obliga-
18	tions under those other laws; and
19	"(B) formulate and implement administra-
20	tive, policy, and procedural mechanisms to en-
21	able the agency to ensure completion of the en-
22	vironmental review process in a timely, coordi-
23	nated, and environmentally responsible manner.
24	"(e) Programmatic Compliance.—

1	"(1) IN GENERAL.—The Secretary shall issue
2	guidance regarding the use of programmatic ap-
3	proaches to carry out the environmental review proc-
4	ess that—
5	"(A) eliminates repetitive discussions of
6	the same issues;
7	"(B) focuses on the actual issues ripe for
8	analyses at each level of review;
9	"(C) establishes a formal process for co-
10	ordinating with participating and cooperating
11	agencies, including the creation of a list of all
12	data that is needed to carry out the environ-
13	mental review process; and
14	"(D) complies with—
15	"(i) the National Environmental Pol-
16	icy Act of 1969 (42 U.S.C. 4321 et seq.);
17	and
18	"(ii) all other applicable laws.
19	"(2) Requirements.—In carrying out para-
20	graph (1), the Secretary shall—
21	"(A) as the first step in drafting guidance
22	under that paragraph, consult with relevant
23	Federal and State agencies, local governments,
24	Indian tribes, and the public on the use and
25	scope of the programmatic approaches;

1	"(B) emphasize the importance of collabo-
2	ration among relevant Federal agencies, State
3	agencies, local governments, and Indian tribes
4	in undertaking programmatic reviews, especially
5	with respect to reviews with a broad geo-
6	graphical scope;
7	"(C) ensure that the programmatic re-
8	views—
9	"(i) promote transparency, including
10	of the analyses and data used in the envi-
11	ronmental review process, the treatment of
12	any deferred issues raised by a Federal or
13	State agency, local government, Indian
14	tribe, or the public, and the temporal and
15	special scales to be used to analyze those
16	issues;
17	"(ii) use accurate and timely informa-
18	tion in the environmental review process,
19	including—
20	"(I) criteria for determining the
21	general duration of the usefulness of
22	the review; and
23	"(II) the timeline for updating
24	any out-of-date review;
25	"(iii) describe—

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1	"(I) the relationship between pro-
2	grammatic analysis and future tiered
3	analysis; and
4	"(II) the role of the public in the
5	creation of future tiered analysis; and
6	"(iv) are available to other relevant
7	Federal and State agencies, local govern-
8	ments, Indian tribes, and the public;
9	"(D) allow not less than 60 days of public
10	notice and comment on any proposed guidance;
11	and
12	"(E) address any comments received under
13	subparagraph (D).
14	"(f) Coordinated Reviews.—
15	"(1) COORDINATION PLAN.—
16	"(A) ESTABLISHMENT.—The Federal lead
17	agency, after consultation with each partici-
18	pating and cooperating agency and the non-
19	Federal project sponsor or joint lead agency, as
20	applicable, shall establish a plan for coordi-
21	nating public and agency participation in and
22	comment on the environmental review process
23	for a project study.
24	"(B) INCORPORATION.—In developing the
25	plan established under subparagraph (A), the

Federal lead agency shall take under consider ation the scheduling requirements under section
 101 of the Water Resources Reform and Devel opment Act of 2013.

5 "(2) Schedule.—

6 "(A) IN GENERAL.—The Federal lead 7 agency, after consultation with each partici-8 pating and cooperating agency and the non-9 Federal project sponsor or joint lead agency, as 10 applicable, shall establish, as part of the coordi-11 nation plan established in paragraph (1)(A), a 12 schedule for completion of the environmental re-13 view process for the project study. In developing 14 the schedule, the Federal lead agency shall take 15 under consideration the scheduling requirements under section 101 of the Water Re-16 17 sources Reform and Development Act of 2013.

18 "(B) FACTORS FOR CONSIDERATION.—In
19 establishing the schedule, the Federal lead
20 agency shall consider factors such as—

"(i) the responsibilities of participating and cooperating agencies under applicable laws;

24 "(ii) the resources available to the25 participating and cooperating agencies and

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1	the non-Federal project sponsor or joint
2	lead agency, as applicable;
3	"(iii) the overall size and complexity
4	of the project;
5	"(iv) the overall schedule for and cost
6	of the project; and
7	"(v) the sensitivity of the natural and
8	historic resources that may be affected by
9	the project.
10	"(C) Consistency with other time pe-
11	RIODS.—A schedule under subparagraph (A)
12	shall be consistent with any other relevant time
13	periods established under Federal law.
14	"(D) MODIFICATION.—The Federal lead
15	agency may—
16	"(i) lengthen a schedule established
17	under subparagraph (A) for good cause; or
18	"(ii) shorten a schedule only with the
19	concurrence of the affected participating
20	and cooperating agencies and the non-Fed-
21	eral project sponsor or joint lead agency,
22	as applicable.
23	"(E) DISSEMINATION.—A copy of a sched-
24	ule established under subparagraph (A) shall
25	be—

1	"(i) provided to each participating
2	and cooperating agency and the non-Fed-
3	eral project sponsor or joint lead agency,
4	as applicable; and
5	"(ii) made available to the public.
6	"(3) Comment deadlines.—The Federal lead
7	agency shall establish the following deadlines for
8	comment during the environmental review process
9	for a project study:
10	"(A) DRAFT ENVIRONMENTAL IMPACT
11	STATEMENTS.—For comments by agencies and
12	the public on a draft environmental impact
13	statement, a period of not more than 60 days
14	after such document is made publicly available,
15	unless—
16	"(i) a different deadline is established
17	by agreement of the Federal lead agency,
18	all participating and cooperating agencies,
19	and the non-Federal project sponsor or
20	joint lead agency, as applicable; or
21	"(ii) the deadline is extended by the
22	Federal lead agency for good cause.
23	"(B) Other comment periods.—For all
24	other comment periods established by the Fed-
25	eral lead agency for agency or public comments

1	in the environmental review process, a period of
2	not more than 30 days after the date on which
3	the materials for which comment is requested
4	are made available, unless—
5	"(i) a different deadline is established
6	by agreement of the Federal lead agency,
7	all participating and cooperating agencies,
8	and the non-Federal project sponsor or
9	joint lead agency, as applicable; or
10	"(ii) the deadline is extended by the
11	Federal lead agency for good cause.
12	"(4) Deadlines for decisions under
13	OTHER LAWS.—
13	OTHER LAWS.—
13 14	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a
13 14 15	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required
13 14 15 16	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise
13 14 15 16 17	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise approve or disapprove the project study prior to
 13 14 15 16 17 18 	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise approve or disapprove the project study prior to the record of decision or finding of no signifi-
 13 14 15 16 17 18 19 	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise approve or disapprove the project study prior to the record of decision or finding of no signifi- cant impact, such participating or cooperating
 13 14 15 16 17 18 19 20 	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise approve or disapprove the project study prior to the record of decision or finding of no signifi- cant impact, such participating or cooperating agency shall make such determination or ap-
 13 14 15 16 17 18 19 20 21 	OTHER LAWS.— "(A) PRIOR APPROVAL DEADLINE.—If a participating or cooperating agency is required to make a determination regarding or otherwise approve or disapprove the project study prior to the record of decision or finding of no signifi- cant impact, such participating or cooperating agency shall make such determination or ap- proval not later than 30 days after the Federal

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later than such other date that is otherwise required by law, whichever occurs first.

3 "(B) OTHER DEADLINES.—With regard to 4 any determination or approval of a partici-5 pating or cooperating agency that is not subject 6 to subparagraph (A), each participating or co-7 operating agency shall make any required deter-8 mination or otherwise approve or disapprove the 9 project study not later than 90 days after the 10 date that the Federal lead agency approves the 11 record of decision or finding of no significant 12 impact for the project study, or not later than 13 such other date that is otherwise required by 14 law, whichever occurs first.

15 "(C) RECORD CLOSED.—In the event that 16 any participating or cooperating agency fails to 17 make a determination or approve or disapprove 18 the project study within the applicable deadline 19 described in subparagraph (A), the Federal lead 20 agency may close the record and find the record 21 sufficient for the project study as it relates to 22 such agency determination or approval.

23 "(g) Issue Identification and Resolution.—

24 "(1) COOPERATION.—The Federal lead agency25 and participating and cooperating agencies shall

work cooperatively in accordance with this section to
 identify and resolve issues that may delay comple tion of the environmental review process or result in
 the denial of any approval required for the project
 study under applicable laws.

6 "(2) FEDERAL LEAD AGENCY RESPONSIBIL-7 ITIES.—

8 "(A) IN GENERAL.—The Federal lead 9 agency shall make information available to the 10 participating and cooperating agencies as early 11 as practicable in the environmental review proc-12 ess regarding the environmental and socio-13 economic resources located within the project 14 area and the general locations of the alter-15 natives under consideration.

16 "(B) DATA SOURCES.—Such information
17 under subparagraph (A) may be based on exist18 ing data sources, including geographic informa19 tion systems mapping.

"(3) PARTICIPATING AND COOPERATING AGENCY RESPONSIBILITIES.—Based on information received from the Federal lead agency, participating
and cooperating agencies shall identify, as early as
practicable, any issues of concern regarding the potential environmental or socioeconomic impacts of

1 the project, including any issues that may substan-2 tially delay or prevent an agency from granting a 3 permit or other approval that is needed for the 4 project study. 5 "(4) ACCELERATED ISSUE RESOLUTION AND 6 ELEVATION.-7 "(A) IN GENERAL.—Upon the request of a 8 participating or cooperating agency or non-Fed-9 eral project sponsor, the Secretary shall convene 10 an issue resolution meeting with the relevant 11 participating and cooperating agencies and the 12 non-Federal project sponsor or joint lead agen-13 cy, as applicable, to resolve issues that may— 14 "(i) delay completion of the environ-15 mental review process; or "(ii) result in denial of any approval 16 17 required for the project study under appli-18 cable laws. 19 "(B) MEETING DATE.—A meeting re-20 quested under this paragraph shall be held not 21 later than 21 days after the date on which the 22 Secretary receives the request for the meeting, 23 unless the Secretary determines that there is 24

good cause to extend that deadline.

1 "(C) NOTIFICATION.—Upon receipt of a 2 request for a meeting under this paragraph, the 3 Secretary shall notify all relevant participating 4 and cooperating agencies of the request, includ-5 ing the issue to be resolved and the date for the 6 meeting.

"(D) 7 ELEVATION OF ISSUE **RESOLU-**8 TION.—If a resolution cannot be achieved with-9 in 30 days after a meeting under this para-10 graph and a determination is made by the Sec-11 retary that all information necessary to resolve 12 the issue has been obtained, the Secretary shall 13 forward the dispute to the heads of the relevant 14 agencies for resolution.

15 "(E) CONVENTION BY SECRETARY.—The
16 Secretary may convene an issue resolution
17 meeting under this subsection at any time, at
18 the discretion of the Secretary, regardless of
19 whether a meeting is requested under subpara20 graph (A).

21 "(h) STREAMLINED DOCUMENTATION AND DECI-22 SIONMAKING.—

23 "(1) IN GENERAL.—The Federal lead agency in
24 the environmental review process for a project study,
25 in order to reduce paperwork and expedite decision-

1	making, shall prepare a condensed final environ-
2	mental impact statement under the National Envi-
3	ronmental Policy Act of 1969 (42 U.S.C. 4321 et
4	seq.).
5	"(2) CONDENSED FORMAT.—A condensed final
6	environmental impact statement for a project study
7	in the environmental review process shall consist
8	only of—
9	"(A) an incorporation by reference of the
10	draft environmental impact statement;
11	"(B) any updates to specific pages or sec-
12	tions of the draft environmental impact state-
13	ment as appropriate; and
14	"(C) responses to comments on the draft
15	environmental impact statement and copies of
16	the comments.
17	"(3) TIMING OF DECISION.—Notwithstanding
18	any other provision of law, in conducting the envi-
19	ronmental review process for a project study, the
20	Federal lead agency shall combine a final environ-
21	mental impact statement and a record of decision
22	for the project study into a single document if—
23	"(A) the alternative approved in the record
24	of decision is either a preferred alternative iden-
25	tified in the draft environmental impact state-

1	ment or is a modification of such preferred al-
2	ternative developed in response to comments on
3	the draft environmental impact statement; and
4	"(B) the Federal lead agency has a written
5	commitment from parties responsible for imple-
6	mentation of the measures applicable to the ap-
7	proved alternative that are identified in the
8	final environmental impact statement that they
9	will implement those measures.
10	"(i) LIMITATIONS.—Nothing in this section shall pre-
11	empt or interfere with—
12	"(1) any practice of seeking, considering, or re-
13	sponding to public comment; or
14	((2) any power, jurisdiction, responsibility, or
15	authority that a Federal or State agency, local gov-
16	ernment, Indian tribe, or non-Federal project spon-
17	sor has with respect to carrying out a project study
18	or any other provision of law applicable to a project.
19	"(j) TIMING OF CLAIMS.—
20	"(1) IN GENERAL.—Notwithstanding any other
21	provision of law, a claim arising under Federal law
22	seeking judicial review of a permit, license, or other
23	approval issued by a Federal agency for a project
24	study shall be barred unless it is filed not later than
25	150 days after publication of a notice in the Federal

1 Register announcing that the permit, license, or 2 other approval is final pursuant to the law under 3 which the agency action is taken, unless a shorter 4 time is specified in the Federal law which allows ju-5 dicial review. Nothing in this subsection shall create 6 a right to judicial review or place any limit on filing 7 a claim that a person has violated the terms of a 8 permit, license, or other approval.

9 "(2) New information.—The Secretary shall 10 consider new information received after the close of 11 a comment period if the information satisfies the re-12 quirements for a supplemental environmental impact 13 statement under title 40, Code of Federal Regula-14 tions. The preparation of a supplemental environ-15 mental impact statement or other environmental 16 document when required by this section shall be con-17 sidered a separate final agency action and the dead-18 line for filing a claim for judicial review of such ac-19 tion shall be 150 days after the date of publication 20 of a notice in the Federal Register announcing such 21 action.

22 "(k) CATEGORICAL EXCLUSIONS.—

23 "(1) IN GENERAL.—Not later than 180 days
24 after the date of enactment of this subsection, the
25 Secretary shall—

1	"(A) survey the use by the Corps of Engi-
2	neers of categorical exclusions in projects;
3	"(B) publish a review of the survey that
4	includes a description of—
5	"(i) the types of actions that were cat-
6	egorically excluded or may be the basis for
7	developing a new categorical exclusion; and
8	"(ii) any requests previously received
9	by the Secretary for new categorical exclu-
10	sions; and
11	"(C) solicit requests from other Federal
12	agencies and non-Federal project sponsors for
13	new categorical exclusions.
14	"(2) New categorical exclusions.—Not
15	later than 1 year after the date of enactment of this
16	subsection, if the Secretary identifies, based on the
17	review under paragraph (1), a category of activities
18	that merit establishing a categorical exclusion not in
19	existence on the day before the date of enactment of
20	this subsection, the Secretary shall publish a notice
21	of proposed rulemaking to propose that new categor-
22	ical exclusion, to the extent that the categorical ex-
23	clusion meets the criteria for a categorical exclusion
24	under section 1508.4 of title 40, Code of Federal
25	Regulations (or successor regulation).

"(1) IMPLEMENTATION GUIDANCE.—The Secretary
 shall prepare guidance documents that describe the proc esses that the Secretary will use to implement this sec tion.".

5 (2) CLERICAL AMENDMENT.—The table of con-6 tents contained in section 1(b) of the Water Re-7 sources Development Act of 2007 is amended by 8 striking the item relating to section 2045 and insert-9 ing the following:

"Sec. 2045. Streamlined project delivery.".

10 (c) CATEGORICAL EXCLUSION IN EMERGENCIES.— 11 For the repair, reconstruction, or rehabilitation of a water 12 resources project that is in operation or under construction when damaged by an event or incident that results 13 in a declaration by the President of a major disaster or 14 emergency pursuant to the Robert T. Stafford Disaster 15 Relief and Emergency Assistance Act (42 U.S.C. 5121 et 16 17 seq.), the Secretary shall treat such repair, reconstruction, or rehabilitation activity as a class of action categorically 18 19 excluded from the requirements relating to environmental 20 assessments or environmental impact statements under 21 section 1508.4 of title 40, Code of Federal Regulations, 22 if such repair or reconstruction activity is in the same lo-23 cation with the same capacity, dimensions, and design as the original water resources project as before the declara-24 tion described in this section. 25

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1 SEC. 104. CONSOLIDATION OF STUDIES.

2 (a) IN GENERAL.—

3 (1) REPEAL.—Section 905(b) of the Water Re4 sources Development Act of 1986 (33 U.S.C.
5 2282(b)) is repealed.

6 (2) CONFORMING AMENDMENT.—Section
7 905(a)(1) of such Act (33 U.S.C. 2282(a)(1)) is
8 amended by striking "perform a reconnaissance
9 study and".

10 (b) CONTENTS OF FEASIBILITY REPORTS.—Section 11 905(a)(2) of such Act (33 U.S.C. 2282(a)(2)) is amended 12 by adding at the end the following: "A feasibility report 13 shall include a preliminary analysis of the Federal interest 14 and the costs, benefits, and environmental impacts of the 15 project.".

(c) APPLICABILITY.—The Secretary shall continue to
carry out a study for which a reconnaissance level investigation has been initiated before the date of enactment
of this Act as if this section, including the amendments
made by this section, had not been enacted.

21 SEC. 105. REMOVAL OF DUPLICATIVE ANALYSES.

Section 911 of the Water Resources Development Act
of 1986 (33 U.S.C. 2288) is repealed.

SEC. 106. EXPEDITING APPROVAL OF MODIFICATIONS AND ALTERATIONS OF PROJECTS BY NON-FED BERAL INTERESTS.

4 (a) IN GENERAL.—Not later than 1 year after the 5 date of enactment of this Act, the Secretary, after pro-6 viding notice and an opportunity for comment, shall estab-7 lish a process for the review of section 14 applications in 8 a timely and consistent manner.

9 (b) SECTION 14 APPLICATION DEFINED.—In this section, the term "section 14 application" means an appli-10 cation submitted by an applicant to the Secretary request-11 ing permission for the temporary occupation or use of a 12 13 public work, or the alteration or permanent occupation or use of a public work, under section 14 of the Act entitled 14 "An Act making appropriations for the construction, re-15 pair, and preservation of certain public works on rivers 16 17 and harbors, and for other purposes", approved March 3, 1899 (commonly known as the "Rivers and Harbors Ap-18 19 propriation Act of 1899") (33 U.S.C. 408).

20 (c) BENCHMARK GOALS.—

21 (1) ESTABLISHMENT OF BENCHMARK GOALS.—
22 In carrying out subsection (a), the Secretary shall—

23 (A) establish benchmark goals for deter24 mining the amount of time it should take the
25 Secretary to determine whether a section 14 ap26 plication is complete;

1	(B) establish benchmark goals for deter-
2	mining the amount of time it should take the
3	Secretary to approve or disapprove a section 14
4	application; and
5	(C) to the extent practicable, use such
6	benchmark goals to make a decision on section
7	14 applications in a timely and consistent man-
8	ner.
9	(2) Benchmark goals.—
10	(A) BENCHMARK GOALS FOR DETER-
11	MINING WHETHER SECTION 14 APPLICATIONS
12	ARE COMPLETE.—To the extent practicable, the
13	benchmark goals established under paragraph
14	(1) shall provide that—
15	(i) the Secretary reach a decision on
16	whether a section 14 application is com-
17	plete not later than 15 days after the date
18	of receipt of the application; and
19	(ii) if the Secretary determines that a
20	section 14 application is not complete, the
21	Secretary promptly notify the applicant of
22	the specific information that is missing or
23	the analysis that is needed to complete the
24	application.

