(Original Signature of Member)

118TH CONGRESS 2D SESSION H.R. 8949

To approve the settlement of water rights claims of the Yavapai-Apache Nation in the State of Arizona, to authorize construction of a water project relating to those water rights claims, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr.	SCHWEIKERT	introduced	the	following	bill;	which	was	referred	to	the
	Comn	nittee on								

A BILL

- To approve the settlement of water rights claims of the Yavapai-Apache Nation in the State of Arizona, to authorize construction of a water project relating to those water rights claims, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
 - 4 (a) SHORT TITLE.—This Act may be cited as the
 - 5 "Yavapai-Apache Nation Water Rights Settlement Act of
 - 6 2024".

2 (b) Table of Contents.—The table of contents of 1 this Act is as follows: Sec. 1. Short title; table of contents. Sec. 2. Purposes and findings. Sec. 3. Definitions. TITLE I—YAVAPAI-APACHE NATION WATER RIGHTS SETTLEMENT AGREEMENT Sec. 101. Ratification and execution of the Yavapai-Apache Nation Water Rights Settlement Agreement. Sec. 102. Water rights. Sec. 103. Tú ńlí5?í5?níchoh Water Infrastructure Project. Sec. 104. Tú ńlí5?í5?níchoh Water Infrastructure Project Fund. Sec. 105. Yavapai-Apache Nation Water Settlement Trust Fund. Sec. 106. Gaging station. Sec. 107. Funding. Sec. 108. Waivers, releases and retentions of claims. Sec. 109. Satisfaction of water rights and other benefits; effect on members of the Yavapai-Apache Nation and Dinah Hood Allotment. Sec. 110. Trust land. Sec. 111. Yavapai-Apache Nation Cap Water. Sec. 112. Enforceability date. Sec. 113. Administration. Sec. 114. Miscellaneous. TITLE II—YAVAPAI-APACHE LAND EXCHANGE Sec. 201. Yavapai-Apache land exchange. Sec. 202. Town of Camp Verde and Forest Service. SEC. 2. PURPOSES AND FINDINGS. The purposes of this Act are— 4 (1) to resolve, fully and finally, all claims to 5 rights to water, including damages claims related to 6 water, in the State, including in the Verde River 7 Watershed and the Colorado River, of-(A) the Yavapai-Apache Nation, on behalf 9 of the Yavapai-Apache Nation and the Members 10 of the Yavapai-Apache Nation (but not Mem-11 bers in the capacity of the Members as 12 13 Allottees);

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1	(B) the United States, acting as trustee
2	for the Yavapai-Apache Nation and the Mem-
3	bers of the Yavapai-Apache Nation (but not
4	Members in the capacity of the Members as
5	Allottees);
6	(2) to authorize, ratify, and confirm the
7	Yavapai-Apache Nation Water Rights Settlement
8	Agreement, to the extent that agreement is con-
9	sistent with this Act;
0	(3) to authorize and direct the Secretary to exe-
1	cute and perform the duties and obligations of the
12	Secretary under the Yavapai-Apache Nation Water
13	Rights Settlement Agreement and this Act;
14	(4) to authorize the appropriation of funds nec-
15	essary to carry out the Yavapai-Apache Nation
16	Water Rights Settlement Agreement and this Act;
17	and
18	(5) to recognize the important cultural, tradi-
19	tional and religious value of the Verde River to the
20	Yavepé (Yavapai) who know the Verde River as
21	Hatayakehela ("big river"), and to the Dilzhé5"
22	(Apache) who know the Verde River as Tú
23	ńlí5%í5%níchoh ("big water flowing"), and to protect
24	the existing flows of the Verde River, including flood
25	flows, as described in the Agreement and this Act,

1	on the Yavapai-Apache Reservation, now and in the
2	future.
3	SEC. 3. DEFINITIONS.
4	In this Act:
5	(1) AFY.—The term "AFY" means acre-feet
6	per Year.
7	(2) AGREEMENT.—The term "Agreement"
8	means (A) the Yavapai-Apache Nation Water Rights
9	Settlement Agreement dated June 26, 2024; and
10	(B) any amendment or exhibit (including exhibit
11	amendments) to the Agreement that are (i) made in
12	accordance with the Act, or (ii) otherwise approved
13	by the Secretary and the Parties to the Agreement.
14	(3) Allottee.—The term "Allottee" means
15	(Λ) an individual Indian holding an undivided frac-
16	tional beneficial interest in the Dinah Hood Allot-
17	ment; or (B) an Indian Tribe holding an undivided
18	fractional beneficial interest in the Dinah Hood Al-
19	lotment.
20	(4) ARIZONA WATER BANKING AUTHORITY.—
21	The term "Arizona Water Banking Authority"
22	means the Arizona Water Banking Authority,
23	formed pursuant to A.R.S. §§ 45-2401 et seq.
24	(5) AVAILABLE CAP SUPPLY.—The term "Avail-
25	able CAP Supply" means for any Year (A) all