1	(B) BENCHMARK GOALS FOR REVIEWING
2	COMPLETED APPLICATIONS.—To the extent
3	practicable, the benchmark goals established
4	under paragraph (1) shall provide that—
5	(i) the Secretary generally approve or
6	disapprove a completed section 14 applica-
7	tion not later than 45 days after the date
8	of receipt of the completed application; and
9	(ii) in a case in which the Secretary
10	determines that additional time is needed
11	to review a completed section 14 applica-
12	tion due to the type, size, cost, complexity,
13	or impacts of the actions proposed in the
14	application, the Secretary approve or dis-
15	approve the application not later than 180
16	days after the date of receipt of the com-
17	pleted application.
18	(3) NOTICE.—In any case in which the Sec-
19	retary determines that it will take the Secretary
20	more than 45 days to review a completed section 14
21	application, the Secretary shall—
22	(A) provide written notification to the ap-
23	plicant; and
1	(B) include in the written notice a best es-
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2	timate of the Secretary as to the amount of
3	time required for completion of the review.
4	(d) Failure To Achieve Benchmark Goals.—In
5	any case in which the Secretary fails make a decision on
6	a section 14 application in accordance with the process
7	established under this section, the Secretary shall provide
8	written notice to the applicant, including a detailed de-
9	scription of—
10	(1) why the Secretary failed to make a decision
11	in accordance with such process;
12	(2) the additional actions required before the
13	Secretary will issue a decision; and
14	(3) the amount of time the Secretary will re-
15	quire to issue a decision.
16	(e) NOTIFICATION.—
17	(1) SUBMISSION TO CONGRESS.—The Secretary
18	shall provide a copy of any written notice provided
19	under subsection (d) to the Committee on Transpor-
20	tation and Infrastructure of the House of Represent-
21	atives and the Committee on Environment and Pub-
22	lic Works of the Senate.
23	(2) PUBLIC AVAILABILITY.—The Secretary
24	shall maintain a publicly available database, includ-
25	ing on the Internet, on—

1	(A) all section 14 applications received by
2	the Secretary; and
3	(B) the current status of such applications.
4	SEC. 107. CONSTRUCTION OF PROJECTS BY NON-FEDERAL
5	INTERESTS.
6	(a) Construction of Water Resources Devel-
7	OPMENT PROJECTS.—Section 211 of the Water Resources
8	Development Act of 1996 (33 U.S.C. 701b–13) is amend-
9	ed—
10	(1) in the section heading by striking " FLOOD
11	CONTROL" and inserting "WATER RESOURCES
12	DEVELOPMENT "; and
13	(2) by striking "flood control" each place it ap-
13 14	(2) by striking "flood control" each place it appears and inserting "water resources development".
14	pears and inserting "water resources development".
14 15 16	pears and inserting "water resources development". (b) Completion of Studies and Design Activi-
14 15 16	pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c))
14 15 16 17	pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c)) is amended by striking "date of the enactment of this Act"
14 15 16 17 18	pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c)) is amended by striking "date of the enactment of this Act" and inserting "date of enactment of the Water Resources
14 15 16 17 18 19	pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c)) is amended by striking "date of the enactment of this Act" and inserting "date of enactment of the Water Resources Reform and Development Act of 2013".
 14 15 16 17 18 19 20 	 pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c)) is amended by striking "date of the enactment of this Act" and inserting "date of enactment of the Water Resources Reform and Development Act of 2013". (c) AUTHORITY TO CARRY OUT IMPROVEMENTS.—
 14 15 16 17 18 19 20 21 	 pears and inserting "water resources development". (b) COMPLETION OF STUDIES AND DESIGN ACTIVI- TIES.—Section 211(c) of such Act (33 U.S.C. 701b–13(c)) is amended by striking "date of the enactment of this Act" and inserting "date of enactment of the Water Resources Reform and Development Act of 2013". (c) AUTHORITY TO CARRY OUT IMPROVEMENTS.— Section 211(d)(1) of such Act (33 U.S.C. 701b–13(d)(1))

1	"(i) IN GENERAL.—A non-Federal in-
2	terest may carry out construction for
3	which studies and design documents are
4	prepared under subsection (b) only if—
5	"(I) the Secretary approves the
6	project for construction; and
7	"(II) the project is specifically
8	authorized by Congress."; and
9	(2) by striking subparagraph (B) and inserting
10	the following:
11	"(B) STUDIES AND DESIGN ACTIVITIES
12	UNDER SUBSECTION (c).—Any non-Federal in-
13	terest that has received from the Secretary
14	under subsection (c) a favorable recommenda-
15	tion to carry out a water resources development
16	project, or separable element thereof, based on
17	the results of completed studies and design doc-
18	uments for the project or element may carry
19	out the project or element if—
20	"(i) a final environmental impact
21	statement under the National Environ-
22	mental Policy Act of 1969 (42 U.S.C.
23	4321 et seq.) has been filed for the project
24	or element; and

1 "(ii) the project is specifically author-2 ized by Congress.". 3 (d) REIMBURSEMENT.—Section 211(e) of such Act 4 (33 U.S.C. 701b–13(e)) is amended— 5 (1) in paragraph (1)— (A) in subparagraph (B) by striking "and" 6 7 at the end: 8 (B) in subparagraph (C) by striking the 9 period at the end and inserting "; and"; and 10 (C) by adding at the end the following: 11 "(D) if the project is specifically author-12 ized by Congress."; and 13 (2) in paragraph (6)— 14 (A) by striking subparagraph (B) and re-15 designating subparagraphs (C) and (D) as sub-16 paragraphs (B) and (C), respectively; and 17 (B) in subparagraph (B) (as so redesig-18 nated)— 19 (i) by striking "At the request" and 20 inserting "In accordance with section 221 21 of the Flood Control Act of 1970 (42 22 U.S.C. 1962d–5b), at the request"; and 23 (ii) by inserting before the period at the end the following: ", or toward the 24

non-Federal share of any other authorized

40

water resources development study or
 project of such non-Federal interest".

3 (e) OTHER MATTERS.—Section 211 of such Act (33
4 U.S.C. 701b–13) is amended by adding at the end the fol5 lowing:

6 "(h) OPERATION AND MAINTENANCE OF NAVIGA-7 TION PROJECTS.—Whenever a non-Federal interest con-8 structs improvements to a harbor or inland harbor, the 9 Secretary shall be responsible for maintenance in accord-10 ance with section 101(b) of the Water Resources Develop-11 ment Act of 1986 (33 U.S.C. 2211(b)) if—

"(1) the Secretary determines, before construction, that the improvements, or separable elements
thereof, are economically justified and environmentally acceptable;

"(2) the Secretary certifies that the project is
constructed in accordance with applicable permits
and the appropriate engineering and design standards;

"(3) the Secretary does not find that the
project, or separable element thereof, is no longer
economically justified or environmentally acceptable;
and

24 "(4) the project is specifically authorized by25 Congress.

"(i) IMPLEMENTATION.—All laws and regulations
 that would apply to the Secretary if the Secretary were
 carrying out a project shall apply to the non-Federal inter est carrying out a project under this section.

5 "(j) NOTIFICATION OF COMMITTEES.—The Secretary 6 shall notify in writing the Committee on Transportation 7 and Infrastructure of the House of Representatives and 8 the Committee on Environment and Public Works of the 9 Senate prior to initiation of negotiations with a non-Fed-10 eral interest regarding the utilization of the authorities 11 under this section.".

(f) REPEALS.—The following provisions are repealed:
(1) Section 204 of the Water Resources Development Act of 1986 (33 U.S.C. 2232).

(2) Section 206 of the Water Resources Development Act of 1992 (33 U.S.C. 426i–1) and the
item relating to that section in the table of contents
contained in section 1(b) of that Act.

19 (3) Section 404 of the Water Resources Devel20 opment Act of 1990 (33 U.S.C. 2232 note; 104
21 Stat. 4646) and the item relating to that section in
22 the table of contents contained in section 1(b) of
23 that Act.

1 SEC. 108. CONTRIBUTIONS BY NON-FEDERAL INTERESTS.

2 (a) IN GENERAL.—Section 5 of the Act entitled "An
3 Act authorizing the construction of certain public works
4 on rivers and harbors for flood control, and for other pur5 poses", approved June 22, 1936 (33 U.S.C. 701h), is
6 amended—

7 (1) by striking "from States and political sub8 divisions thereof," and inserting "from a non-Fed9 eral interest (as defined in section 221 of the Flood
10 Control Act of 1970 (42 U.S.C. 1962d–5b))";

(2) by striking ", which includes planning anddesign";

(3) by inserting ", including a project for navigation on the inland waterways," after "study or
project";

16 (4) by striking "by States and political subdivi17 sions thereof," and inserting "by a non-Federal in18 terest";

19 (5) by striking ": *Provided further*, That the
20 term 'States' means the several States, the District
21 of Columbia, the commonwealths, territories, and
22 possessions of the United States, and Federally rec23 ognized Indian tribes"; and

(6) by inserting ": And provided further, That
the term 'work' means the planning, design, or construction of an authorized water resources develop-

L:\vr\101613\R101613.002.xml October 16, 2013 (3:21 p.m.) 1 ment study or project, or the repair, restoration, or 2 replacement of an authorized water resources devel-3 opment project that has been damaged by an event 4 or incident that results in a declaration by the Presi-5 dent of a major disaster or emergency pursuant to 6 the Robert T. Stafford Disaster Relief and Emer-7 gency Assistance Act (42 U.S.C. 5121 et seq.)" 8 after "contributing interests".

9 (b) NOTIFICATION FOR CONTRIBUTED FUNDS.— Prior to the initiation of negotiations for accepting con-10 11 tributed funds under section 5 of the Act entitled "An Act 12 authorizing the construction of certain public works on rivers and harbors for flood control, and for other pur-13 poses", approved June 22, 1936 (33 U.S.C. 701h), the 14 15 Secretary shall provide written notice to the Committee 16 on Transportation and Infrastructure and the Committee 17 on Appropriations of the House of Representatives and the Committee on Environment and Public Works and the 18 19 Committee on Appropriations of the Senate.

20 (c) TECHNICAL AMENDMENTS.—The following provi-21 sions are repealed:

(1) Section 111(b) of the Energy and Water
Development and Related Agencies Appropriations
Act, 2012 (125 Stat. 858).

1 (2) Section 4 of the Act entitled "An Act mak-2 ing appropriations for the construction, repair, and 3 preservation of certain public works on rivers and 4 harbors, and for other purposes", approved March 4, 5 1915 (33 U.S.C. 560). 6 SEC. 109. CONTRIBUTIONS BY NON-FEDERAL INTERESTS 7 FOR MANAGEMENT OF CORPS OF ENGINEERS 8 INLAND NAVIGATION FACILITIES. 9 (a) IN GENERAL.—Section 225 of the Water Resources Development Act of 1992 (33 U.S.C. 2328) is 10 amended-11 12 (1) by striking the section designation and 13 heading and inserting the following: 14 **"SEC. 225. CONTRIBUTIONS BY NON-FEDERAL INTERESTS** 15 FOR MANAGEMENT OF CORPS OF ENGINEERS 16 FACILITIES."; 17 (2) in subsection (a) by striking "managing 18 recreation facilities" and inserting "operating, main-19 taining, and managing inland navigational facilities, 20 recreational facilities,"; and 21 (3) in subsection (b) by striking "and manage-22 ment of recreation facilities" and inserting ", main-23 tenance, and management of inland navigation facilities, recreational facilities,". 24

1	(b) Clerical Amendment.—The table of contents
2	contained in section 1(b) of the Water Resources Develop-
3	ment Act of 1992 is amended by striking the item relating
4	to section 225 and inserting the following:
	"225. Contributions by non-Federal interests for management of Corps of Engi- neers facilities.".
5	SEC. 110. ADDITIONAL CONTRIBUTIONS BY NON-FEDERAL
6	INTERESTS.
7	Section 902 of the Water Resources Development Act
8	of 1986 (33 U.S.C. 2280) is amended—
9	(1) by striking "In order to insure" and insert-
10	ing "(a) IN GENERAL.—In order to insure"; and
11	(2) by adding at the end the following:
12	"(b) Contributions by Non-Federal Inter-
13	ESTS.—Notwithstanding subsection (a), in accordance
14	with section 5 of the Act entitled 'An Act authorizing the
15	construction of certain public works on rivers and harbors
16	for flood control, and for other purposes', approved June
17	22, 1936 (33 U.S.C. 701h), the Secretary may accept
18	funds from a non-Federal interest for any authorized
19	water resources development project that has exceeded its
20	maximum cost under subsection (a), and use such funds
21	to carry out such project, if the use of such funds does
22	not increase the Federal share of the cost of such
23	project.".

1 SEC. 111. CLARIFICATION OF IMPACTS TO OTHER FEDERAL 2 FACILITIES.

In any case where the modification or construction of a water resources development project carried out by the Secretary adversely impacts other Federal facilities, the Secretary may accept from other Federal agencies such funds as may be necessary to address the adverse impact, including by removing, relocating, or reconstructing such facilities.

10sec. 112. Clarification of previously authorized11work.

(a) IN GENERAL.—The Secretary may carry out
measures to improve fish species habitat within the boundaries and downstream of a water resources project constructed by the Secretary that includes a fish hatchery if
the Secretary—

17 (1) has been explicitly authorized to compensate 18 for fish losses associated with the project; and 19 (2) determines that the measures are— 20 (A) feasible; 21 (B) consistent with authorized project pur-22 poses and the fish hatchery; and 23 (C) in the public interest. 24 (b) Cost Sharing.— 25 (1) IN GENERAL.—Subject to paragraph (2), the non-Federal interest shall contribute 35 percent 26

of the total cost of carrying out activities under this
 section, including the costs relating to the provision
 or acquisition of required land, easements, rights-of way, dredged material disposal areas, and reloca tions.

6 (2) OPERATION AND MAINTENANCE.—The non-7 Federal interest shall contribute 100 percent of the 8 costs of operation, maintenance, replacement, repair, 9 and rehabilitation of the measures carried out under 10 this section.

11 SEC. 113. TRIBAL PARTNERSHIP PROGRAM.

12 (a) IN GENERAL.—Section 203 of the Water Re13 sources Development Act of 2000 (33 U.S.C. 2269) is
14 amended—

15 (1) in subsection (d)(1)(B)—

16 (A) by striking "The ability" and inserting17 the following:

18 "(i) IN GENERAL.—The ability"; and 19 (B) by adding at the end the following: 20 "(ii) DETERMINATION.—Not later 21 than 180 days after the date of enactment 22 of the Water Resources Reform and Devel-23 opment Act of 2013, the Secretary shall 24 issue guidance on the procedures described 25 in clause (i)."; and

(2) by striking subsection (e) and inserting the
 following:

3 "(e) RESTRICTIONS.—The Secretary is authorized to
4 carry out activities under this section in fiscal years 2014
5 through 2023.".

6 (b) COOPERATIVE AGREEMENTS WITH INDIAN 7 TRIBES.—The Secretary may enter into a cooperative 8 agreement with an Indian tribe (or a designated represent-9 ative of an Indian tribe) to carry out authorized activities 10 of the Corps of Engineers to protect fish, wildlife, water 11 quality, and cultural resources.

12 SEC. 114. TECHNICAL CORRECTIONS.

(a) LIMITATION; STATUTORY CONSTRUCTION.—Sec14 tion 221(a)(4)(E) of the Flood Control Act of 1970 (42
15 U.S.C. 1962d–5b(a)(4)(E)) is amended by striking clause
16 (ii) and inserting the following:

17 "(ii) LIMITATION.—In any case in 18 which a specific provision of law provides 19 for a non-Federal interest to receive credit 20 toward the non-Federal share of the cost 21 of a study for, or construction or operation 22 and maintenance of, a water resources 23 project, the Secretary shall apply— 24 "(I) the specific provision of law

instead of this paragraph; or

1	"(II) at the request of the non-
2	Federal interest, the specific provision
3	of law and such provisions of this
4	paragraph as the non-Federal interest
5	may request.
6	"(iii) STATUTORY CONSTRUCTION.—
7	Nothing in this subparagraph may be con-
8	strued to affect the applicability of sub-
9	paragraph (C).".
10	(b) WATER RESOURCES PROJECT DEFINED.—Sec-
11	tion 221(b) of such Act (42 U.S.C. 1962d–5b(b)) is
12	amended—
13	(1) by moving paragraphs (1) and (2) and the
14	matter following paragraph (2) 2 ems to the right;
15	(2) by redesignating paragraphs (1) and (2) as
16	subparagraphs (A) and (B), respectively;
17	(3) by striking "(b) DEFINITION" and all that
18	follows through "The term" and inserting the fol-
19	lowing:
20	"(b) DEFINITIONS.—
21	"(1) Non-federal interest.—The term";
22	and
23	(4) by adding at the end the following:
24	"(2) WATER RESOURCES PROJECT.—The term
25	'water resources project' includes projects studied,

1 reviewed, designed, constructed, operated and main-2 tained, or otherwise subject to Federal participation 3 under the authority of the civil works program of 4 the Secretary of the Army for the purposes of navi-5 gation, flood damage reduction, ecosystem restora-6 tion, hurricane and storm damage reduction, water 7 supply, recreation, hydroelectric power, fish and 8 wildlife conservation, water quality, environmental 9 infrastructure, resource protection and development, 10 and related purposes.".

(c) CORRECTION.—Section 221(c) of such Act (42
U.S.C. 1962d–5b(c)) is amended by striking "enforcible"
and inserting "enforceable".

14 (d) FEDERAL ALLOCATION.—Section 2008(a) of the 15 Water Resources Development Act of 2007 (33 U.S.C. 16 2340(a)) is amended by adding at the end the following: 17 "This subsection shall apply without regard to whether the 18 original partnership agreement was entered into before, 19 on, or after the date of enactment of this subsection.". 20 (e) IN-KIND CREDIT.—Section 221(a)(4)(C) of the 21 Flood Control Act of 1970 (42 U.S.C. 1962d–5b(a)(4)(C)) 22 is amended by striking "In any case" and all that follows 23 through the period at the end and inserting the following: 24 "(i) CONSTRUCTION.—

1 "(I) IN GENERAL.—In any case 2 in which the non-Federal interest is to 3 receive credit under subparagraph (A) 4 for the cost of construction carried out by the non-Federal interest before 5 6 execution of a partnership agreement 7 and that construction has not been 8 carried out as of the date of enact-9 ment of this clause, the Secretary and 10 the non-Federal interest shall enter 11 into an agreement under which the 12 non-Federal interest shall carry out 13 such work and shall do so prior to the 14 non-Federal interest initiating con-15 struction or issuing a written notice to 16 proceed for the construction. 17 "(II) ELIGIBILITY.—Construc-18 tion that is carried out after the exe-19 cution of an agreement under sub-20 clause (I) and any design activities that are required for that construc-21 22 tion, even if the design activity is car-23 ried out prior to the execution of the 24 agreement, shall be eligible for credit. 25 "(ii) Planning.—

1 "(I) IN GENERAL.—In any case 2 in which the non-Federal interest is to receive credit under subparagraph (A) 3 4 for the cost of planning carried out by 5 the non-Federal interest before execu-6 tion of a feasibility cost sharing agree-7 ment, the Secretary and the non-Fed-8 eral interest shall enter into an agree-9 ment under which the non-Federal in-10 terest shall carry out such planning 11 and shall do so prior to the non-Fed-12 eral interest initiating that planning. 13 "(II) ELIGIBILITY.—Planning 14 that is carried out by the non-Federal 15 interest after the execution of an 16 agreement under subclause (I) shall 17 be eligible for credit.". 18 SEC. 115. WATER INFRASTRUCTURE PUBLIC-PRIVATE 19 PARTNERSHIP PILOT PROGRAM. 20 (a) IN GENERAL.—The Secretary shall establish a 21 pilot program to evaluate the cost effectiveness and project 22 delivery efficiency of allowing non-Federal interests to 23 carry out authorized water resources development projects 24 for coastal harbor improvement, channel improvement, inland navigation, flood damage reduction, aquatic eco-25

system restoration, and hurricane and storm damage re duction.

- 3 (b) PURPOSES.—The purposes of the pilot program
 4 established under subsection (a) are—
- 5 (1) to identify cost-saving project delivery alter6 natives that reduce the backlog of authorized Corps
 7 of Engineers projects; and
- 8 (2) to evaluate the technical, financial, and or-9 ganizational benefits of allowing a non-Federal inter-10 est to carry out and manage the design or construc-11 tion (or both) of 1 or more of such projects.

(c) SUBSEQUENT APPROPRIATIONS.—Any activity
undertaken under this section is authorized only to the
extent specifically provided for in subsequent appropriations Acts.

(d) ADMINISTRATION.—In carrying out the pilot program established under subsection (a), the Secretary
18 shall—

(1) identify for inclusion in the program at
least 15 projects that are authorized for construction
for coastal harbor improvement, channel improvement, inland navigation, flood damage reduction, or
hurricane and storm damage reduction;

24 (2) notify in writing the Committee on Trans-25 portation and Infrastructure of the House of Rep-

resentatives and the Committee on Environment and
 Public Works of the Senate of each project identified
 under paragraph (1);

4 (3) in consultation with the non-Federal inter-5 est associated with each project identified under 6 paragraph (1), develop a detailed project manage-7 ment plan for the project that outlines the scope, fi-8 nancing, budget, design, and construction resource 9 requirements necessary for the non-Federal interest 10 to execute the project, or a separable element of the 11 project;

12 (4) at the request of the non-Federal interest 13 associated with each project identified under para-14 graph (1), enter into a project partnership agree-15 ment with the non-Federal interest under which the 16 non-Federal interest is provided full project manage-17 ment control for the financing, design, or construc-18 tion (or any combination thereof) of the project, or 19 a separable element of the project, in accordance 20 with plans approved by the Secretary;

(5) following execution of a project partnership
agreement under paragraph (4) and completion of
all work under the agreement, issue payment, in accordance with subsection (g), to the relevant nonFederal interest for that work; and

1	(6) regularly monitor and audit each project
2	carried out under the program to ensure that all ac-
3	tivities related to the project are carried out in com-
4	pliance with plans approved by the Secretary and
5	that construction costs are reasonable.
6	(e) Selection Criteria.—In identifying projects
7	under subsection $(d)(1)$, the Secretary shall consider the
8	extent to which the project—
9	(1) is significant to the economy of the United
10	States;
11	(2) leverages Federal investment by encour-
12	aging non-Federal contributions to the project;
13	(3) employs innovative project delivery and
14	cost-saving methods;
15	(4) received Federal funds in the past and expe-
16	rienced delays or missed scheduled deadlines;
17	(5) has unobligated Corps of Engineers funding
18	balances; and
19	(6) has not received Federal funding for recapi-
20	talization and modernization since the project was
21	authorized.
22	(f) DETAILED PROJECT SCHEDULE.—Not later than
23	180 days after entering into a project partnership agree-
24	ment under subsection (d)(4), a non-Federal interest, to
25	the maximum extent practicable, shall submit to the Sec-

retary a detailed project schedule for the relevant project,
 based on estimated funding levels, that specifies deadlines
 for each milestone with respect to the project.

4 (g) PAYMENT.—Payment to the non-Federal interest
5 for work completed pursuant to a project partnership
6 agreement under subsection (d)(4) may be made from—
7 (1) if applicable, the balance of the unobligated
8 amounts appropriated for the project;

9 (2) other amounts appropriated to the Corps of 10 Engineers, except that the total amount transferred 11 to the non-Federal interest may not exceed the esti-12 mate of the Federal share of the cost of construc-13 tion, including any required design; and

14 (3) revenue generated by the project.

15 (h) TECHNICAL ASSISTANCE.—At the request of a 16 non-Federal interest participating in the pilot program es-17 tablished under subsection (a), the Secretary may provide 18 to the non-Federal interest, if the non-Federal interest 19 contracts with and compensates the Secretary, technical 20 assistance with respect to—

(1) a study, engineering activity, or design activity related to a project carried out by the nonFederal interest under the program; and

24 (2) obtaining permits necessary for such a25 project.

1	(i) Identification of Impediments.—
2	(1) IN GENERAL.—The Secretary shall—
3	(A) except as provided in paragraph (2) ,
4	identify any procedural requirements under the
5	authority of the Secretary that impede greater
6	use of public-private partnerships and private
7	investment in water resources development
8	projects;
9	(B) develop and implement, on a project-
10	by-project basis, procedures and approaches
11	that—
12	(i) address such impediments; and
13	(ii) protect the public interest and any
14	public investment in water resources devel-
15	opment projects that involve public-private
16	partnerships or private investment in water
17	resources development projects; and
18	(C) not later than 1 year after the date of
19	enactment of this section, issue rules to carry
20	out the procedures and approaches developed
21	under subparagraph (B).
22	(2) RULE OF CONSTRUCTION.—Nothing in this
23	section may be construed to allow the Secretary to
24	waive any requirement under—

1	(A) sections 3141 through 3148 and sec-
2	tions 3701 through 3708 of title 40, United
3	States Code;
4	(B) the National Environmental Policy Act
5	of 1969 (42 U.S.C. 4321 et seq.); or
6	(C) any other provision of Federal law.
7	(j) Public Benefit Studies.—
8	(1) IN GENERAL.—Before entering into a
9	project partnership agreement under subsection
10	(d)(4), the Secretary shall conduct an assessment of
11	whether, and provide justification in writing to the
12	Committee on Transportation and Infrastructure of
13	the House of Representatives and the Committee on
14	Environment and Public Works of the Senate that,
15	the proposed agreement provides better public and
16	financial benefits than a similar transaction using
17	public funding or financing.
18	(2) REQUIREMENTS.—An assessment under
19	paragraph (1) shall—
20	(A) be completed in a period of not more
21	than 90 days;
22	(B) take into consideration any supporting
23	materials and data submitted by the relevant
24	non-Federal interest and other stakeholders;
25	and

1 (C) determine whether the proposed 2 project partnership agreement is in the public interest by determining whether the agreement 3 4 will provide public and financial benefits, in-5 cluding expedited project delivery and savings 6 for taxpayers.

7 (k) NON-FEDERAL FUNDING.—A project carried out
8 under the pilot program established under subsection (a)
9 may consist of the non-Federal interest financing the non10 Federal share of the project.

(1) APPLICABILITY OF FEDERAL LAW.—Any provision of Federal law that would apply to the Secretary if
the Secretary were carrying out a project shall apply to
a non-Federal interest carrying out a project under this
section.

(m) COST SHARE.—Nothing in this section affects a
cost-sharing requirement under Federal law that is applicable to a project carried out under the pilot program established under subsection (a).

(n) REPORT.—Not later than 3 years after the date
of enactment of this Act, 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 describing the results of the pilot program established under sub-

section (a), including any recommendations of the Sec retary concerning whether the program or any component
 of the program should be implemented on a national basis.

4 (o) NON-FEDERAL INTEREST DEFINED.—In this
5 section, the term "non-Federal interest" includes non6 Federal government entities and private entities.

7 SEC. 116. ANNUAL REPORT TO CONGRESS.

8 (a) IN GENERAL.—Not later than February 1 of each 9 year, the Secretary shall develop and submit to the Com-10 mittee on Transportation and Infrastructure of the House 11 of Representatives and the Committee on Environment 12 and Public Works of the Senate an annual report, to be 13 entitled "Report to Congress on Future Water Resources 14 Development", that identifies the following:

(1) FEASIBILITY REPORTS.—Each feasibility
report that meets the criteria established in subsection (c)(1)(A).

18 (2) PROPOSED FEASIBILITY STUDIES.—Any
19 proposed feasibility study submitted to the Secretary
20 by a non-Federal interest pursuant to subsection (b)
21 that meets the criteria established in subsection
22 (c)(1)(A).

23 (3) PROPOSED MODIFICATIONS.—Any proposed
24 modification to an authorized water resources devel-

1	opment project or feasibility study that meets the
2	criteria established in subsection (c)(1)(A) that—
3	(A) is submitted to the Secretary by a non-
4	Federal interest pursuant to subsection (b); or
5	(B) is identified by the Secretary for au-
6	thorization.
7	(b) Requests for Proposals.—
8	(1) Publication.—Not later than May 1 of
9	each year, the Secretary shall publish in the Federal
10	Register a notice requesting proposals from non-
11	Federal interests for proposed feasibility studies and
12	proposed modifications to authorized water resources
13	development projects and feasibility studies to be in-
14	cluded in the annual report.
15	(2) Deadline for requests.—The Secretary
16	shall include in each notice required by this sub-
17	section a requirement that non-Federal interests
18	submit to the Secretary any proposals described in
19	paragraph (1) by not later than 120 days after the
20	date of publication of the notice in the Federal Reg-
21	ister in order for such proposals to be considered for
22	inclusion in the annual report.
23	(3) NOTIFICATION.—On the date of publication
24	of each notice required by this subsection, the Sec-
25	retary shall—

1	(A) make the notice publicly available, in-
2	cluding on the Internet; and
3	(B) provide written notification of such
4	publication to the Committee on Transportation
5	and Infrastructure of the House of Representa-
6	tives and the Committee on Environment and
7	Public Works of the Senate.
8	(c) CONTENTS.—
9	(1) FEASIBILITY REPORTS, PROPOSED FEASI-
10	BILITY STUDIES, AND PROPOSED MODIFICATIONS.—
11	(A) CRITERIA FOR INCLUSION IN RE-
12	PORT.—The Secretary shall include in the an-
13	nual report only those feasibility reports, pro-
14	posed feasibility studies, and proposed modifica-
15	tions to authorized water resources development
16	projects and feasibility studies that—
17	(i) are related to the missions and au-
18	thorities of the Corps of Engineers;
19	(ii) require specific authorization by
20	Congress in law or otherwise;
21	(iii) are not authorized by Congress;
22	(iv) have not been included in any
23	previous annual report; and
24	(v) if authorized, could be carried out
25	by the Corps of Engineers.

1	(B) Description of benefits.—For
2	each proposed feasibility study and proposed
3	modification to an authorized water resources
4	development project or feasibility study included
5	in the annual report, the Secretary shall de-
6	scribe the potential benefit of the proposed fea-
7	sibility study or modification, including, to the
8	extent applicable, whether the water resources
9	development project that is the subject of the
10	proposed feasibility study, or the proposed
11	modification, will—
12	(i) reduce risks to human life or pub-
13	lic safety or property;
14	(ii) benefit the national economy;
15	(iii) stimulate the creation of jobs;
16	(iv) reduce the need for future dis-
17	aster relief;
18	(v) promote the development and de-
19	livery of domestic energy resources;
20	(vi) improve the competitiveness of
21	United States exports;
22	(vii) improve water-related transpor-
23	tation for interstate or international com-
24	merce;

1	(viii) restore or protect, or mitigate
2	the impacts of a water resources develop-
3	ment project on, the environment; or
4	(ix) promote the use of cost-effective
5	and sustainable solutions to water re-
6	sources challenges.
7	(2) TRANSPARENCY.—The Secretary shall in-
8	clude in the annual report, for each feasibility re-
9	port, proposed feasibility study, and proposed modi-
10	fication to an authorized water resources develop-
11	ment project or feasibility study included under
12	paragraph (1)(A)—
13	(A) the name of the associated non-Fed-
14	eral interest, including the name of any non-
15	Federal interest that has contributed, or is ex-
16	pected to contribute, a non-Federal share of the
17	cost of—
18	(i) the feasibility report;
19	(ii) the proposed feasibility study;
20	(iii) the authorized feasibility study
21	for which the modification is proposed; or
22	(iv) construction of—
23	(I) the water resources develop-
24	ment project that is the subject of—
25	(aa) the feasibility report;

1	(bb) the proposed feasibility
2	study; or
3	(cc) the authorized feasi-
4	bility study for which a modifica-
5	tion is proposed; or
6	(II) the proposed modification to
7	an authorized water resources devel-
8	opment project;
9	(B) a letter or statement of support for the
10	feasibility report, proposed feasibility study, or
11	proposed modification to an authorized water
12	resources development project or feasibility
13	study from each associated non-Federal inter-
14	est;
15	(C) the purpose of the feasibility report,
16	proposed feasibility study, or proposed modi-
17	fication to an authorized water resources devel-
18	opment project or feasibility study;
19	(D) an estimate of the Federal, non-Fed-
20	eral, and total costs of—
21	(i) the proposed feasibility study, or
22	proposed modification to an authorized
23	feasibility study; and
24	(ii) construction of—

1	(I) the water resources develop-
2	ment project that is the subject of—
3	(aa) the feasibility report; or
4	(bb) the authorized feasi-
5	bility study for which a modifica-
6	tion is proposed, with respect to
7	the change in costs resulting
8	from such modification; or
9	(II) the proposed modification to
10	an authorized water resources devel-
11	opment project; and
12	(E) an estimate, to the extent practicable,
13	of the monetary and nonmonetary benefits of—
14	(i) the water resources development
15	project that is the subject of—
16	(I) the feasibility report;
17	(II) the proposed feasibility
18	study; or
19	(III) the authorized feasibility
20	study for which a modification is pro-
21	posed, with respect to the benefits of
22	such modification; or
23	(ii) the proposed modification to an
24	authorized water resources development
25	project.

1 (3) CERTIFICATION.—The Secretary shall in-2 clude in the annual report a certification stating 3 that each feasibility report, proposed feasibility 4 study, and proposed modification to an authorized 5 water resources development project or feasibility 6 study included in the annual report meets the cri-7 teria in paragraph (1)(A).

8 (4) APPENDIX.—The Secretary shall include in 9 the annual report an appendix listing the proposals 10 submitted under subsection (b) that were not in-11 cluded in the annual report under paragraph (1)(A) 12 and a description of why the Secretary determined 13 that those proposals did not meet the criteria for in-14 clusion under such paragraph.

(d) SPECIAL RULE FOR INITIAL ANNUAL REPORT.—
16 Notwithstanding any other deadlines required by this sec17 tion, the Secretary shall—

18 (1) not later than 30 days after the date of en19 actment of this Act, publish in the Federal Register
20 a notice required by subsection (b)(1);

(2) include in such notice a requirement that
non-Federal interests submit to the Secretary any
proposals described in subsection (b)(1) by not later
than 90 days after the date of publication of such
notice in the Federal Register in order for such pro-

posals to be considered for inclusion in the first an nual report developed by the Secretary under this
 section; and

4 (3) not later than 180 days after the date of
5 enactment of this Act, submit an annual report to
6 the Committee on Transportation and Infrastructure
7 of the House of Representatives and the Committee
8 on Environment and Public Works of the Senate.

9 (e) PUBLICATION.—Upon submission of the annual 10 report to Congress, the Secretary shall make the annual 11 report publicly available, including through publication on 12 the Internet.

13 (f) DEFINITIONS.—In this section, the following defi-14 nitions apply:

15 (1) ANNUAL REPORT.—The term "annual re-16 port" means the report required by subsection (a). 17 (2) FEASIBILITY REPORT.—The term "feasi-18 bility report" means a final feasibility report devel-19 oped under section 905 of the Water Resources De-20 velopment Act of 1986 (33 U.S.C. 2282), and in-21 cludes-22 (A) a report described in section 105(d)(2)23 of such Act (33 U.S.C. 2215(d)(2)); and

24 (B) where applicable, any associated report25 of the Chief of Engineers.

1	(3) FEASIBILITY STUDY.—The term "feasibility
2	study" has the meaning given that term in section
3	105 of the Water Resources Development Act of
4	1986 (33 U.S.C. 2215).
5	(4) Non-federal interest.—The term "non-
6	Federal interest" has the meaning given that term
7	in section 221 of the Flood Control Act of 1970 (42 $$
8	U.S.C. 1962d–5b).
9	SEC. 117. ACTIONS TO BE TAKEN IN CONJUNCTION WITH
10	THE PRESIDENT'S ANNUAL BUDGET SUBMIS-
11	SION TO CONGRESS.
12	(a) Recommendations for Corps of Engineers
13	Construction Projects in President's Budget.—
14	(1) IN GENERAL.—For each fiscal year, as part
15	of the President's annual budget submission to Con-
16	gress under section 1105(a) of title 31, United
17	States Code, the President shall—
18	(A) identify and recommend Corps of En-
19	gineers construction projects for which Con-
20	gress should provide funding at the full level
21	authorized for the project; and
22	(B) provide an explanation of the process
23	used by the President in making the rec-
24	ommendations.

(2) COVERED PERIOD.—The President shall
 make recommendations under paragraph (1) for the
 fiscal year for which the budget submission is pre pared and each of the succeeding 4 fiscal years.

5 (3) Basis for making recommendations.— The President shall base recommendations under 6 7 (1)the assumption paragraph on that 8 \$2,000,000,000 will be appropriated for Corps of 9 Engineers construction projects for each fiscal year. 10 (b) MISSOURI RIVER BASIN.—To assist in the prioritization of Federal activities carried out related to 11 12 the project for mitigation of fish and wildlife losses, Missouri River Bank Stabilization and Navigation Project, 13 14 Missouri, Kansas, Iowa, and Nebraska, authorized by sec-15 tion 601(a) of the Water Resources Development Act of 1986 (100 Stat. 4143), and in conjunction with the Presi-16 17 dent's submission to Congress of a budget under section 18 1105(a) of title 31, United States Code, the Secretary 19 shall submit to Congress a report that provides—

(1) an inventory of all Federal actions taken
and a prioritization of all Federal actions planned in
furtherance of the project, including an inventory of
lands owned, acquired, or directly controlled by the
Federal Government, and lands enrolled in federally
assisted conservation programs;

(2) a description of the specific Federal actions
 proposed for the upcoming fiscal year in furtherance
 of the project;

4 (3) an assessment of the progress made in fur5 therance of the project, including a description of
6 how each of the actions identified under paragraph
7 (1) have impacted such progress; and

8 (4) an assessment of additional actions nec9 essary to achieve the results of the project.

10sec. 118. HURRICANE AND STORM DAMAGE REDUCTION11STUDY.

12 As part of the study for flood and storm damage re-13 duction related to natural disasters to be carried out by the Secretary under title II of division A of the Disaster 14 15 Relief Appropriations Act, 2013, under the heading "Department of the Army—Corps of Engineers—Civil—In-16 17 vestigations" (127 Stat. 5), the Secretary shall make spe-18 cific project recommendations. The Secretary may include 19 those recommendations in the report entitled "Report to 20 Congress on Future Water Resources Development", de-21 veloped in accordance with this Act.