1	Fourth Priority River Water available for delivery
2	through the CAP; (B) water available from CAP
3	dams and reservoirs other than the Modified Roo-
4	sevelt Dam; and (C) return flows captured by the
5	Secretary for CAP use.
6	(6) Bureau of reclamation.—The term
7	"Bureau of Reclamation" means the United States
8	Bureau of Reclamation.
9	(7) CAP OR CENTRAL ARIZONA PROJECT.—The
10	term "CAP" or "Central Arizona Project" means
11	the reclamation project authorized and constructed
12	by the United States in accordance with Title III of
13	the Colorado River Basin Project Act (43 U.S.C.
14	§1521 et seq.).
15	(8) CAP CONTRACT.—The term "CAP Con-
16	tract" means a long-term contract (as defined in the
17	CAP Repayment Stipulation) with the United States
18	for delivery of CAP Water through the CAP System
19	(9) Cap contractor.—
20	(A) IN GENERAL.—The term "CAP Con-
21	tractor" means a person or entity that has en-
22	tered into a CAP Contract.
23	(B) INCLUSION.—The term "CAP Con
24	tractor" includes the Yayapai-Apache Nation.

1	(10) CAP FIXED OM&R CHARGE.—The term
2	"CAP Fixed OM&R Charge" has the meaning given
3	the term "Fixed OM&R Charge" in the CAP Repay-
4	ment Stipulation.
5	(11) CAP INDIAN PRIORITY WATER.—The term
6	"CAP Indian Priority Water" means water within
7	the Available CAP Supply having an Indian delivery
8	priority.
9	(12) CAP OPERATING AGENCY.—The term
10	"CAP Operating Agency" means—
11	(A) the 1 or more entities authorized to as-
12	sume responsibility for the care, operation,
13	maintenance and replacement of the CAP Sys-
14	tem; and
15	(B) as of the date of enactment of this
16	Act, is CAWCD.
17	(13) CAP PUMPING ENERGY CHARGE.—The
18	term "CAP Pumping Energy Charge" means the
19	term "Pumping Energy Charge" in the CAP Repay-
20	ment Stipulation.
21	(14) Cap repayment contract.—The term
22	"CAP Repayment Contract" means—
23	(A) the contract dated December 1, 1988
24	(Contract No. 14-06-W-245, Amendment No.
25	1), between the United States and the Central

1	Arizona Water Conservation District for the
2	Delivery of Water and Repayment of Costs of
3	the CAP; and
4	(B) any amendment to, or revision of, that
5	contract.
6	(15) CAP REPAYMENT STIPULATION.—The
7	term "CAP Repayment Stipulation" means the Stip-
8	ulated Judgment and the Stipulation for Judgment,
9	including any exhibits to those documents, entered
10	on November 21, 2007, in the United States District
11	Court for the District of Arizona in the consolidated
12	civil action Central Arizona Water Conservation Dis-
13	trict v. United States, et al., numbered CIV 95-625-
14	TUC-WDB-EHC and CIV 95-1720-PHX-EHC.
15	(16) CAPSA.—The term "CAPSA" means the
16	Central Arizona Project Settlement Act of 2004,
17	Title I of the Arizona Water Settlements Act, P.L.
18	108-451, 118 Stat. 3478 (2004).
19	(17) CAP SUBCONTRACT.—The term "CAP
20	Subcontract" means a long-term subcontract (as de-
21	fined in the CAP Repayment Stipulation) with the
22	United States and the Central Arizona Water Con-
23	servation District for the delivery of CAP water
24	through the CAP System.