22 SEC. 119. NON-FEDERAL PLANS TO PROVIDE ADDITIONAL 23 FLOOD RISK REDUCTION.

(a) IN GENERAL.—If requested by a non-Federal in-terest, the Secretary shall carry out a locally preferred
plan that provides a higher level of protection than a flood
 risk management project authorized under this Act if the
 Secretary determines that—

- 4 (1) the plan is technically feasible and environ-5 mentally acceptable; and
- 6 (2) the benefits of the plan exceed the costs of7 the plan.

8 (b) NON-FEDERAL COSTS.—If the Secretary carries 9 out a locally preferred plan under subsection (a), the cost 10 attributable to the higher level of protection provided 11 under the plan shall be paid by the non-Federal interest. 12 SEC. 120. REVIEW OF EMERGENCY RESPONSE AUTHORI-13 TIES.

- (a) IN GENERAL.—The Secretary shall undertake a
 review of implementation of section 5 of the Act entitled
 "An Act authorizing the construction of certain public
 works on rivers and harbors for flood control, and for
 other purposes", approved August 18, 1941 (33 U.S.C.
 701n), to evaluate the alternatives available to the Secretary to ensure—
- 21 (1) the safety of affected communities to future22 flooding and storm events;
- 23 (2) the resiliency of water resources develop-24 ment projects to future flooding and storm events;

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(3) the long-term cost effectiveness of water re-

2 sources development projects that provide flood con-3 trol and hurricane and storm damage reduction ben-4 efits; and 5 (4) the policy goals and objectives that have 6 been outlined by the President as a response to recent extreme weather events, including Hurricane 7 8 Sandy, that relate to preparing for future floods are 9 met. 10 (b) SCOPE OF REVIEW.—In carrying out the review, 11 the Secretary shall— 12 (1) review the historical precedents and imple-13 mentation of section 5 of such Act, including those 14 actions undertaken by the Secretary, over time, 15 under that section— 16 (A) to repair or restore a project; and 17 (B) to increase the level of protection for 18 a damaged project to address future conditions; 19 (2) evaluate the difference between adopting, as 20 an appropriate standard under section 5 of such 21 Act, the repair or restoration of a project to pre-22 flood or pre-storm levels and the repair or restora-

24 cluding an assessment for each standard of—

tion of a project to a design level of protection, in-

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1	(A) the implications on populations at risk
2	of flooding or damage;
3	(B) the implications on probability of loss
4	of life;
5	(C) the implications on property values at
6	risk of flooding or damage;
7	(D) the implications on probability of in-
8	creased property damage and associated costs;
9	(E) the implications on local and regional
10	economies; and
11	(F) the estimated total cost and estimated
12	cost savings;
13	(3) incorporate the science on expected rates of
14	sea-level rise and extreme weather events; and
15	(4) incorporate the work completed by the Hur-
16	ricane Sandy Rebuilding Task Force, established by
17	Executive Order 13632 (December 7, 2012).
18	(c) Report to Congress.—Not later than 1 year
19	after the date of enactment of this section, the Secretary
20	shall submit to the Committee on Transportation and In-
21	frastructure of the House of Representatives and the Com-
22	mittee on Environment and Public Works of the Senate
23	a report on the results of the review.

1 SEC. 121. EMERGENCY COMMUNICATION OF RISK.

2	(a) IN GENERAL.—In any river basin where the Sec-
3	retary carries out flood risk management activities subject
4	to an annual operating plan, the Secretary shall establish
5	procedures for providing the public and affected govern-
6	ments, including Indian tribes, in the river basin with—
7	(1) timely information regarding expected water
8	levels;
9	(2) advice regarding appropriate preparedness
10	actions;
11	(3) technical assistance; and
12	(4) any other information or assistance deter-
13	mined appropriate by the Secretary.
14	(b) PROCEDURES.—The Secretary shall utilize the
15	procedures only when precipitation or runoff exceeds those
16	calculations considered as the lowest risk to life and prop-
17	erty contemplated by the annual operating plan.
18	(c) DEFINITIONS.—In this section, the following defi-
19	nitions apply:
20	(1) AFFECTED GOVERNMENT.—The term "af-
21	fected government" means a State, local, or tribal
22	government with jurisdiction over an area that will
23	be affected by a flood.
24	(2) ANNUAL OPERATING PLAN.—The term "an-
25	nual operating plan" means a plan prepared by the

1	Secretary that describes potential water condition
2	scenarios for a river basin for a year.
3	SEC. 122. IMPROVEMENTS TO THE NATIONAL DAM SAFETY
4	PROGRAM ACT.
5	(a) Administrator.—
6	(1) IN GENERAL.—The National Dam Safety
7	Program Act (33 U.S.C. 467 et seq.) is amended by
8	striking "Director" each place it appears and insert-
9	ing "Administrator".
10	(2) Conforming Amendment.—Section $2(3)$
11	of such Act (33 U.S.C. 467(3)) is amended in the
12	paragraph heading by striking "DIRECTOR" and in-
13	serting "ADMINISTRATOR".
14	(b) INSPECTION OF DAMS.—Section 3(b)(1) of such
15	Act (33 U.S.C. $467a(b)(1)$) is amended by striking "or
16	maintenance" and inserting "maintenance, condition, or
17	provision for emergency operations".
18	(c) NATIONAL DAM SAFETY PROGRAM.—
19	(1) Objectives.—Section $8(c)(4)$ of such Act
20	(33 U.S.C. 467 f(c)(4)) is amended to read as fol-
21	lows:
22	"(4) develop and implement a comprehensive
23	dam safety hazard education and public awareness
24	initiative to assist the public in mitigating against,

1	preparing for, responding to, and recovering from
2	dam incidents;".
3	(2) BOARD.—Section $8(f)(4)$ of such Act (33)
4	U.S.C. 467f(f)(4)) is amended by inserting ", rep-
5	resentatives from nongovernmental organizations,"
6	after "State agencies".
7	SEC. 123. RESTRICTED AREAS AT CORPS OF ENGINEERS
8	DAMS.
9	Section 2 of the Freedom to Fish Act (Public Law
10	113–13; 127 Stat. 449) is amended—
11	(1) in subsection $(b)(1)$ by striking "until the
12	date that is 2 years after the date of enactment of
13	this Act";
14	(2) in the heading of subsection (c) by inserting
15	"OR MODIFIED" after "NEW"; and
16	(3) in subsection (c)—
17	(A) in matter preceding paragraph (1) by
18	inserting "new or modified" after "establishes
19	any"; and
20	(B) in paragraph (3) by striking "until the
21	date that is 2 years after the date of enactment
22	of this Act" and inserting "until the Secretary
23	has complied with the provisions of this sub-
24	section".

1 SEC. 124. LEVEE SAFETY.

2 Section 22 of the Water Resources Development Act
3 of 1974 (42 U.S.C. 1962d–16) is amended by redesig4 nating subsection (e) as subsection (f) and inserting after
5 subsection (d) the following:

6 "(e) Levee Safety.—

7 "(1) IN GENERAL.—At the request of a State
8 or political subdivision thereof, and in consultation
9 with that State and appropriate non-Federal inter10 ests, the Secretary may provide technical assistance
11 to a State to—

12 "(A) encourage effective State or local pro13 grams intended to ensure levee safety to protect
14 human life and property;

15 "(B) assist the State or political subdivi16 sion in establishing and carrying out a levee
17 safety program; or

18 "(C) improve an existing State or local19 levee safety program.

20 "(2) PURPOSES.—The purposes of technical as21 sistance provided under this subsection shall be—

22 "(A) to ensure that human lives and prop23 erty that are protected by new and existing lev24 ees are safe;

"(B) to encourage the use of appropriate engineering policies and procedures for levee

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1	site investigation, design, construction, oper-
2	ation and maintenance, and emergency pre-
3	paredness;
4	"(C) to encourage effective levee safety
5	programs in a State;
6	"(D) to develop and support public edu-
7	cation and awareness projects to increase public
8	acceptance and support of levee safety pro-
9	grams;
10	"(E) to build public awareness of the re-
11	sidual risks associated with living in levee pro-
12	tected areas; and
13	"(F) to develop technical assistance mate-
14	rials, seminars, and guidelines to improve the
15	security of levees in the United States.
16	"(3) Federal guidelines.—
17	"(A) IN GENERAL.—In carrying out this
18	subsection, the Secretary, in consultation with
19	States and non-Federal interests, shall establish
20	Federal guidelines relating to levee safety.
21	"(B) Incorporation of federal activi-
22	TIES.—The guidelines established under sub-
23	paragraph (A) shall encompass, to the max-
24	imum extent practicable, activities and practices
25	carried out by appropriate Federal agencies.

1	"(C) Incorporation of state and
2	LOCAL ACTIVITIES.—The guidelines established
3	under subparagraph (A) shall encompass, to the
4	maximum extent practicable—
5	"(i) the activities and practices car-
6	ried out by States, local governments, and
7	the private sector to safely build, regulate,
8	operate, and maintain levees; and
9	"(ii) Federal activities that facilitate
10	State efforts to develop and implement ef-
11	fective State programs for the safety of
12	levees, including levee inspection, levee re-
13	habilitation, locally developed flood plain
14	management, and public education and
15	training programs.
16	"(D) REVIEW.—The Secretary shall allow
17	States and non-Federal interests, including ap-
18	propriate stakeholders, to review and comment
19	on the guidelines established under subpara-
20	graph (A) before the guidelines are made final.
21	"(4) Assistance for state levee safety
22	PROGRAMS.—
23	"(A) ELIGIBILITY.—To be eligible for tech-
24	nical assistance under this subsection, a State
25	shall—

1	"(i) be in the process of establishing
2	or have in effect a State levee safety pro-
3	gram under which a State levee safety
4	agency, in accordance with State law, car-
5	ries out the guidelines established under
6	paragraph (3); and
7	"(ii) allocate sufficient funds in the
8	budget of that State to carry out such
9	State levee safety program.
10	"(B) WORK PLANS.—The Secretary shall
11	enter into an agreement with each State receiv-
12	ing technical assistance under this subsection to
13	develop a work plan necessary for the State
14	levee safety program of that State to reach a
15	level of program performance that meets the
16	guidelines established under paragraph (3).
17	"(C) INSPECTION PROGRAMS.—The Sec-
18	retary shall work with States receiving technical
19	assistance under this subsection to develop
20	State technical guidelines for levee inspection
21	programs that—
22	"(i) address hazard classifications and
23	technically based frameworks for levee as-
24	sessment; and

"(ii) are incorporated into State levee
 safety programs.

"(D) MAINTENANCE OF EFFORT.—Tech-3 4 nical assistance may not be provided to a State under this subsection during a fiscal year unless 5 6 the State enters into an agreement with the 7 Secretary to ensure that the State will maintain 8 during that fiscal year aggregate expenditures 9 for programs to ensure levee safety that are at 10 or above the average annual level of such ex-11 penditures for the State for the 2 fiscal years 12 preceding that fiscal year.".

13 SEC. 125. VEGETATION ON LEVEES.

(a) REVIEW.—The Secretary of the Army, in accordance with subsection (c), shall undertake a comprehensive
review of the Corps of Engineers policy guidelines on vegetation management for levees (in this section referred to
as the "guidelines"). The Secretary shall commence the
review upon the date of enactment of this Act.

20 (b) Factors.—

(1) IN GENERAL.—In conducting the review,
the Secretary shall examine the guidelines in view
of—

24 (A) the varied interests and responsibilities25 in managing flood risks, including the need to

1	provide the greatest levee safety benefit with
2	limited resources;
3	(B) preserving, protecting, and enhancing
4	natural resources, including the potential ben-
5	efit that vegetation on levees can have in pro-
6	viding habitat for species of concern;
7	(C) protecting the rights of Indian tribes
8	pursuant to treaties and statutes;
9	(D) determining how vegetation impacts
10	the performance of a levee or levee system dur-
11	ing a storm or flood event; and
12	(E) such other factors as the Secretary
13	considers appropriate.
14	(2) REGIONAL AND WATERSHED CONSIDER-
15	ATIONS.—In conducting the review, the Secretary
16	shall specifically consider factors that promote and
17	allow for consideration of potential variances from
18	national guidelines on a regional or watershed basis.
19	Such factors may include regional or watershed soil
20	conditions, hydrologic factors, vegetation patterns
21	and characteristics, environmental resources, levee
22	performance history, institutional considerations,
23	and other relevant factors. The scope of a variance
24	approved by the Secretary may include an exemption
25	to national guidelines where appropriate.

1 (c) COOPERATION AND RECOMMENDATIONS.—

(1) IN GENERAL.—The review shall be undertaken in cooperation with interested Federal agencies and in consultation with interested representatives of State and local governments, Indian tribes,
appropriate nongovernmental organizations, and the
public.

8 (2) RECOMMENDATIONS.—Corps of Engineers 9 Regional Integration Teams, representing districts, 10 divisions, and headquarters, in consultation with 11 State and Federal resources agencies, and with par-12 ticipation by local agencies, shall recommend to the Secretary vegetation management policies for levees 13 14 that conform with State and Federal laws and other 15 applicable requirements.

16 (d) REVISION OF GUIDELINES.—

17 (1) IN GENERAL.—During the 1-year period be18 ginning on the date of enactment of this Act, the
19 Secretary shall—

20 (A) provide the public 30 days to review21 and comment on the guidelines;

(B) revise the guidelines based on consideration of the results of the public review; and
(C) submit to Congress a report that contains a summary of the activities of the Sec-

retary and a description of the findings of the
 Secretary under this section.

3 (2) CONTENT; INCORPORATION INTO MAN4 UAL.—The revised guidelines shall—

5 (A) provide a practical process for approv-6 ing regional or watershed variances from the 7 national guidelines, reflecting due consideration 8 of measures to maximize public safety benefits 9 with limited resources, levee performance, re-10 gional climatic and hydrologic variations, envi-11 ronmental quality, implementation challenges, 12 and allocation of responsibilities; and

(B) be incorporated into the manual proposed under section 5(c) of the Act entitled "An
Act authorizing the construction of certain public works on rivers and harbors for flood control, and for other purposes", approved August
18, 1941 (33 U.S.C. 701n(c)).

(e) CONTINUATION OF WORK.—Concurrent with
completion of the requirements of this section, the Secretary shall proceed without interruption or delay with
those ongoing or programmed projects and studies, or elements of projects or studies, that are not directly related
to vegetation variance policy.

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1 SEC. 126. REDUCTION OF FEDERAL COSTS.

2 Section 204(a) of the Water Resources Development
3 Act of 1992 (33 U.S.C. 2326(a)) is amended by adding
4 at the end the following:

5 "(4) REDUCING COSTS.—To reduce or avoid
6 Federal costs, the Secretary shall consider the bene7 ficial use of dredged material in a manner that con8 tributes to the maintenance of sediment resources in
9 the nearby coastal system.".

10 SEC. 127. ADVANCED MODELING TECHNOLOGIES.

(a) IN GENERAL.—To the greatest extent practicable,
the Secretary shall encourage and incorporate advanced
modeling technologies, including 3-dimensional digital
modeling, for activities related to water resources development projects and studies.

16 (b) ACTIVITIES.—In carrying out subsection (a), the
17 Secretary, to the greatest extent practicable, shall—

18 (1) compile information related to advanced
19 modeling technologies, including industry best prac20 tices with respect to the use of the technologies;

(2) disseminate to non-Federal interests the information described in paragraph (1); and

23 (3) promote the use of advanced modeling tech-24 nologies.

25 (c) ADVANCED MODELING TECHNOLOGY DE-26 FINED.—In this section, the term "advanced modeling

technology" means an available or developing technology, 1 2 including 3-dimensional digital modeling, that can expe-3 dite project delivery for or improve the evaluation of water 4 resources development projects that receive Federal fund-5 ing by— 6 (1) accelerating and improving the environmental review process; 7 8 (2) increasing effective public participation; 9 (3) enhancing the detail and accuracy of project 10 designs; 11 (4) increasing safety; 12 (5) accelerating construction and reducing con-13 struction costs; or 14 (6) otherwise achieving such purposes. 15 SEC. 128. ENHANCED USE OF ELECTRONIC COMMERCE IN 16 FEDERAL PROCUREMENT. 17 (a) REPORT.—Not later than 180 days after the date of enactment of this Act, the Secretary shall submit to 18 19 the Committee on Transportation and Infrastructure of 20 the House of Representatives and the Committee on Envi-21 ronment and Public Works of the Senate a report describ-22 ing the Secretary's actions to carry out section 2301 of 23 title 41, United States Code, regarding the use of elec-24 tronic commerce in Federal procurement.

(b) CONTENTS.—The report submitted under sub section (a) shall include, with respect to the 2 fiscal years
 most recently ended before the fiscal year in which the
 report is submitted—

5 (1) an identification of the number, type, and 6 dollar value of procurement solicitations with respect 7 to which the public was permitted to respond to the 8 solicitation electronically, which shall differentiate 9 between solicitations that allowed full or partial elec-10 tronic submission;

(2) an analysis of the information provided
under paragraph (1) and actions that could be taken
by the Secretary to refine and improve the use of
electronic submission for procurement solicitation responses;

16 (3) an analysis of the potential benefits of and 17 obstacles to implementing fuller use of electronic 18 submission for procurement solicitation responses, 19 including with respect to cost savings, error reduc-20 tion, paperwork reduction, increased bidder partici-21 pation, and competition, and expanded use of elec-22 tronic bid data collection for cost-effective contract 23 management and timely reporting; and

24 (4) an analysis of the options and technologies25 available to facilitate expanded implementation of

electronic submission for procurement solicitation re sponses and the suitability of each option and tech-

3 nology for contracts of various types and sizes.

4 SEC. 129. CORROSION PREVENTION.

5 (a) IN GENERAL.—To the greatest extent practicable,
6 the Secretary shall encourage and incorporate corrosion
7 prevention activities at water resources development
8 projects.

9 (b) ACTIVITIES.—In carrying out subsection (a), the 10 Secretary, to the greatest extent practicable, shall ensure 11 that contractors performing work for water resources de-12 velopment projects—

13 (1) use best practices to carry out corrosion14 prevention activities in the field;

(2) use industry recognized standards and corrosion mitigation and prevention methods when—

- 17 (A) determining protective coatings;
- 18 (B) selecting materials; and

19 (C) determining methods of cathodic pro20 tection, design, and engineering for corrosion
21 prevention;

(3) use certified coating application specialistsand cathodic protection technicians and engineers;

1	(4) use best practices in environmental protec-
2	tion to prevent environmental degradation, and to
3	ensure careful handling of all hazardous materials;
4	(5) demonstrate a history of employing indus-
5	try-certified inspectors to ensure adherence to best
6	practices and standards; and
7	(6) demonstrate a history of compliance with
8	applicable requirements of the Occupational Safety
9	and Health Administration.
10	(c) Corrosion Prevention Activities De-
11	FINED.—In this section, the term "corrosion prevention
12	activities" means—
13	(1) the application and inspection of protective
14	coatings for complex work involving steel and cemen-
15	titious structures, including structures that will be
16	exposed in immersion;
17	(2) the installation, testing, and inspection of
18	cathodic protection systems; and
19	(3) any other activities related to corrosion pre-
20	vention the Secretary determines appropriate.
21	SEC. 130. RESILIENT CONSTRUCTION AND USE OF INNOVA-
22	TIVE MATERIALS.
23	The Secretary, to the extent practicable, shall encour-
$\mathbf{a}_{\mathbf{A}}$	
24	age the use of durable, resilient, and sustainable materials

advanced composites, and innovative technologies, in car rying out the activities of the Corps of Engineers.

3 SEC. 131. ASSESSMENT OF WATER SUPPLY IN ARID RE-4 GIONS.

5 (a) IN GENERAL.—The Secretary shall conduct an 6 assessment of the management practices, priorities, and 7 authorized purposes at Corps of Engineers reservoirs in 8 arid regions to determine the effects of such practices, pri-9 orities, and purposes on water supply during periods of 10 drought.

11 (b) REPORT.—Not later than 1 year after the date 12 of enactment of this Act, the Secretary shall submit to 13 the Committee on Transportation and Infrastructure of 14 the House of Representatives and the Committee on Envi-15 ronment and Public Works of the Senate a report on the 16 results of the assessment.

17 SEC. 132. RIVER BASIN COMMISSIONS.

18 Section 5019 of the Water Resources Development
19 Act of 2007 (121 Stat. 1201) is amended by adding at
20 the end the following:

21 "(f) REPORT.—After each fiscal year, if the Secretary
22 did not allocate funds in accordance with subsection (b),
23 the Secretary, in conjunction with the President's next
24 submission to Congress of a budget under section 1105(a)

1	of title 31, United States Code, shall submit to Congress
2	a report that describes—
3	"(1) the reasons why the Secretary did not allo-
4	cate funds in accordance with subsection (b) during
5	that fiscal year; and
6	((2)) the impact, on the jurisdiction of each
7	Commission specified in subsection (b), of not allo-
8	cating the funds, including with respect to—
9	"(A) water supply allocation;
10	"(B) water quality protection;
11	"(C) regulatory review and permitting;
12	"(D) water conservation;
13	"(E) watershed planning;
14	"(F) drought management;
15	"(G) flood loss reduction;
16	"(H) recreation; and
17	"(I) energy development.".
18	SEC. 133. SENSE OF CONGRESS REGARDING WATER RE-
19	SOURCES DEVELOPMENT BILLS.
20	(a) FINDINGS.—Congress finds the following:
21	(1) Between 1986 and 2000, a water resources
22	development bill was typically enacted every 2 years.
23	(2) Since 2000, only 1 water resources develop-
24	ment bill has been enacted.

1 (b) SENSE OF CONGRESS.—It is the sense of Con-2 gress that, because the missions of the Corps of Engineers are unique and benefit all individuals in the United States 3 4 and because water resources development projects are critical to maintaining economic prosperity, national security, 5 and environmental protection, Congress should consider a 6 7 water resources development bill not less than once every 8 Congress.

9 SEC. 134. DONALD G. WALDON LOCK AND DAM.

10 It is the sense of Congress that, at an appropriate time and in accordance with the rules of the House of Rep-11 12 resentatives and the Senate, to recognize the contributions of Donald G. Waldon, whose selfless determination and 13 tireless work, while serving as administrator of the Ten-14 15 nessee-Tombigbee Waterway for 21 years, contributed greatly to the realization and success of the Tennessee-16 17 Tombigbee Waterway Development Compact, that the lock and dam located at mile 357.5 on the Tennessee-18 19 Tombigbee Waterway should be known and designated as 20 the "Donald G. Waldon Lock and Dam".

21 SEC. 135. AQUATIC INVASIVE SPECIES.

Section 104(a) of the River and Harbor Act of 1958
(33 U.S.C. 610(a)) is amended by inserting "and aquatic
invasive species" after "noxious aquatic plant growths".

1 SEC. 136. RECREATIONAL ACCESS.

2 (a) IN GENERAL.—The Secretary may not prohibit
3 the use of a floating cabin on waters under the jurisdiction
4 of the Secretary if—

- 5 (1) the floating cabin is in compliance regula6 tions for recreational vessels issued under chapter 43
 7 of title 46, United States Code, and section 312 of
 8 the Federal Water Pollution Control Act (33 U.S.C.
 9 1322); and
- 10 (2) the Secretary has authorized the use of rec-11 reational vessels on such waters.

(b) FLOATING CABIN DEFINED.—In this section, the
term "floating cabin" means a vessel, as defined in section
3 of title 1, United States Code, with overnight accommodations.

16 SEC. 137. TERRITORIES OF THE UNITED STATES.

17 Section 1156 of the Water Resources Development
18 Act of 1986 (33 U.S.C. 2310) is amended—

(1) by striking "The Secretary shall waive" and
inserting "(a) IN GENERAL.—The Secretary shall
waive"; and

22 (2) by adding at the end the following:

"(b) INFLATION ADJUSTMENT.—The Secretary shall
adjust the dollar amount specified in subsection (a) for
inflation for the period beginning on November 17, 1986,
and ending on the date of enactment of this subsection.".

96 1 SEC. 138. SENSE OF CONGRESS REGARDING INTERSTATE 2 WATER AGREEMENTS AND COMPACTS. 3 (a) FINDINGS.—Congress finds the following: 4 (1) States and local interests have primary re-5 sponsibility for developing water supplies for domes-6 tic, municipal, industrial, and other purposes. 7 (2) The Federal Government cooperates with 8 States and local interests in developing water sup-9 plies through the construction, maintenance, and op-10 eration of Federal water resources development 11 projects. 12 (3) Interstate water disputes are most properly 13 addressed through interstate water agreements or 14 compacts that take into consideration the concerns 15 of all affected States. 16 (b) SENSE OF CONGRESS.—It is the sense of Congress that— 17 18 (1) Congress and the Secretary should urge 19 States to reach agreement on interstate water agree-20 ments and compacts; 21 (2) at the request of the Governor of a State, 22 the Secretary should facilitate and assist in the de-23 velopment of an interstate water agreement or com-

24 pact;

L:\vr\101613\R101613.002.xml October 16, 2013 (3:21 p.m.) (3) Congress should provide prompt consider ation of interstate water agreements and compacts;
 and

4 (4) the Secretary should adopt policies and im5 plement procedures for the operation of reservoirs of
6 the Corps of Engineers that are consistent with
7 interstate water agreements and compacts.

8 TITLE II—NAVIGATION 9 IMPROVEMENTS 10 Subtitle A—Ports

11SEC. 201. EXPANDED USE OF HARBOR MAINTENANCE12TRUST FUND.

13 (a) IN GENERAL.—For any fiscal year in which tar-14 get appropriations described in subsection (b) are met, the 15 Secretary may use up to 5 percent of the total amount made available to the Secretary from the Harbor Mainte-16 nance Trust Fund for the eligible operations and mainte-17 nance costs described in section 210(a)(2) of the Water 18 19 Development Act of 1986(33)Resources U.S.C. 202238(a)(2)) for that fiscal year for expanded uses of the 21 Harbor Maintenance Trust Fund.

(b) TARGET APPROPRIATIONS.—For purposes of this
section, target appropriations are met for a fiscal year if
the total amount made available to the Secretary from the
Harbor Maintenance Trust Fund for that fiscal year

equals or exceeds, as determined by the Secretary, the fol lowing:

3	(1) For fiscal year 2014, 65 percent of the total
4	amount of harbor maintenance taxes received in fis-
5	cal year 2013.
6	(2) For fiscal year 2015, 67 percent of the total
7	amount of harbor maintenance taxes received in fis-
8	cal year 2014.
9	(3) For fiscal year 2016, 69 percent of the total
10	amount of harbor maintenance taxes received in fis-
11	cal year 2015.
12	(4) For fiscal year 2017, 71 percent of the total
13	amount of harbor maintenance taxes received in fis-
14	cal year 2016.
15	(5) For fiscal year 2018, 73 percent of the total
16	amount of harbor maintenance taxes received in fis-
17	cal year 2017.
18	(6) For fiscal year 2019, 75 percent of the total
19	amount of harbor maintenance taxes received in fis-
20	cal year 2018.
21	(7) For fiscal year 2020, and each fiscal year
22	thereafter, 80 percent of total amount of harbor
23	maintenance taxes received in the previous fiscal
24	year.

1	(c) DEFINITIONS.—In this section, the following defi-
2	nitions apply:
3	(1) ELIGIBLE HARBORS AND INLAND HARBORS
4	DEFINED.—The term "eligible harbor or inland har-
5	bor" means a harbor or inland harbor that, histori-
6	cally, as determined by the Secretary—
7	(A) generates an amount of harbor mainte-
8	nance taxes; that exceeds
9	(B) the value of work carried out for the
10	harbor or inland harbor using amounts from
11	the Harbor Maintenance Trust Fund.
12	(2) EXPANDED USES.—The term "expanded
13	uses" means the following activities performed for
14	an eligible harbor or inland harbor:
15	(A) The maintenance dredging of a berth
16	in a harbor that is accessible to a Federal navi-
17	gation project and that benefits commercial
18	navigation at the harbor.
19	(B) The maintenance dredging and dis-
20	posal of legacy-contaminated sediment, and
21	sediment unsuitable for open water disposal,
22	if—
23	(i) such dredging and disposal bene-
24	fits commercial navigation at the harbor;
25	and

100 1 (ii) such sediment— 2 (I) is located in and affects the 3 maintenance of a Federal navigation 4 project; or 5 (II) is located in a berth that is 6 accessible to a Federal navigation 7 project. 8 (3) TOTAL AMOUNT OF HARBOR MAINTENANCE 9 TAXES RECEIVED.—The term "total amount of har-10 bor maintenance taxes received" means, with respect 11 to a fiscal year, the aggregate of amounts appro-12 priated, transferred, or credited to the Harbor Main-13 tenance Trust Fund under section 9505(a) of the 14 Internal Revenue Code of 1986 for that fiscal year 15 as set forth in the current year estimate provided in 16 the President's budget request for the subsequent 17 fiscal year, submitted pursuant to section 1105 of 18 title 31, United States Code. 19 (d) CONFORMING AMENDMENT.—Section 9505(c)(1)

20 of the Internal Revenue Code of 1986 is amended by strik21 ing "(as in effect on the date of the enactment of the
22 Water Resources Development Act of 1996)".

(e) SENSE OF CONGRESS.—It is the sense of Congress that any increase in harbor maintenance programs
described in this section shall result from an overall in-

crease in appropriations for the civil works program of the
 Corps of Engineers and not from similar reductions in the
 appropriations for other programs, projects, and activities
 carried out by the Corps of Engineers for other authorized
 purposes.

6 SEC. 202. ASSESSMENT AND PRIORITIZATION OF OPER7 ATION AND MAINTENANCE.

8 (a) ASSESSMENT.—Section 210 of the Water Re9 sources Development Act of 1986 (33 U.S.C. 2238) is
10 amended by adding at the end the following:

11 "(c) Assessment of Operation and Mainte-12 NANCE NEEDS.—

"(1) IN GENERAL.—Not later than 90 days
after the date of enactment of this subsection, and
biennially thereafter, the Secretary shall assess the
operation and maintenance needs of the harbors referred to in subsection (a)(2).

18 "(2) TYPES OF HARBORS.—In carrying out
19 paragraph (1), the Secretary shall assess the oper20 ation and maintenance needs of the harbors used
21 for—

22 "(A) commercial navigation;

23 "(B) commercial fishing;

24 "(C) subsistence, including utilization by25 Indian tribes (as such term is defined in section

1	4 of the Indian Self-Determination and Edu-
2	cation Assistance Act (25 U.S.C. 450b)) for
3	subsistence and ceremonial purposes;
4	"(D) use as a harbor of refuge;
5	"(E) transportation of persons;
6	"(F) purposes relating to domestic energy
7	production, including the fabrication, servicing,
8	or supply of domestic offshore energy produc-
9	tion facilities;
10	"(G) activities of the Secretary of the de-
11	partment in which the Coast Guard is oper-
12	ating;
13	"(H) public health and safety related
14	equipment for responding to coastal and inland
15	emergencies;
16	"(I) recreation purposes; and
17	"(J) any other authorized purpose.
18	"(3) Report to congress.—For fiscal year
19	2015, and biennially thereafter, in conjunction with
20	the President's annual budget submission to Con-
21	gress under section 1105(a) of title 31, United
22	States Code, the Secretary shall submit to the Com-
23	mittee on Transportation and Infrastructure of the
24	House of Representatives and the Committee on En-
25	vironment and Public Works of the Senate a report

1	that, with respect to harbors referred to in sub-
2	section $(a)(2)$ —
3	"(A) identifies the operation and mainte-
4	nance costs associated with the harbors, includ-
5	ing those costs required to achieve and main-
6	tain the authorized length, width, and depth for
7	the harbors, on a project-by-project basis;
8	"(B) identifies the amount of funding re-
9	quested in the President's budget for the oper-
10	ation and maintenance costs associated with the
11	harbors, on a project-by-project basis;
12	"(C) identifies the unmet operation and
13	maintenance needs associated with the harbors,
14	on a project-by-project basis; and
15	"(D) identifies the harbors for which the
16	President will allocate funding over the next 5
17	fiscal years for operation and maintenance ac-
18	tivities, on a project-by-project basis, including
19	the amounts to be allocated for such pur-
20	poses.".
21	(b) Operation and Maintenance of Emerging
22	HARBOR PROJECTS.—Section 210 of such Act (33 U.S.C.
23	2238) is further amended by adding at the end the fol-
24	lowing:

"(d) OPERATION AND MAINTENANCE OF EMERGING
 HARBOR PROJECTS.—

3	"(1) IN GENERAL.—To the maximum extent
4	practicable, the Secretary shall make expenditures to
5	pay for operation and maintenance costs of the har-
6	bors referred to in subsection $(a)(2)$, including ex-
7	penditures of funds appropriated from the Harbor
8	Maintenance Trust Fund, based on an equitable al-
9	location of funds among all such harbors, regardless
10	of the size or tonnage throughput of the harbor.
11	"(2) CRITERIA.—In determining the equitable
12	allocation of funds under paragraph (1), the Sec-
13	retary shall—
14	"(A) utilize the information obtained in the
15	assessment conducted under subsection (c);
16	"(B) consider the national and regional
17	significance of harbor operation and mainte-
18	nance; and
19	"(C) not make such allocation based solely
20	on the tonnage transiting through a harbor.
21	"(3) Emerging harbors.—
22	"(A) IN GENERAL.—Notwithstanding para-
23	graph (1), in making expenditures described in
24	paragraph (1) for each of fiscal years 2015 and
25	2016, the Secretary shall allocate not less than

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1 10 percent of the total amount of the expendi-2 tures to pay for operation and maintenance 3 costs of emerging harbors. "(B) Emerging harbor defined.—In 4 this paragraph, the term 'emerging harbor' 5 6 means a harbor referred to in subsection (a)(2)7 that transits less than 1,000,000 tons of com-8 merce annually. "(4) EMERGENCY EXPENDITURES.—Nothing in 9 10 this subsection may be construed to prohibit the 11 Secretary from making an expenditure to pay for the 12 operation and maintenance costs of a specific har-13 bor, including the transfer of funding from the oper-14 ation and maintenance of a separate project, if-"(A) the Secretary determines that the ac-15 tion is necessary to address the navigation 16 17 needs of a harbor where safe navigation has 18 been severely restricted due to an unforeseen 19 event; and 20 "(B) the Secretary provides advance notice 21 and information on the need for the action to

the Committee on Transportation and Infrastructure and the Committee on Appropriations
of the House of Representatives and the Com-

1 mittee on Environment and Public Works and 2 the Committee on Appropriations of the Senate. 3 "(5) MANAGEMENT OF GREAT LAKES NAVIGA-4 TION SYSTEM.—To sustain effective and efficient op-5 eration and maintenance of the Great Lakes Naviga-6 tion System, including any navigation feature in the 7 Great Lakes that is a Federal responsibility with re-8 spect to operation and maintenance, the Secretary 9 shall manage and allocate funding for all of the indi-10 vidually authorized projects in the Great Lakes 11 Navigation System as components of a single, com-12 prehensive system, recognizing the interdependence of the projects.". 13

14 SEC. 203. PRESERVING UNITED STATES HARBORS.

15 (a) IN GENERAL.—The Secretary may enter into an agreement with a non-Federal interest, at the request of 16 the non-Federal interest, under which the Secretary 17 agrees to maintain a navigation project for a harbor or 18 19 inland harbor (in this section referred to as a "federally 20authorized harbor") in accordance with section 101(b) of 21 the Water Resources Development Act of 1986 (33 U.S.C. 22 2211(b)).

23 (b) Report by Non-Federal Interest.—

24 (1) IN GENERAL.—To be eligible to enter into25 an agreement under subsection (a) with respect to a

1	federally authorized harbor, a non-Federal interest
2	shall submit to the Secretary a report justifying eco-
3	nomic investment in maintenance of the harbor.
4	(2) JUSTIFICATION OF INVESTMENT.—A report
5	submitted under paragraph (1) may justify economic
6	investment in the maintenance of a federally author-
7	ized harbor based on—
8	(A) projected economic benefits, including
9	transportation savings and job creation; and
10	(B) other factors, including navigation
11	safety, national security, and sustainability of
12	subsistence harbors.
13	(3) Termination of certain agreements.—
14	An agreement entered into under subsection (a) with
15	respect to a federally authorized harbor shall contain
16	terms to allow the Secretary to terminate the agree-
17	ment if the Secretary determines that Federal eco-
18	nomic investment in maintaining the harbor is no
19	longer justified.
20	(c) Limitation on Statutory Construction.—
21	Nothing in this section may be construed to preclude the
22	operation and maintenance of a federally authorized har-
23	bor under section 101(b) of the Water Resources Develop-
24	ment Act of 1986 (33 U.S.C. 2211(b)).

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1	SEC. 204. CONSOLIDATION OF DEEP DRAFT NAVIGATION
2	EXPERTISE.
3	Section 2033(e) of the Water Resources Development
4	Act of 2007 (33 U.S.C. 2282a(e)) is amended by adding
5	at the end the following:
6	"(3) DEEP DRAFT NAVIGATION PLANNING CEN-
7	TER OF EXPERTISE.—
8	"(A) IN GENERAL.—The Secretary shall
9	consolidate deep draft navigation expertise
10	within the Corps of Engineers into a deep draft
11	navigation planning center of expertise.
12	"(B) LIST.—Not later than 60 days after
13	the date of the consolidation required under
14	subparagraph (A), the Secretary shall submit to
15	the Committee on Transportation and Infra-
16	structure of the House of Representatives and
17	the Committee on Environment and Public
18	Works of the Senate a list of personnel, includ-
19	ing the grade levels and expertise of the per-
20	sonnel, assigned to the center described in sub-
21	paragraph (A).".
22	SEC. 205. DISPOSAL SITES.

(a) IN GENERAL.—The Secretary, in accordance with
subsections (b) and (c) and with the concurrence of the
Administrator of the Environmental Protection Agency, is
authorized to reopen the Cape Arundel Disposal Site (in
1	this section referred to as the "Site") as an alternative
2	dredged material disposal site under section 103(b) of the
3	Marine Protection, Research, and Sanctuaries Act of 1972
4	(33 U.S.C. 1413(b)).
5	(b) DEADLINE.—The Site may remain open under
6	subsection (a) until the earlier of—
7	(1) the date on which the Site does not have
8	any remaining disposal capacity;
9	(2) the date on which an environmental impact
10	statement designating an alternative dredged mate-
11	rial disposal site for southern Maine has been com-
12	pleted; or
13	(3) the date that is 5 years after the date of en-
14	actment of this Act.
15	(c) LIMITATIONS.—The use of the Site as a dredged
16	material disposal site under subsection (a) shall be subject
17	to the conditions that—
18	(1) conditions at the Site remain suitable for
19	the continued use of the Site as a dredged material
20	disposal site; and
21	(2) the Site not be used for the disposal of
22	more than 80,000 cubic yards from any single
23	dredging project.