1	(18) CAP SUBCONTRATOR.—The term "CAP
2	Subcontractor" means a person or entity that has
3	entered into a CAP Subcontract.
4	(19) CAP SYSTEM.—The term "CAP System"
5	means—
6	(A) the Mark Wilmer Pumping Plant;
7	(B) the Hayden-Rhodes Aqueduct;
8	(C) the Fannin-McFarland Aqueduct;
9	(D) the Tucson Aqueduct;
10	(E) any pumping plant or appurtenant
11	work of a feature described in (A), (B), (C), or
12	(D); and
13	(F) any extension of, addition to, or re-
14	placement of a feature described in Subpara-
15	graph (A), (B), (C), (D), or (E).
16	(20) CAP SYSTEM USE AGREEMENT.—The term
17	"CAP System Use Agreement" means that certain
18	Central Arizona Project System Use Agreement
19	dated February 2, 2017, between the United States
20	of America and the Central Arizona Water Con-
21	servation District.
22	(21) CAP WATER.—The term "CAP Water" has
23	the meaning given the term "Project Water" in the
24	CAP Repayment Stipulation.

1	(22) CAWCD.—The term "CAWCD" means the
2	political subdivision of the State that is the con-
3	tractor under the CAP Repayment Contract and is
4	the CAP Operating Agency as of the date of enact-
5	ment of the Act.
6	(23) C.C. CRAGIN DAM AND RESERVOIR.—
7	(A) The term "C.C. Cragin Dam and Res-
8	ervoir" means—
9	(i) the C.C. Cragin Dam and Res-
10	ervoir located on East Clear Creek in
11	Coconino County, Arizona, owned by the
12	United States and operated by the Salt
13	River Project Agricultural Improvement
14	and Power District;
15	(ii) associated facilities located in Gila
16	and Coconino Counties, Arizona, including
17	pipelines, tunnels, buildings, hydroelectric
18	generating facilities and other structures of
19	every kind; transmission, telephone and
20	fiber optic lines; pumps, machinery, tools
21	and appliances; and
22	(iii) all real or personal property, ap-
23	purtenant to or used, or constructed or
24	otherwise acquired to be used, in connec-

1	tion with the C.C. Cragin Dam and Res-
2	ervoir.
3	(B) EXCLUSION.—The term "C.C. Cragin
4	Dam and Reservoir' does not include the
5	Cragin-Verde Pipeline Project.
6	(24) COMMISSIONER.—The term "Commis-
7	sioner" means the Commissioner of the Bureau of
8	Reclamation.
9	(25) CRAGIN CAPITAL COSTS.—The term
10	"Cragin Capital Costs" means all costs incurred by
11	SRP for the acquisition and improvement of land,
12	facilities, equipment, and inventories related to the
13	C.C. Cragin Dam and Reservoir, which shall include:
14	labor, overhead, materials, supplies, spare parts,
15	equipment purchase and rental, and transportation.
16	Prior to May 1, 2009, all expenses incurred by SRP
17	are accrued as Cragin Capital Costs excluding cap-
18	ital costs of the SRP-Cragin Pumping System.
19	(26) Cragin o&m costs.—The term "Cragin
20	O&M Costs" means all costs incurred by SRP for
21	the operation and maintenance of all C.C. Cragin fa-
22	cilities, except for those costs defined as Cragin Cap-
23	ital Costs. Such costs shall include costs for the fol-
24	lowing items: insurance, inspections, permits, taxes,
25	fees licenses contract services legal services, ac-

1	counting, travel, environmental compliance, repairs,
2	testing, labor, salaries, overhead, materials, supplies,
3	expenses, equipment, vehicles, energy, fuel, and any
4	cost borne by SRP prior to the assumption of care,
5	operation, and maintenance of the Cragin-Verde
6	Pipeline Project by SRP from the United States
7	pursuant to the 1917 Agreement, excluding O&M
8	Costs and A&G Costs of SRP-Cragin Pumping Sys-
9	tem as defined in the YAN-SRP Water Delivery and
10	Use Agreement.
11	(27) Cragin-verde pipeline project.—The
12	term "Cragin-Verde Pipeline Project" means the
13	water infrastructure project under the Tú
14	ńlí5%í5%níchoh Water Infrastructure Project, as de-
15	scribed in section 103(b) of this Act, which will de-
16	liver water from the C.C. Cragin Dam and Reservoir
17,	to the Yavapai-Apache Nation, and to other bene-
18	ficiaries in accordance with section 114(a) of the
19	Act.
20	(28) Cap/srp interconnection facility.—
21	The term "CAP/SRP Interconnection Facility means
22	the interconnection facility that connects the Hay-
23	den-Rhodes Aqueduct of the CAP System to SRP's
24	water delivery system.