1 Subtitle B—Inland Waterways

2 SEC. 211. DEFINITIONS.

3	In this subtitle, the following definitions apply:
4	(1) INLAND WATERWAYS TRUST FUND.—The
5	term "Inland Waterways Trust Fund" means the
6	Inland Waterways Trust Fund established by section
7	9506(a) of the Internal Revenue Code of 1986.
8	(2) QUALIFYING PROJECT.—The term "quali-
9	fying project" means any construction or major re-
10	habilitation project for navigation infrastructure of
11	the inland and intracoastal waterways that is—
12	(A) authorized before, on, or after the date
13	of enactment of this Act;
14	(B) not completed on the date of enact-
15	ment of this Act; and
16	(C) funded at least in part from the Inland
17	Waterways Trust Fund.
18	SEC. 212. PROJECT DELIVERY PROCESS REFORMS.
19	(a) Requirements for Qualifying Projects.—
20	With respect to each qualifying project, the Secretary shall
21	require—
22	(1) for each project manager, that—
23	(A) the project manager have formal
24	project management training and certification;
25	and

1	(B) the project manager be assigned from
2	among personnel certified by the Chief of Engi-
3	neers; and
4	(2) for an applicable cost estimation, that—
5	(A) the Secretary utilize a risk-based cost
6	estimate with a confidence level of at least 80
7	percent; and
8	(B) the cost estimate be implemented—
9	(i) for a qualifying project that re-
10	quires an increase in the authorized
11	amount in accordance with section 902 of
12	the Water Resources Development Act of
13	1986 (33 U.S.C. 2280), during the prepa-
14	ration of a post-authorization change re-
15	port or other similar decision document;
16	(ii) for a qualifying project for which
17	the first construction contract has not been
18	awarded, prior to the award of the first
19	construction contract;
20	(iii) for a qualifying project without a
21	completed feasibility report in accordance
22	with section 905 of the Water Resources
23	Development Act of 1986 (33 U.S.C.
24	2282), prior to the completion of such a
25	report; and

1	(iv) for a qualifying project with a
2	completed feasibility report in accordance
3	with section 905 of the Water Resources
4	Development Act of 1986 (33 U.S.C.
5	2282) that has not yet been authorized,
6	during design for the qualifying project.
7	(b) Additional Project Delivery Process Re-
8	FORMS.—Not later than 18 months after the date of en-
9	actment of this Act, the Secretary shall—
10	(1) establish a system to identify and apply on
11	a continuing basis best management practices from
12	prior or ongoing qualifying projects to improve the
13	likelihood of on-time and on-budget completion of
14	qualifying projects;
15	(2) evaluate early contractor involvement acqui-
16	sition procedures to improve on-time and on-budget
17	project delivery performance; and
18	(3) implement any additional measures that the
19	Secretary determines will achieve the purposes of
20	this subtitle, including—
21	(A) the implementation of applicable prac-
22	tices and procedures developed pursuant to
23	management by the Secretary of an applicable
24	military construction program;

1	(B) the development and use of a portfolio
2	of standard designs for inland navigation locks;
3	(C) the use of full-funding contracts or for-
4	mulation of a revised continuing contracts
5	clause; and
6	(D) the establishment of procedures for
7	recommending new project construction starts
8	using a capital projects business model.
9	(c) Pilot Projects.—
10	(1) IN GENERAL.—Subject to paragraph (2),
11	the Secretary may carry out pilot projects to evalu-
12	ate processes and procedures for the study, design,
13	and construction of qualifying projects.
14	(2) Inclusions.—At a minimum, the Secretary
15	shall carry out pilot projects under this subsection to
16	evaluate—
17	(A) early contractor involvement in the de-
18	velopment of features and components;
19	(B) an appropriate use of continuing con-
20	tracts for the construction of features and com-
21	ponents; and
22	(C) applicable principles, procedures, and
23	processes used for military construction
24	projects.

1	(d) INLAND WATERWAYS USER BOARD.—Section
2	302 of the Water Resources Development Act of 1986 (33
3	U.S.C. 2251) is amended—
4	(1) by striking subsection (b) and inserting the
5	following:
6	"(b) Duties of Users Board.—
7	"(1) IN GENERAL.—The Users Board shall
8	meet not less frequently than semiannually to de-
9	velop and make recommendations to the Secretary
10	and Congress regarding the inland waterways and
11	inland harbors of the United States.
12	"(2) Advice and recommendations.—For
13	commercial navigation features and components of
14	the inland waterways and inland harbors of the
15	United States, the Users Board shall provide—
16	"(A) prior to the development of the budg-
17	et proposal of the President for a given fiscal
18	year, advice and recommendations to the Sec-
19	retary regarding construction and rehabilitation
20	priorities and spending levels;
21	"(B) advice and recommendations to Con-
22	gress regarding any completed feasibility report
23	in accordance with section 905 of the Water
24	Resources Development Act of 1986 (33 U.S.C.

11

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1 2282) relating to those features and compo-2 nents;

3 "(C) advice and recommendations to Con-4 gress regarding an increase in the authorized 5 cost of those features and components;

6 "(D) not later than 60 days after the date of the submission of the budget proposal of the 8 President to Congress, advice and recommenda-9 tions to Congress regarding construction and 10 rehabilitation priorities and spending levels; and

"(E) advice and recommendations on the development of a long-term capital investment program in accordance with subsection (d).

14 "(3) PROJECT DEVELOPMENT TEAMS.—The 15 chairperson of the Users Board shall appoint a representative of the Users Board to serve as an infor-16 17 mal advisor to the project development team for a 18 qualifying project or the study or design of a com-19 mercial navigation feature or component of the in-20 land waterways and inland harbors of the United 21 States.

22 "(4) INDEPENDENT JUDGMENT.—Any advice or 23 recommendation made by the Users Board to the 24 Secretary shall reflect the independent judgment of 25 the Users Board.";

(2) by striking subsection (c) and inserting the
 following:

"(c) DUTIES OF SECRETARY.—The Secretary shall—
"(1) communicate not less than once each quarter to the Users Board the status of the study, design, or construction of all commercial navigation
features or components of the inland waterways or
inland harbors of the United States; and

9 "(2) submit to the Users Board a courtesy copy 10 of all completed feasibility reports relating to a com-11 mercial navigation feature or component of the in-12 land waterways or inland harbors of the United 13 States.

14 "(d) Capital Investment Program.—

15 "(1) IN GENERAL.—Not later than 1 year after 16 the date of enactment of this subsection, the Sec-17 retary, in coordination with the Users Board, shall 18 develop and submit to Congress a report describing 19 a 20-year program for making capital investments 20 on the inland and intracoastal waterways based on 21 the application of objective, national project selection 22 prioritization criteria.

23 "(2) CONSIDERATION.—In developing the pro24 gram under paragraph (1), the Secretary shall take
25 into consideration the 20-year capital investment

1	strategy contained in the Inland Marine Transpor-
2	tation System (IMTS) Capital Projects Business
3	Model, Final Report published on April 13, 2010, as
4	approved by the Users Board.
5	"(3) CRITERIA.—In developing the plan and
6	prioritization criteria under paragraph (1), the Sec-
7	retary shall ensure, to the maximum extent prac-
8	ticable, that investments made under the 20-year
9	program described in paragraph (1)—
10	"(A) are made in all geographical areas of
11	the inland waterways system; and
12	"(B) ensure efficient funding of inland wa-
13	terways projects.
14	"(4) STRATEGIC REVIEW AND UPDATE.—Not
15	later than 5 years after the date of enactment of
16	this subsection, and not less frequently than once
17	every 5 years thereafter, the Secretary, in coordina-
18	tion with the Users Board, shall—
19	"(A) submit to Congress a strategic review
20	of the 20-year program in effect under this sub-
21	section, which shall identify and explain any
22	changes to the project-specific recommendations
23	contained in the previous 20-year program (in-
24	cluding any changes to the prioritization cri-

teria used to develop the updated recommenda tions); and

3 "(B) make revisions to the program, as appropriate.

5 "(e) PROJECT MANAGEMENT PLANS.—The chair-6 person of the Users Board and the project development 7 team member appointed by the chairperson under sub-8 section (b)(3) may sign the project management plan for 9 the qualifying project or the study or design of a commer-10 cial navigation feature or component of the inland water-11 ways and inland harbors of the United States.

12 "(f) ADMINISTRATION.—The Users Board shall be subject to the Federal Advisory Committee Act, other than 13 section 14, and, with the consent of the appropriate agen-14 15 cy head, the Users Board may use the facilities and services of any Federal agency. For the purposes of complying 16 with such Act, the members of the Users Board shall not 17 be considered special Government employees (as defined 18 in section 202 of title 18, United States Code). Non-Fed-19 eral members of the Users Board while engaged in the 20 21 performance of their duties away from their homes or reg-22 ular places of business, may be allowed travel expenses, 23 including per diem in lieu of subsistence, as authorized 24 by section 5703 of title 5, United States Code.".

1 SEC. 213. EFFICIENCY OF REVENUE COLLECTION.

Not later than 2 years after the date of enactment
of this Act, the Comptroller General of the United States
shall prepare a report on the efficiency of collecting the
fuel tax for the Inland Waterways Trust Fund, which shall
include—

7 (1) an evaluation of whether current methods of
8 collection of the fuel tax result in full compliance
9 with requirements of the law;

10 (2) whether alternative methods of collection
11 would result in increased revenues into the Inland
12 Waterways Trust Fund; and

13 (3) an evaluation of alternative collection op-14 tions.

15 SEC. 214. INLAND WATERWAYS REVENUE STUDIES.

16 (a) INLAND WATERWAYS CONSTRUCTION BONDS17 STUDY.—

18 STUDY.—The Secretary, in coordination (1)19 with the Secretary of the Treasury, shall conduct a 20 study on the feasibility of authorizing the issuance 21 of federally tax-exempt bonds secured against the 22 available proceeds, including projected annual re-23 ceipts, in the Inland Waterways Trust Fund estab-24 lished by section 9506(a) of the Internal Revenue 25 Code of 1986.

1	(2) CONTENTS.—In carrying out the study, the
2	Secretary and the Secretary of the Treasury shall
3	examine the implications of issuing such bonds, in-
4	cluding the potential revenues that could be gen-
5	erated and the projected net cost to the Treasury,
6	including loss of potential revenue.
7	(3) CONSULTATION.—In carrying out the study,
8	the Secretary and the Secretary of the Treasury, at
9	a minimum, shall consult with—
10	(A) representatives of the Inland Water-
11	way Users Board established by section 302 of
12	the Water Resources Development Act of 1986
13	(33 U.S.C. 2251);
14	(B) representatives of the commodities and
15	bulk cargos that are currently shipped for com-
16	mercial purposes on the segments of the inland
17	and intracoastal waterways listed in section 206
18	of the Inland Waterways Revenue Act of 1978
19	(33 U.S.C. 1804);
20	(C) representatives of other users of locks
21	and dams on the inland and intracoastal water-
22	ways, including persons owning, operating,
23	using, or otherwise benefitting from—
24	(i) hydropower generation facilities;

1	(ii) electric utilities that rely on the
2	waterways for cooling of existing electricity
3	generation facilities;
4	(iii) municipal and industrial water
5	supply;
6	(iv) recreation;
7	(v) irrigation water supply; or
8	(vi) flood damage reduction;
9	(D) other stakeholders associated with the
10	inland and intracoastal waterways, as identified
11	by the Secretary or the Secretary of the Treas-
12	ury; and
13	(E) the heads of other appropriate Federal
14	agencies, including the Secretary of Transpor-
15	tation, the Secretary of the Interior, and the
16	Administrator of the Environmental Protection
17	Agency.
18	(4) Report to congress.—Not later than 1
19	year after the date of enactment of this Act, the
20	Secretary and the Secretary of the Treasury shall
21	submit a joint report on the results of the study
22	to—
23	(A) the Committee on Transportation and
24	Infrastructure, the Committee on Ways and

1	Means, and the Committee on the Budget of
2	the House of Representatives; and
3	(B) the Committee on Environment and
4	Public Works, the Committee on Finance, and
5	the Committee on the Budget of the Senate.
6	(b) POTENTIAL FEES FOR BENEFICIARIES AND
7	USERS OF INLAND AND INTRACOASTAL WATERWAYS IN-
8	FRASTRUCTURE.—
9	(1) IN GENERAL.—The Secretary shall conduct
10	a study and submit to Congress a report on poten-
11	tial user fees and revenues from other sources that
12	could be collected to generate additional revenues for
13	the Inland Waterways Trust Fund established by
14	section 9506(a) of the Internal Revenue Code of
15	1986.
16	(2) Scope of study.—
17	(A) IN GENERAL.—In carrying out the
18	study, the Secretary shall evaluate an array of
19	potential user fees and other revenues options
20	that, when combined with funds generated by
21	section 4042 of the Internal Revenue Code of
22	1986, are sufficient to support one-half of an-
23	nual construction expenditure levels of
24	\$380,000,000 for the authorized purposes of
25	the Inland Waterways Trust Fund.

1	(B) POTENTIAL REVENUE OPTIONS FOR
2	STUDY.—In carrying out the study, the Sec-
3	retary, at a minimum, shall evaluate potential
4	user fees and other revenue options identified
5	in—
6	(i) the report of the Congressional
7	Budget Office entitled "Paying for High-
8	ways, Airways, and Waterways: How Can
9	Users Be Charged?", dated May 1, 1992;
10	(ii) the draft bill submitted by the As-
11	sistant Secretary of the Army (Civil
12	Works) to Congress entitled the "Lock
13	User Fee Act of 2008", dated April 4,
14	2008;
15	(iii) the Inland Marine Transportation
16	System (IMTS) Capital Projects Business
17	Model, Final Report, published on April
18	12, 2010, as approved by the Inland Wa-
19	terways Users Board established by section
20	302 of the Water Resources Development
21	Act of 1986 (33 U.S.C. 2251); and
22	(iv) the draft bill submitted by the
23	President to Congress entitled the "Inland
24	Waterways Capital Investment Act of
25	2011", dated September 2011.

1	(3) CONDUCT OF STUDY.—In carrying out the
2	study, the Secretary shall—
3	(A) take into consideration whether the po-
4	tential user fees and revenues from other
5	sources—
6	(i) are equitably associated with the
7	construction, operation, and maintenance
8	of inland and intracoastal waterway infra-
9	structure, including locks, dams, and navi-
10	gation channels; and
11	(ii) can be efficiently collected;
12	(B) consult with, at a minimum—
13	(i) representatives of the Inland Wa-
14	terways Users Board; and
15	(ii) representatives of other non-
16	navigation beneficiaries of inland and in-
17	tracoastal waterway infrastructure, includ-
18	ing persons benefitting from—
19	(I) municipal water supply;
20	(II) hydropower;
21	(III) recreation;
22	(IV) industrial water supply;
23	(V) flood damage reduction;
24	(VI) agricultural water supply;
25	(VII) environmental restoration;

1	(VIII) local and regional eco-
2	nomic development; or
3	(IX) local real estate interests;
4	and
5	(iii) representatives of other interests,
6	as identified by the Secretary; and
7	(C) provide the opportunity for public
8	hearings in each of the geographic regions that
9	contain segments of the inland and intracoastal
10	waterways listed in section 206 of the Inland
11	Waterways Revenue Act of 1978 (33 U.S.C.
12	1804).
13	(4) Report to congress.—Not later than 1
14	year after the date of enactment of this Act, the
15	Secretary shall submit a report on the results of the
16	study to—
17	(A) the Committee on Transportation and
18	Infrastructure, the Committee on Ways and
19	Means, and the Committee on the Budget of
20	the House of Representatives; and
21	(B) the Committee on Environment and
22	Public Works, the Committee on Finance, and
23	the Committee on the Budget of the Senate.

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1	SEC. 215. INLAND WATERWAYS STAKEHOLDER ROUND-
2	TABLE.
3	(a) IN GENERAL.—The Secretary shall conduct an
4	inland waterways stakeholder roundtable to provide for a
5	review and evaluation of alternative approaches—
6	(1) to address the financial needs of the Inland
7	Waterways Trust Fund; and
8	(2) to support the water infrastructure needs of
9	the Inland Waterways System.
10	(b) Selection of Participants.—
11	(1) IN GENERAL.—Not later than 45 days after
12	the date on which the Secretary submits to Congress
13	the report required by section 214(b), the Secretary
14	shall select individuals to be invited to participate in
15	the stakeholder roundtable.
16	(2) Composition.—The individuals selected
17	under paragraph (1) shall include—
18	(A) representatives of affected shippers
19	and suppliers;
20	(B) representatives of State and Federal
21	water managers; and
22	(C) other interested persons with direct
23	knowledge of the Inland Waterways System.
24	(c) FRAMEWORK AND AGENDA.—The Secretary shall
25	work with a group of the individuals selected under sub-

section (b) to develop the framework and agenda for the
 stakeholder roundtable.

3	(d) Conduct of Stakeholder Roundtable.—
4	(1) IN GENERAL.—Not later than 120 days
5	after the date on which the Secretary submits to
6	Congress the report required by section 214(b), the
7	Secretary shall conduct the stakeholder roundtable.
8	(2) Issues to be discussed.—The stake-
9	holder roundtable shall provide for the review and
10	evaluation described in subsection (a) and shall in-
11	clude the following:
12	(A) An evaluation of alternatives that have
13	been developed to address funding options for
14	the Inland Waterways System.
15	(B) An evaluation of the funding status of
16	the Inland Waterways Trust Fund.
17	(C) Prioritization of the ongoing and pro-
18	jected water infrastructure needs of the Inland
19	Waterways System.
20	(D) Identification of a process forward for
21	meeting such needs, with timeline for address-
22	ing the funding challenges for the inland water-
23	ways trust system.
24	(e) Report to Congress.—Not later than 180 days
25	after the date on which the Secretary submits to Congress

the report required by section 214(b), the Secretary shall
submit to Congress a report that contains—
(1) a summary the stakeholder roundtable, in-
cluding areas of concurrence on funding approaches
and areas or disagreement in meeting funding needs;
and
(2) recommendations developed by the Sec-
retary for logical next steps to address the issues
discussed at the stakeholder roundtable.
SEC. 216. PRESERVING THE INLAND WATERWAY TRUST
FUND.
(a) Olmsted Project Reform.—
(1) IN GENERAL.—Notwithstanding section
(1) IN GENERAL.—Notwithstanding section 102(a) of the Water Resources Development Act of
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102(a) of the Water Resources Development Act of
102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be-
102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25
102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted
102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted Project shall be paid from amounts appropriated
102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted Project shall be paid from amounts appropriated from the Inland Waterways Trust Fund.
 102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted Project shall be paid from amounts appropriated from the Inland Waterways Trust Fund. (2) DEFINITION.—In this subsection the term
 102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted Project shall be paid from amounts appropriated from the Inland Waterways Trust Fund. (2) DEFINITION.—In this subsection the term "Olmsted Project" means the project for navigation,
 102(a) of the Water Resources Development Act of 1986 (33 U.S.C. 2212(a)), for each fiscal year be- ginning after the date of enactment of this Act, 25 percent of the cost of construction for the Olmsted Project shall be paid from amounts appropriated from the Inland Waterways Trust Fund. (2) DEFINITION.—In this subsection the term "Olmsted Project" means the project for navigation, Lower Ohio River, Locks 52 and 53, Illinois and

1 (3) SENSE OF CONGRESS.—It is the sense of 2 Congress that the appropriation for the Olmsted 3 project should be not less than \$150,000,000 for 4 each fiscal year until construction of the project is 5 completed.

6 (4) REPORT.—Not later than 1 year after the 7 date of enactment of this Act, the Secretary shall 8 submit a report to the Committee on Transportation 9 and Infrastructure of the House of Representatives 10 and the Committee on Environment and Public 11 Works of the Senate regarding the lessons learned 12 from the experience of planning and constructing the 13 Olmsted Project and how such lessons might apply 14 to future inland waterway studies and projects.

15 (b) ANNUAL REPORT ON PROGRESS AND COSTS.— For any inland waterways project that the Secretary car-16 ries out that has an estimated total cost of \$500,000,000 17 18 or more, the Secretary shall submit to the congressional 19 committees referred to in subsection (a)(4) an annual financial plan for the project. The plan shall be based on 20 21 detailed annual estimates of the cost to complete the re-22 maining elements of the project and on reasonable as-23 sumptions, as determined by the Secretary, of any future 24 increases of the cost to complete the project.

1 SEC. 217. PUBLIC COMMENT ON LOCK OPERATIONS.

At least 90 days before carrying out a proposed modification to the operation of a lock at a project for navigation on the inland waterways, the Secretary shall—

- 5 (1) provide notice of the proposed modification6 in the Federal Register; and
- 7 (2) accept public comments on the proposed8 modification.

 9
 SEC. 218. ASSESSMENT OF OPERATION AND MAINTENANCE

 10
 NEEDS OF THE ATLANTIC INTRACOASTAL

 11
 WATERWAY AND THE GULF INTRACOASTAL

12 WATERWAY.

13 (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Secretary shall assess 14 the operation and maintenance needs of the Atlantic In-15 16 tracoastal Waterway and the Gulf Intracoastal Waterway. 17 (b) TYPES OF ACTIVITIES.—In carrying out subsection (a), the Secretary shall assess the operation and 18 19 maintenance needs of the Atlantic Intracoastal Waterway 20 and the Gulf Intracoastal Waterway as used for the fol-21 lowing purposes:

- 22 (1) Commercial navigation.
- 23 (2) Commercial fishing.

24 (3) Subsistence, including utilization by Indian
25 tribes (as such term is defined by section 4 of the
26 Indian Self-Determination and Education Assistance

1	Act (25 U.S.C. 450b)) for subsistence and ceremo-
2	nial purposes.
3	(4) Use as ingress and egress to harbors of ref-
4	uge.
5	(5) Transportation of persons.
6	(6) Purposes relating to domestic energy pro-
7	duction, including fabrication, servicing, and supply
8	of domestic offshore energy production facilities.
9	(7) Activities of the Secretary of the depart-
10	ment in which the Coast Guard is operating.
11	(8) Public health and safety related equipment
12	for responding to coastal and inland emergencies.
13	(9) Recreation purposes.
14	(10) Any other authorized purpose.
15	(c) Report to Congress.—For fiscal year 2015,
16	and biennially thereafter, in conjunction with the Presi-
17	dent's annual budget submission to Congress under sec-
18	tion 1105(a) of title 31, United States Code, the Secretary
19	shall submit to the Committee on Transportation and In-
20	frastructure of the House of Representatives and the Com-
21	mittee on Environment and Public Works of the Senate
22	a report that, with respect to the Atlantic Intracoastal
23	Waterway and the Gulf Intracoastal Waterway—

(1) identifies the operation and maintenance
 costs required to achieve the authorized length,
 width, and depth;

4 (2) identifies the amount of funding requested
5 in the President's budget for operation and mainte6 nance costs; and

7 (3) identifies the unmet operation and mainte8 nance needs of the Atlantic Intracoastal Waterway
9 and the Gulf Intracoastal Waterway.

10 SEC. 219. UPPER MISSISSIPPI RIVER PROTECTION.

11 (a) ECONOMIC IMPACT STUDY.—Not later than 180 12 days after the date of enactment of this Act, the Secretary 13 shall conduct a study and submit to Congress a report on the impact of closing the Upper St. Anthony Falls Lock 14 15 and Dam on the economy and the environment, including an assessment of the annual average tonnage moving 16 through the Upper St. Anthony Falls Lock and Dam dur-17 ing the preceding 5 years. 18

(b) MANDATORY CLOSURE.—Not later than 1 year
after the date of enactment of this Act, the Secretary shall
close the Upper St. Anthony Falls Lock and Dam if the
Secretary determines pursuant to the study conducted
under subsection (a), or based on other appropriate information made available to the Secretary, that the annual
average tonnage moving through the Upper St. Anthony

Falls Lock and Dam during the preceding 5 years was
 not more than 1,500,000 tons.

3 (c) EMERGENCY OPERATIONS.—Nothing in this sec4 tion may be construed to prevent the Secretary from car5 rying out emergency lock operations necessary to mitigate
6 flood damage.

7 (d) UPPER ST. ANTHONY FALLS LOCK AND DAM
8 DEFINED.—In this section, the term "Upper St. Anthony
9 Falls Lock and Dam" means the lock and dam located
10 on Mississippi River Mile 853.9 in Minneapolis, Min11 nesota.

12 SEC. 220. CORPS OF ENGINEERS LOCK AND DAM ENERGY 13 DEVELOPMENT.

Section 1117 of the Water Resources Development
Act of 1986 (100 Stat. 4236) is amended to read as follows:

17 "SEC. 1117. W.D. MAYO LOCK AND DAM.

18 "(a) IN GENERAL.—The Cherokee Nation of Okla-19 homa may—

20 "(1) design and construct one or more hydro21 electric generating facilities at the W.D. Mayo Lock
22 and Dam on the Arkansas River, Oklahoma; and

23 "(2) market the electricity generated from any24 such facility.

25 "(b) PRECONSTRUCTION REQUIREMENTS.—

1 "(1) PERMITS.—Before the date on which con-2 struction of a hydroelectric generating facility begins 3 under subsection (a), the Cherokee Nation shall ob-4 tain any permit required under Federal or State law, 5 except that the Cherokee Nation shall be exempt 6 from licensing requirements that may otherwise 7 apply to construction, operation, or maintenance of 8 the facility under the Federal Power Act (16 U.S.C. 9 791a et seq.).

"(2) REVIEW OF PLANS AND SPECIFICATIONS.—The Cherokee Nation may initiate the design or construction of a hydroelectric generating facility under subsection (a) only after the Secretary
reviews and approves the plans and specifications for
the design and construction.

16 "(c) PAYMENT OF DESIGN AND CONSTRUCTION17 COSTS.—

18 "(1) IN GENERAL.—The Secretary may accept
19 funds offered by the Cherokee Nation and use such
20 funds to carry out the design and construction of a
21 hydroelectric generating facility under subsection
22 (a).

23 "(2) ALLOCATION OF COSTS.—The Cherokee24 Nation shall—

1	"(A) bear all costs associated with the de-
2	sign and construction of a hydroelectric gener-
3	ating facility under subsection (a); and
4	"(B) provide any funds necessary for the
5	design and construction to the Secretary prior
6	to the Secretary initiating any activities related
7	to the design and construction.
8	"(d) Assumption of Liability.—The Cherokee Na-
9	tion shall—
10	"(1) hold all title to a hydroelectric generating
11	facility constructed under subsection (a) and may,
12	subject to the approval of the Secretary, assign such
13	title to a third party;
14	"(2) be solely responsible for—
15	"(A) the operation, maintenance, repair,
16	replacement, and rehabilitation of the facility;
17	and
18	"(B) the marketing of the electricity gen-
19	erated by the facility; and
20	"(3) release and indemnify the United States
21	from any claims, causes of action, or liabilities that
22	may arise out of any activity undertaken to carry
23	out this section.
24	"(e) Assistance Available.—The Secretary may
25	provide technical and construction management assistance

requested by the Cherokee Nation relating to the design
 and construction of a hydroelectric generating facility
 under subsection (a).

4 "(f) THIRD PARTY AGREEMENTS.—The Cherokee
5 Nation may enter into agreements with the Secretary or
6 a third party that the Cherokee Nation or the Secretary
7 determines are necessary to carry out this section.".

8 TITLE III—DEAUTHORIZATIONS 9 AND BACKLOG PREVENTION

10 SEC. 301. DEAUTHORIZATION OF INACTIVE PROJECTS.

11 (a) PURPOSES.—The purposes of this section are— 12 (1) to identify \$12,000,000,000 in water re-13 sources development projects authorized by Congress 14 that are no longer viable for construction due to— 15 (A) a lack of local support; (B) a lack of available Federal or non-Fed-16 17 eral resources; or 18 (C) an authorizing purpose that is no 19 longer relevant or feasible; 20 (2) to create an expedited and definitive process 21 to deauthorize water resources development projects 22 that are no longer viable for construction; and 23 (3) to allow the continued authorization of

water resources development projects that are viablefor construction.

(b) DEAUTHORIZATION OF PROJECTS AUTHORIZED
 BEFORE WRDA 2007.—

3	(1) IN GENERAL.—Not later than 90 days after
4	the date of enactment of this Act, the Secretary
5	shall submit to the Committee on Transportation
6	and Infrastructure of the House of Representatives
7	and the Committee on Environment and Public
8	Works of the Senate, and shall publish in the Fed-
9	eral Register, a report that lists each authorized
10	water resources development project, or separable
11	element of a project, authorized for construction be-
12	fore November 8, 2007—
13	(A) for which—
14	(i) construction was not initiated be-
15	fore the date of enactment of this Act; or
16	(ii) construction was initiated before
17	the date of enactment of this Act, but for
18	which no funds, Federal or non-Federal,
19	were obligated for construction of the
20	project or separable element during the 5-
21	year period ending on July 1, 2013; and
22	(B) that is identified in accordance with
23	paragraph (3).
24	(2) Special rule for ongoing construc-
25	TION.—A project or separable element shall not be

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1	listed pursuant to paragraph (1)(A)(ii) if the project
2	or separable element is being constructed as of the
3	date of enactment of this Act.
4	(3) Identification of projects.—
5	(A) IN GENERAL.—The Secretary shall
6	identify in the report submitted under para-
7	graph (1) projects and separable elements
8	that—
9	(i) meet the requirements described in
10	subparagraph (A) of that paragraph; and
11	(ii) in the aggregate have an esti-
12	mated Federal cost to complete (as of the
13	date of the report) that is at least
14	\$12,000,000,000.
15	(B) SEQUENCING OF PROJECTS.—In iden-
16	tifying projects and separable elements under
17	subparagraph (A), the Secretary shall identify
18	projects and separable elements according to
19	the order in which the projects and separable
20	elements were authorized, beginning with the
21	earliest authorized projects and separable ele-
22	ments and ending upon the aggregate estimated
23	Federal cost to complete for the projects and
24	separable elements identified satisfying the re-
25	quirement under subparagraph (A)(ii).

1 (4)CONGRESSIONAL REVIEW PERIOD; DE-2 AUTHORIZATION.—After the expiration of the 180day period beginning on the date of the submission 3 4 of the report under this subsection, any project or 5 separable element identified in that report is hereby 6 deauthorized, unless during such period the non-7 Federal interest for the project or separable element 8 provides, under Federal law, all funds necessary to 9 complete the project or separable element.

10 (c) TREATMENT OF PROJECT MODIFICATIONS.—For 11 purposes of this section, if an authorized water resources 12 development project or separable element has been modi-13 fied in an Act of Congress, the date of the authorization 14 of the project or separable element shall be deemed to be 15 the date of the most recent such modification.

16 SEC. 302. REVIEW OF CORPS OF ENGINEERS ASSETS.

(a) ASSESSMENT AND INVENTORY.—Not later than
1 year after the date of enactment of this Act, the Secretary shall conduct an assessment of all properties under
the control of the Corps of Engineers and develop an inventory of the properties that are not needed for the missions of the Corps of Engineers.

(b) CRITERIA.—In conducting the assessment and
developing the inventory under subsection (a), the Secretary shall use the following criteria:

1	(1) The extent to which the property aligns
2	with the current missions of the Corps of Engineers.
3	(2) The economic impact of the property on ex-
4	isting communities in the vicinity of the property.
5	(3) The extent to which the utilization rate for
6	the property is being maximized and is consistent
7	with nongovernmental industry standards for the
8	given function or operation.
9	(4) The extent to which the reduction or elimi-
10	nation of the property could reduce operation and
11	maintenance costs of the Corps of Engineers.
12	(5) The extent to which the reduction or elimi-
13	nation of the property could reduce energy consump-
14	tion by the Corps of Engineers.
15	(c) NOTIFICATION.—As soon as practicable following
16	completion of the inventory of properties under subsection
17	(a), the Secretary shall provide the inventory to the Ad-
18	ministrator of General Services.
19	(d) Report to Congress.—Not later than 30 days
20	after the date of the notification under subsection (c), the
21	Secretary shall submit to the Committee on Transpor-
22	tation and Infrastructure of the House of Representatives
23	and the Committee on Environment and Public Works of
24	the Senate a report containing the findings of the Sec-

retary with respect to the assessment and inventory re quired under subsection (a).

3 SEC. 303. BACKLOG PREVENTION.

4 (a) PROJECT DEAUTHORIZATION.—

5 (1) IN GENERAL.—A water resources develop-6 ment project, or separable element of such a project, 7 authorized for construction by this Act shall not be 8 authorized after the last day of the 7-year period be-9 ginning on the date of enactment of this Act unless 10 during that period funds have been obligated for 11 construction of such project.

12 (2) IDENTIFICATION OF PROJECTS.—Not later 13 than 60 days after the expiration of the 7-year pe-14 riod referred to in paragraph (1), the Secretary shall 15 submit to the Committee on Transportation and In-16 frastructure of the House of Representatives and the 17 Committee on Environment and Public Works of the 18 Senate a report that identifies the projects deauthor-19 ized under paragraph (1).

(b) REPORT TO CONGRESS.—Not later than 60 days
after the expiration of the 12-year period beginning on the
date of enactment of this Act, 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 contains—

- 3 (1) a list of any water resources development
 4 projects authorized by this Act for which construc5 tion has not been completed during that period;
- 6 (2) a description of the reasons the projects
 7 were not completed; and
- 8 (3) a schedule for the completion of the projects9 based on expected levels of appropriations.

10 SEC. 304. DEAUTHORIZATIONS.

(a) IN GENERAL.—The following projects are not au-thorized after the date of enactment of this Act:

13 (1) WALNUT CREEK (PACHECO CREEK), CALI-14 FORNIA.—The portions of the project for flood protection on Walnut Creek, California, constructed 15 16 under section 203 of the Flood Control Act of 1960 17 (Public Law 86–645; 74 Stat. 488), consisting of 18 the Walnut Creek project from Sta 0+00 to Sta 19 142+00 and the upstream extent of the Walnut 20 Creek project along Pacheco Creek from Sta 0+00 21 to Sta 73+50.

(2) WALNUT CREEK (SAN RAMON CREEK), CALIFORNIA.—The portion of the project for flood protection on Walnut Creek, California, constructed
under section 203 of the Flood Control Act of 1960

(Public Law 86-645; 74 Stat. 488), consisting of
 the culvert constructed by the Department of the
 Army on San Ramon Creek from Sta 4+27 to Sta
 14+27.

5 (3)HILLSBOROUGH (HILLSBORO) BAY AND 6 RIVER, FLORIDA.—Those portions of the project for 7 navigation, Hillsborough (Hillsboro) Bay and River, 8 Florida, authorized by the Act of March 3, 1899 (30) 9 Stat. 1126; chapter 425), that extend on either side 10 of the Hillsborough River from the Kennedy Boule-11 vard bridge to the mouth of the river that cause the 12 existing channel to exceed 100 feet in width.

(4) KAHULUI WASTEWATER RECLAMATION FACILITY, MAUI, HAWAII.—The project carried out pursuant to the authority provided by section 14 of the
Flood Control Act of 1946 (33 U.S.C. 701r) to provide shoreline protection for the Kahului Wastewater
Reclamation Facility, located on the Island of Maui
in the State of Hawaii.

(5) CHICAGO HARBOR, ILLINOIS.—The portion
of the project for navigation, Chicago Harbor, Illinois, authorized by the first section of the Act of
March 3, 1899 (30 Stat. 1129; chapter 425), and
the first section of the Act of March 2, 1919 (40
Stat. 1283; chapter 95), and described as follows:

1	(A) Beginning at the southwest corner of
2	Metropolitan Sanitary District of Greater Chi-
3	cago sluice gate that abuts the north wall of the
4	Chicago River Lock.
5	(B) Thence running north for approxi-
6	mately 290 feet.
7	(C) Thence running east approximately
8	1,000 feet.
9	(D) Thence running south approximately
10	290 feet.
11	(E) Thence running west approximately
12	1,000 feet to the point of origin.
13	(6) LUCAS-BERG PIT, ILLINOIS WATERWAY AND
14	GRANT CALUMET RIVER, ILLINOIS.—The portion of
15	the project for navigation, Illinois Waterway and
16	Grand Calumet River, Illinois, authorized by the
17	first section of the Act entitled "An Act authorizing
18	the construction of certain public works on rivers
19	and harbors for flood control, and for other pur-
20	poses", approved July 24, 1946 (60 Stat. 636; chap-
21	ter 596), that consists of the Lucas-Berg Pit con-
22	fined disposal facility, Illinois.
23	(7) Rockland Harbor, Maine.—The portion
24	of the project for navigation, Rockland Harbor,
25	Maine, authorized by the Act entitled "An Act mak-
1	ing appropriations for the construction, repair, and
----	--
2	preservation of certain public works on rivers and
3	harbors, and for other purposes", approved June 3,
4	1896 (29 Stat. 202), and described as follows:
5	(A) Beginning at the point in the 14-foot
6	turning basin limit with coordinates
7	N162,927.61, E826,210.16.
8	(B) Thence running north 45 degrees 45
9	minutes 15.6 seconds east 287.45 feet to a
10	point N163,128.18, E826,416.08.
11	(C) Thence running south 13 degrees 17
12	minutes 53.3 seconds east 129.11 feet to a
13	point N163,002.53, E826,445.77.
14	(D) Thence running south 45 degrees 45
15	minutes 18.4 seconds west 221.05 feet to a
16	point N162,848.30, E826,287.42.
17	(E) Thence running north 44 degrees 14
18	minutes 59.5 seconds west 110.73 feet to the
19	point of origin.
20	(8) CORSICA RIVER, QUEEN ANNE'S COUNTY,
21	MARYLAND.—The portion of the project for improv-
22	ing the Corsica River, Maryland, authorized by the
23	first section of the Act entitled "An Act making ap-
24	propriations for the construction, repair, and preser-
25	vation of certain public works on rivers and harbors,

1	and for other purposes", approved July 25, 1912
2	(37 Stat. 205), and described as follows: Approxi-
3	mately 2,000 feet of the eastern section of the
4	project channel extending from—
5	(A) centerline station $0+000$ (coordinates
6	N506350.60, E1575013.60); to
7	(B) station 2+000 (coordinates
8	N508012.39, E1574720.18).
9	(9) GLOUCESTER HARBOR AND ANNISQUAM
10	RIVER, MASSACHUSETTS.—The portions of the
11	project for navigation, Gloucester Harbor and
12	Annisquam River, Massachusetts, authorized by sec-
13	tion 2 of the Act entitled "An Act authorizing the
14	construction, repair, and preservation of certain pub-
15	lic works on rivers and harbors, and for other pur-
16	poses", approved of March 2, 1945 (59 Stat. 12;
17	chapter 19), consisting of an 8-foot anchorage area
18	in Lobster Cove, and described as follows:
19	(A) Beginning at a bend along the easterly
20	limit of the existing project, N3063230.31,
21	E878283.77, thence running northwesterly
22	about 339 feet to a point, N3063478.86,
23	E878053.83, thence running northwesterly
24	about 281 feet to a bend on the easterly limit
25	of the existing project, N3063731.88,

E877932.54, thence running southeasterly
 about 612 feet along the easterly limit of the
 existing project to the point of origin.