1	(29) DATE OF SUBSTANTIAL COMPLETION.—
2	The term "Date of Substantial Completion" means
3	the date described in section 103(d).
4	(30) Depletion or Deplete.—The term
5	"Depletion" or "Deplete" means the amount of
6	Water Diverted less return flows to the Verde River
7	Watershed.
8	(31) DINAH HOOD ALLOTMENT.—The term
9	"Dinah Hood Allotment" means the tract of land al-
10	lotted pursuant to Section 4 of the General Allot-
11	ment Act of 1887, 24 Stat. 389, ch. 119 (formerly
12	codified at 25 U.S.C. § 334) that is held in trust by
13	the United States for the benefit of Allottees under
14	patent number 926562, as described and depicted in
15	Exhibit 2.37 to the Agreement.
16	(32) DIVERSION.—The term "Diversion" means
17	an act to Divert.
18	(33) DIVERT OR DIVERTING.—The term "Di-
19	vert" or "Diverting" means to receive, withdraw or
20	develop and produce or capture Water (A) using a
21	ditch, canal, flume, bypass, pipeline, pit, collection or
22	infiltration gallery, conduit, well, pump, turnout,
23	dam, or any other mechanical device; or (B) by any
24	other human act.

1	(34) DOMESTIC USE.—The term Domestic
2	Use" means, for purposes of Paragraph 13.0 of the
3	Agreement and section 108 of this Act, a Use of
4	Water serving a residence, or multiple residences up
5	to a maximum of three residential connections, for
6	household purposes with associated irrigation of
7	lawns, gardens or landscape in an amount of not
8	more than one-half acre per residence. Domestic Use
9	does not include the Use of Water delivered to a res-
10	idence or multiple residences by a city, town, private
11	water company, irrigation provider or special taxing
12	district established pursuant to Title 48, Arizona
13	Revised Statutes.
14	(35) Effective date.—The term "Effective
15	Date" means the date that the Agreement is signed
16	by all of the Parties, other than the United States.
17	(36) Effluent.—The term "Effluent" means
18	water that—(A) has been used in the State for do-
19	mestic, municipal, or industrial purposes, other than
20	solely for hydropower generation; and (B) is avail-
21	able for reuse for any purpose in accordance with
22	applicable law and the Agreement, regardless of
23	whether the water has been treated to improve the
24	quality of the water.

1	(37) Enforceability date.—The term "En-
2	forceability Date" means the date described in sec-
3	tion 112.
4	(38) EXCHANGE.—The term "Exchange"
5	means a trade between 1 or more persons or enti-
6	ties, of any water for any other water, if each person
7	or entity has a right or claim to use the water the
8	person or entity provides in the trade, regardless of
9	whether the water is traded in equal quantities or
10	other consideration is included in the trade.
11	(39) FEDERAL LAND.—The term "Federal
12	Land" means the land described in section
13	201(a)(5).
14	(40) Forest service.—The term "Forest
15	Service" means the United States Forest Service.
16	(41) FOURTH PRIORITY WATER.—The term
17	"Fourth Priority Water" means Colorado River
18	water available for delivery within the State for sat-
19	isfaction of entitlements (A) in accordance with con-
20	tracts, Secretarial reservations, perfected rights, and
21	other arrangements between the United States and
22	water users in the State entered into or established
23	subsequent to September 30, 1968, for use on Fed-
24	eral, State, or privately owned lands in the State, in

a total quantity not to exceed 164,652 AFY of diver-

25

1	sions; and (B) after first providing for the delivery
2	of Colorado River water for the CAP System, includ-
3	ing for Use on Indian land, under section 304(e) of
4	the Colorado River Basin Project Act (43 U.S.C.
5	1524(e)), in accordance with the CAP Repayment
6	Contract.
7	(42) GILA RIVER ADJUDICATION PRO-
8	CEEDINGS.—The term "Gila River Adjudication
9	Proceedings" means the action pending in the Supe-
10	rior Court of the State, in and for the County of
11	Maricopa, In re the General Adjudication of All
12	Rights To Use Water In The Gila River System and
13	Source, W-1 (Salt), W-2 (Verde), W-3 (Upper Gila),
14	W-4 (San Pedro) (Consolidated).
15	(43) GILA RIVER ADJUDICATION COURT.—The
16	term "Gila River Adjudication Court" means the
17	Superior Court of the State, in and for the County
18	of Maricopa, exercising jurisdiction over the Gila
19	River Adjudication Proceedings.
20	(44) GROUNDWATER.—The term "Ground-
21	water" means all water beneath the surface of the
22	Earth within the State that is not—(A) Surface
23	Water; (B) Effluent; or (C) Colorado River Water.
24	(45) Impoundment.—The term "Impound-
25	ment" means any human-made permanent body of