4 (B) Beginning at a bend along the easterly 5 limit of the existing project, N3064065.80, 6 E878031.45. thence running northwesterly 7 about 621 feet to a point. N3064687.05, E878031.13, thence running 8 southwesterly 9 about 122 feet to a point, N3064686.98, 10 E877908.85. thence running southeasterly 11 about 624 feet to a point, N3064063.31, 12 E877909.17, thence running southwesterly 13 about 512 feet to a point, N3063684.73. 14 E877564.56, thence running about 741 feet to 15 a point along the westerly limit of the existing 16 project, N3063273.98, E876947.77, thence 17 running northeasterly about 533 feet to a bend 18 along the westerly limit of the existing project, 19 N3063585.62. E877380.63, thence running 20 about 147 feet northeasterly to a bend along 21 the westerly limit of the project, N3063671.29, 22 E877499.63, thence running northeasterly 23 about 233 feet to a bend along the westerly 24 limit of the existing project, N3063840.60, E877660.29, thence running about 339 feet 25

1 northeasterly to a bend along the westerly limit 2 of the existing project, N3064120.34, 3 E877852.55, thence running about 573 feet to 4 a bend along the westerly limit of the existing 5 N3064692.98, E877865.04, project, thence 6 running about 113 feet to a bend along the of7 northerly limit the existing project. 8 N3064739.51, E877968.31, thence running 9 145 feet southeasterly to a bend along the limit 10 of the northerly existing project. 11 N3064711.19, E878110.69, thence running 12 about 650 feet along the easterly limit of the 13 existing project to the point of origin. 14 (10) IPSWICH RIVER, MASSACHUSETTS.—The 15 portion of the project for navigation, Ipswich River, 16 Massachusetts, authorized by the first section of the 17 Act of August 5, 1886 (24 Stat. 317, chapter 929) 18 consisting of a 4-foot channel located at the entrance 19 to the inner harbor at Ipswich Harbor, and de-20 scribed as follows:

21 (A) Lying northwesterly of a line com-22 mencing at N3,074,938.09, E837,154.87. 23 (B) Thence running easterly approximately 24 60 coordinates feet to a point with 25 N3,074,972.62, E837,203.93.

1	(11) East fork of trinity river, texas.—
2	The portion of the project for flood protection on the
3	East Fork of the Trinity River, Texas, authorized by
4	section 203 of the Flood Control Act of 1962 (76
5	Stat. 1185), that consists of the 2 levees identified
6	as Kaufman County Levees K5E and K5W.
7	(12) BURNHAM CANAL, WISCONSIN.—The por-
8	tion of the project for navigation, Milwaukee Harbor
9	Project, Milwaukee, Wisconsin, known as the
10	Burnham Canal, authorized by the first section of
11	the Act entitled "An Act for the protection of com-
12	merce on Lake Michigan", approved March 3, 1843
13	(5 Stat. 619; chapter 85), and described as follows:
14	(A) Beginning at channel point $#415a$
15	N381768.648, E2524554.836, a distance of
16	about 170.58 feet.
17	(B) Thence running south 53 degrees 43
18	minutes 41 seconds west to channel point $#417$
19	N381667.728, E2524417.311, a distance of
20	about 35.01 feet.
21	(C) Thence running south 34 degrees 10
22	minutes 40 seconds west to channel point $\#501$
23	N381638.761, E2524397.639, a distance of
24	about 139.25 feet.

1	(D) Thence running south 34 degrees 10
2	minutes 48 seconds west to channel point $\#503$
3	N381523.557, E2524319.406, a distance of
4	about 235.98 feet.
5	(E) Thence running south 32 degrees 59
6	minutes 13 seconds west to channel point $\#505$
7	N381325.615, E2524190.925, a distance of
8	about 431.29 feet.
9	(F) Thence running south 32 degrees 36
10	minutes 05 seconds west to channel point $\#509$
11	N380962.276, E2523958.547, a distance of
12	about 614.52 feet.
13	(G) Thence running south 89 degrees 05
14	minutes 00 seconds west to channel point $\#511$
15	N380952.445, E2523344.107, a distance of
16	about 74.68 feet.
17	(H) Thence running north 89 degrees 04
18	minutes 59 seconds west to channel point $\#512$
19	N381027.13, E2523342.91, a distance of about
20	533.84 feet.
21	(I) Thence running north 89 degrees 05
22	minutes 00 seconds east to channel point $\#510$
23	N381035.67, E2523876.69, a distance of about
24	47.86 feet.

1	(J) Thence running north 61 degrees 02
2	minutes 07 seconds east to channel point $\#508$
3	N381058.84, E2523918.56, a distance of about
4	308.55 feet.
5	(K) Thence running north 36 degrees 15
6	minutes 29 seconds east to channel point $\#506$
7	N381307.65, E2524101.05, a distance of about
8	199.98 feet.
9	(L) Thence running north 32 degrees 59
10	minutes 12 seconds east to channel point $\#504$
11	N381475.40, E2524209.93, a distance of about
12	195.14 feet.
13	(M) Thence running north 26 degrees 17
14	minutes 22 seconds east to channel point $\#502$
15	N381650.36, E2524296.36, a distance of about
16	81.82 feet.
17	(N) Thence running north 88 degrees 51
18	minutes 05 seconds west to channel point $#419$
19	N381732.17, E2524294.72, a distance of about
20	262.65 feet.
21	(O) Thence running north 82 degrees 01
22	minutes 02 seconds east to channel point
23	#415a, the point of origin.
24	(13) MANITOWOC HARBOR, WISCONSIN.—The
25	portion of the project for navigation, Manitowoc

1	River, Manitowoc, Wisconsin, authorized by the Act
2	of August 30, 1852 (10 Stat. 58; chapter 104), and
3	described as follows: The triangular area bound by—
4	(A) 44.09893383N and 087.66854912W;
5	(B) 44.09900535N and 087.66864372W;
6	and
7	(C) 44.09857884N and 087.66913123W.
8	(b) Seward Waterfront, Seward, Alaska.—
9	(1) IN GENERAL.—Subject to paragraph (2),
10	the portion of the project for navigation, Seward
11	Harbor, Alaska, identified as Tract H, Seward
12	Original Townsite, Waterfront Park Replat, Plat No
13	2012–4, Seward Recording District, shall not be
14	subject to navigation servitude beginning on the date
15	of enactment of this Act.
16	(2) ENTRY BY FEDERAL GOVERNMENT.—The
17	Federal Government may enter upon the property
18	referred to in paragraph (1) to carry out any re-
19	quired operation and maintenance of the general
20	navigation features of the project referred to in
21	paragraph (1).
22	(c) PORT OF HOOD RIVER, OREGON.—
23	(1) EXTINGUISHMENT OF PORTIONS OF EXIST-
24	ING FLOWAGE EASEMENT.—With respect to the
25	properties described in paragraph (2), beginning on

1	the date of enactment of this Act, the flowage ease-
2	ment identified as Tract 1200E–6 on the Easement
3	Deed recorded as Instrument No. 740320 is extin-
4	guished above elevation 79.39 feet (NGVD 29), the
5	ordinary high water line.
6	(2) AFFECTED PROPERTIES.—The properties
7	described in this paragraph, as recorded in Hood
8	River County, Oregon, are as follows:
9	(A) Instrument Number 2010–1235.
10	(B) Instrument Number 2010–02366.
11	(C) Instrument Number 2010–02367.
12	(D) Parcel 2 of Partition Plat 2011–12P.
13	(E) Parcel 1 of Partition Plat 2005–26P.
14	(3) Extinguishment of flowage ease-
15	MENT.—With respect to the properties described in
16	paragraph (2), the flowage easement is extinguished
17	if the elevation of the property is above the standard
18	project flood elevation.
19	(4) Federal liabilities.—The United States
20	shall not be liable for any injury caused by the extin-
21	guishment of the easement under this subsection.
22	(5) NO EFFECT ON OTHER RIGHTS.—Nothing
23	in this subsection affects the remaining rights and
24	interests of the Corps of Engineers for authorized
25	project purposes.

1 SEC. 305. LAND CONVEYANCES.

2 (a) TULSA PORT OF CATOOSA, ROGERS COUNTY,
3 OKLAHOMA LAND EXCHANGE.—

4 (1) LAND EXCHANGE.—On conveyance by the
5 Tulsa Port of Catoosa to the United States of all
6 right, title, and interest in and to the non-Federal
7 land, the Secretary shall convey to the Tulsa Port of
8 Catoosa all right, title, and interest of the United
9 States in and to the Federal land.

10 (2) DEFINITIONS.—In this subsection, the fol-11 lowing definitions apply:

(A) FEDERAL LAND.—The term "Federal
land" means the approximately 87 acres of land
situated in Rogers County, Oklahoma, contained within United States Tracts 413 and
427 and acquired for the McClellan-Kerr Arkansas Navigation System.

(B) NON-FEDERAL LAND.—The term
"non-Federal land" means the approximately
34 acres of land situated in Rogers County,
Oklahoma, and owned by the Tulsa Port of
Catoosa that lie immediately south and east of
the Federal land.

24 (3) Specific conditions.—

25 (A) DEEDS.—

1	(i) DEED TO NON-FEDERAL LAND.—
2	The Secretary may only accept conveyance
3	of the non-Federal land by warranty deed,
4	as determined acceptable by the Secretary.
5	(ii) DEED TO FEDERAL LAND.—The
6	Secretary shall convey the Federal land to
7	the Tulsa Port of Catoosa by quitclaim
8	deed and subject to any reservations,
9	terms, and conditions the Secretary deter-
10	mines necessary to—
11	(I) allow the United States to op-
12	erate and maintain the McClellan-
13	Kerr Arkansas River Navigation Sys-
14	tem; and
15	(II) protect the interests of the
16	United States.
17	(iii) Cash payment.—If the ap-
18	praised fair market value of the Federal
19	land, as determined by the Secretary, ex-
20	ceeds the appraised fair market value of
21	the non-Federal land, as determined by the
22	Secretary, the Tulsa Port of Catoosa shall
23	make a cash payment to the United States
24	reflecting the difference in the appraised
25	fair market values.

1	(b) City of Asotin, Washington.—
2	(1) IN GENERAL.—The Secretary shall convey
3	to the city of Asotin, Asotin County, Washington,
4	without monetary consideration, all right, title, and
5	interest of the United States in and to the land de-
6	scribed in paragraph (3).
7	(2) REVERSION.—If the land transferred under
8	this subsection ceases at any time to be used for a
9	public purpose, the land shall revert to the United
10	States.
11	(3) DESCRIPTION.—The land to be conveyed to
12	the city of Asotin, Washington, under this sub-
13	section are—
14	(A) the public ball fields designated as
15	Tracts 1503, 1605, 1607, 1609, 1611, 1613,
16	1615, 1620, 1623, 1624, 1625, 1626, and
17	1631; and
18	(B) other leased areas designated as
19	Tracts 1506, 1522, 1523, 1524, 1525, 1526,
20	1527, 1529, 1530, 1531, and 1563.
21	(c) GENERALLY APPLICABLE PROVISIONS.—
22	(1) Survey to obtain legal description.—
23	The exact acreage and the legal description of any
24	real property to be conveyed under this section shall

be determined by a survey that is satisfactory to the
 Secretary.

3 (2) APPLICABILITY OF PROPERTY SCREENING
4 PROVISIONS.—Section 2696 of title 10, United
5 States Code, shall not apply to any conveyance
6 under this section.

7 (3) ADDITIONAL TERMS AND CONDITIONS.—
8 The Secretary may require that any conveyance
9 under this section be subject to such additional
10 terms and conditions as the Secretary considers nec11 essary and appropriate to protect the interests of the
12 United States.

13 (4) COSTS OF CONVEYANCE.—An entity to 14 which a conveyance is made under this section shall 15 be responsible for all reasonable and necessary costs, 16 including real estate transaction and environmental 17 documentation costs, associated with the conveyance. 18 (5) LIABILITY.—An entity to which a convey-19 ance is made under this section shall hold the 20 United States harmless from any liability with re-21 spect to activities carried out, on or after the date 22 of the conveyance, on the real property conveyed. 23 The United States shall remain responsible for any 24 liability with respect to activities carried out, before 25 such date, on the real property conveyed.

1**TITLE IV—WATER RESOURCES**2**INFRASTRUCTURE**

3 SEC. 401. AUTHORIZATION OF FINAL FEASIBILITY STUDIES.

4 The following final feasibility studies for water re-5 sources development and conservation and other purposes 6 are authorized to be carried out by the Secretary substan-7 tially in accordance with the plan, and subject to the con-8 ditions, described in the respective reports designated in 9 this section:

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Federal Cost	E. Estimated Non-Federal Cost
1. TX, LA	Sabine Neches Waterway, Southeast Texas and Southwest Louisiana	July 22, 2011	\$779,399,000	\$359,227,000
2. FL	Jacksonville Harbor- Milepoint	April 30, 2012	\$27,804,000	\$9,122,000
3. GA	Savannah Harbor Expansion Project	Aug. 17, 2012	\$461,000,000	\$201,000,000
4. TX	Freeport Harbor	Jan. 7, 2013	\$121,132,000	\$116,342,000
5. FL	Canaveral Harbor (Sect 203 Sponsor Report)	Feb. 25, 2013	\$28,652,000	\$11,588,000

(2) FLOOD RISK MANAGEMENT.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Federal Cost	E. Estimated Non-Federal Cost
1. KS	Topeka	Aug. 24, 2009	\$15,494,000	\$8,343,000
2. CA	American River Wa- tershed, Common Features Project, Natomas Basin	Dec. 30, 2010	\$943,300,000	\$479,500,000
3. IA	Cedar River, Cedar Rapids	Jan. 27, 2011	\$67,216,000	\$36,194,000
4. MN, ND	Fargo-Moor- head Metro	Dec. 19, 2011	\$801,542,000	\$979,806,000
5. KY	Ohio River Shoreline, Paducah	May 16, 2012	\$12,893,000	\$6,943,000

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(3) HURRICANE AND STORM DAMAGE RISK RE-

3 DUCTION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Initial Federal Cost and Estimated Total Federal Cost for Life of Project	E. Estimated Initial Non-Federal Cost and Estimated Total Non-Federal Cost for Life of Project
1. NC	West Onslow Beach and New River Inlet (Top- sail Beach)	Sept. 28, 2009	Initial Cost: \$30,557,000 Total Cost: \$132,372,000	Initial Cost: \$17,315,000 Total Cost: \$132,372,000

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A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Initial Federal Cost and Estimated Total Federal Cost for Life of Project	E. Estimated Initial Non-Federal Cost and Estimated Total Non-Federal Cost for Life of Project
2. NC	Surf City and North Top- sail Beach	Dec. 30, 2010	Initial Cost: \$81,484,000 Total Cost: \$106,182,000	Initial Cost: \$43,900,000 Total Cost: \$106,182,000
3. CA	San Clemente Shoreline	April 5, 2012	Initial Cost: \$7,500,000 Total Cost: \$43,400,000	Initial Cost: \$4,000,000 Total Cost: \$43,400,000

1 (4) HURRICANE AND STORM DAMAGE RISK RE-

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DUCTION AND ENVIRONMENTAL RESTORATION.—

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Federal Cost	E. Estimated Non-Federal Cost
1. MS	Mississippi Coastal Improve- ment Pro- gram (MSCIP) Hancock, Harrison, and Jack- son Coun- ties	Sept. 15, 2009	\$815,090,000	\$438,890,000

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(5) Environmental restoration.—

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A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Federal Cost	E. Estimated Non-Federal Cost
1. MD	Mid-Chesa- peake Bay Island	Aug. 24, 2009	\$1,221,721,000	\$657,849,000
2. FL	Central and Southern Florida Project, Com- prehensive Everglades Restora- tion Plan, Caloosaha- tchee River (C-43) West Basin Storage Project, Hendry County	March 11, 2010	\$297,189,000	\$297,189,000
3. LA	Louisiana Coastal Area	Dec. 30, 2010	\$954,452,000	\$513,936,000
4. MN	Marsh Lake	Dec. 30, 2011	\$6,403,000	\$3,564,000
5. FL	Central and Southern Florida Project, Com- prehensive Everglades Restora- tion Plan, C–111 Spreader Canal Western Project	Jan. 30, 2012	\$88,992,000	\$88,992,000
6. FL	CERP Bis- cayne Bay Coastal Wetland, Florida	May 2, 2012	\$96,209,000	\$96,209,000

A. State	B. Name	C. Date of Report of Chief of Engineers	D. Estimated Federal Cost	E. Estimated Non-Federal Cost
7. FL	Central and Southern Florida Project, Broward County Water Pre- serve Area	May 21, 2012	\$433,353,500	\$433,353,500
8. LA	Louisiana Coastal Area- Barataria Basin Bar- rier	June 22, 2012	\$283,567,000	\$152,690,000
9. NC	Neuse River Basin	April 23, 2013	\$23,253,100	\$12,520,900

1 SEC. 402. PROJECT MODIFICATIONS.

2 (a) MIAMI HARBOR, MIAMI-DADE COUNTY, FLOR-3 IDA.—

(1) IN GENERAL.—The project for navigation, 4 5 Miami Harbor, Miami-Dade County, Florida, au-6 thorized by section 1001(17) of the Water Resources 7 Development Act of 2007 (121 Stat. 1052), is modi-8 fied to authorize the Secretary to construct the 9 project at a total cost of \$152,510,000, with an esti-10 mated Federal cost of \$92,007,000 and a non-Fed-11 eral cost of \$60,503,000.

12 (2) APPLICABILITY.—Paragraph (1) shall take13 effect on November 8, 2007.

1 (b) LOWER OHIO RIVER, ILLINOIS AND KEN-2 TUCKY.—The project for navigation, Lower Ohio River, 3 Locks and Dams 52 and 53, Illinois and Kentucky, au-4 thorized by section 3(a)(6) of the Water Resources Devel-5 opment Act of 1988 (102 Stat. 4013), is modified to authorize the Secretary to construct the project at a total 6 7 cost of \$2,300,000,000, with a first Federal cost of 8 \$2,300,000,000.

9 (c) LITTLE CALUMET RIVER BASIN (CADY MARSH 10 DITCH), INDIANA.—The project for flood control, Little 11 Calumet River Basin (Cady Marsh Ditch), Indiana, au-12 thorized by section 401(a) of the Water Resources Development Act of 1986 (100 Stat. 4115), and modified by 13 14 section 127 of Public Law 109–103 (119 Stat. 2259), is 15 further modified to authorize the Secretary to construct the project at a total cost of \$269,988,000, with an esti-16 mated Federal cost of \$202,800,000 and a non-Federal 17 18 cost of \$67,188,000.

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