1	water on the surface of the Earth, including
2	Stockponds, lakes, Effluent ponds, open-air water
3	storage tanks, irrigation ponds, and gravel pits. For
4	purposes of the Agreement and this Act, the term
5	Impoundment does not include recharge basins or
6	swimming pools.
7	(46) Indian Tribe.—The term "Indian Tribe"
8	shall have the meaning given the term in section 4
9	of the Indian Self-Determination and Education As-
10	sistance Act (25 U.S.C. 5304).
11	(47) Injury to water rights.—
12	(A) IN GENERAL.—The term "Injury to
13	Water Rights" means an interference with,
14	diminution of, or deprivation of Water Rights
15	under Federal, State or other law.
16	(B) Inclusion.—The term "Injury to
17	Water Rights" includes a change in the
18	Groundwater table and any effect of such a
19	change.
20	(C) EXCLUSION.—The term "Injury to
21	Water Rights" does not include any injury to
22	water quality.
23	(48) Interim Period.—The term "Interim Pe-
24	riod" means the period beginning on the Effective

1	Date and ending on the Date of Substantial Comple-
2	tion.
3	(49) Lease agreement.—The term "Lease
4	Agreement" means any agreement entered into be-
5	tween the Yavapai-Apache Nation, the Secretary,
6	and any other person or entity pursuant to the
7	agreement.
8	(50) LEASED WATER.—The term "Leased
9	Water" means the YAN CAP Water that is leased
10	pursuant to a Lease Agreement.
11	(51) M&I USE.—The term "M&I Use" or "M&I
12	Uses" means the Use of Water for domestic, munic-
13	ipal, industrial, and commercial purposes.
14	(52) MAXIMUM ANNUAL DEPLETION
15	AMOUNT.—The term "Maximum Annual Depletion
16	Amount" means the maximum amount of Water De-
17	pleted per Year for each Water Right set forth in
18	Subparagraph 4.1 of the Agreement.
19	(53) MAXIMUM ANNUAL DIVERSION AMOUNT.—
20	The term "Maximum Annual Diversion Amount"
21	means the maximum amount of Water Diverted per
22	Year for each Water Right set forth Subparagraph
23	4.1 the Agreement.

1	(54) MEMBER.—The term "Member" means
2	any person duly enrolled as a member of the
3	Yavapai-Apache Nation.
4	(55) MUNICIPAL WATER PROVIDER.—The term
5	"Municipal Water Provider" means a city, town, pri-
6	vate water company, specially designated home-
7	owners association, or any special taxing district es-
8	tablished pursuant to Title 48 of the Arizona Re-
9	vised Statutes that supplies water for M&I Use.
10	(56) Non-federal land.—The term "Non-
11	Federal Land" means the land described in section
12	201(a)(4).
13	(57) OM&R.—The term "OM&R" means—(A)
14	any recurring or ongoing activity relating to the day-
15	to-day operation of a project; (B) any activity relat-
16	ing to scheduled or unscheduled maintenance of a
17	project; and (C) any activity relating to replacing a
18	feature of a project.
19	(58) Party.—The term "Party" means a per-
20	son or entity that is a signatory to the Agreement.
21	The participation of the State as a Party shall be as
22	described in Subparagraph 17.5 in the Agreement.
23	The United States' participation as a Party shall be
24	in the capacity as described in Subparagraph 2.80 of
25	the Agreement.

1	(59) Public water system.—The term "Pub-
2	lic Water System" means a water system that—(A)
3	provides water for human consumption through
4	pipes or other constructed conveyances; and (B) has
5	at least fifteen service connections or regularly
6	serves an average of at least twenty-five persons
7	daily for at least sixty days a year.
8	(60) Replacement well.—The term "Re-
9	placement Well" means a well that—(A) is con-
10	structed to replace a well in existence on the Effec-
11	tive Date; (B) is located no more than 660 feet from
12	the well being replaced; and (C) has a pumping ca-
13	pacity and case diameter that do not exceed the
14	pumping capacity and case diameter of the well
15	being replaced.
16	(61) Secretary.—The term "Secretary"
17	means the Secretary of the United States Depart-
18	ment of the Interior or the Secretary's designee.
19	(62) SRP.—The term "SRP" means the Salt
20	River Project Agricultural Improvement and Power
21	District, a political subdivision of the State, and the
22	Salt River Valley Water Users' Association, an Ari-
23	zona Territorial Corporation.
24	(63) SRP WATER.—The term "SRP Water"
25	means the Water made available in Subparagraph

1	8.1 of the Agreement, not to exceed an average of
2	500 AFY, up to maximum of 583.86 acre-feet in
3	any given Year, to be stored in C.C. Cragin Res-
4 ,	ervoir, without cost to SRP, and delivered for Use
5	on the Reservation, YAN Trust Land, and YAN
6	After-Acquired Trust Land for beneficial purposes.
7	(64) SRRD.—The term "SRRD" means the
8	Salt River Reservoir District as defined on Decem-
9	ber 31, 2023 in Article IV, Section 3, of the Articles
10	of Incorporation of the Salt River Valley Water
11	Users' Association.
12	(65) State.—The term "State" means the
13	State of Arizona.
14	(66) STOCKPOND.—The term "Stockpond"
15	means an on-channel or off-channel impoundment of
16	any size that stores water that is appropriable under
17	Title 45, Arizona Revised Statutes, and that is for
18	the sole purpose of watering livestock and wildlife.
19	(67) STOCK WATERING USE.—The term "Stock
20	Watering Use" means the consumption of water by
21	livestock and wildlife, either: (A) directly from a
22	naturally occurring body of water, such as an unde-
23	veloped spring, cienega, seep, bog, lake, depression,
24	sink or stream; or (B) from small facilities, other

1	than a Stockpond, that are served by a Diversion of
2	Water.
3	(68) Surface water.—The term "Surface
4	Water" means all Water that is appropriable under
5	State law.
6	(69) Total maximum annual depletion
7	AMOUNT.—The term "Total Maximum Annual De-
8	pletion Amount" means the total of all Maximum
9	Annual Depletion Amounts as described in Subpara-
10	graph 4.1 of the Agreement.
11	(70) TOTAL MAXIMUM ANNUAL DIVERSION
12	AMOUNT.—The term "Total Maximum Annual Di-
13	version Amount" means the total of all Maximum
14	Annual Diversion Amounts as described in Subpara-
15	graph 4.1 of the Agreement.
16	(71) TÚ ŃLÍ5?Í5?NÍCHOH WATER INFRASTRUC-
17	TURE PROJECT.—The term "Tú ńlí5?í5?níchoh
18	Water Infrastructure Project" means the water in-
19	frastructure project including (A) the Cragin-Verde
20	Pipeline Project, as described in section 103(b),
21	which will deliver Water from the C.C. Cragin Dam
22	and Reservoir to the Yavapai-Apache Nation and to
23	other beneficiaries in the Verde Valley Watershed;
24	and (B) the YAN Drinking Water System Project,
25	as described in section 103(c) which will treat and

1	distribute the water delivered from the Cragin-Verde
2	Pipeline Project.
3	(72) USE.—The term "Use" means any bene-
4	ficial use, including instream flows, recharge, under-
5	ground storage, recovery or any other use recognized
6	as beneficial under applicable law.
7	(73) Usgs.—The term "USGS" means the
8	United States Geological Survey.
9	(74) Verde river decree.—The term "Verde
10	River Decree" means the decree to be entered by the
11	Gila River Adjudication Court adjudicating all rights
12	to water in the Verde River Watershed.
13	(75) Verde river subflow zone.—The term
14	"Verde River Subflow Zone" means the area in the
15	Verde River Watershed delineated by the Arizona
16	Department of Water Resources as the subflow zone
17	on a map or maps that are approved by the Gila
18	River Adjudication Court.
19	(76) VERDE RIVER WATER.—The term "Verde
20	River Water" means the Water as described in
21	Paragraph 5.0 of the Agreement, whether Diverted
22	from the stream or pumped from a well.
23	(77) Verde river watershed.—The term
24	"Verde River Watershed" means all lands located
25	within the surface water drainage of the Verde River

1	and its tributaries, depicted on the map attached as
2	Exhibit 2.86 to the Agreement.
3	(78) WATER.—The term "Water," when used
4	without a modifying adjective, means—(A) Ground-
5	water; (B) Surface Water; (C) Colorado River
6	Water; (D) Effluent; or (E) CAP Water.
7	(79) Water Right.—The term "Water Right"
8	means any right in or to Groundwater, Surface
9	Water, Colorado River Water, or Effluent under
10	Federal, State, or other law.
11	(80) YAN AFTER-ACQUIRED TRUST LAND.—The
12	term "YAN After-Acquired Trust Land" means
13	lands that is taken into trust by the United States
14	for the benefit of the Yavapai-Apache Nation pursu-
15	ant to applicable federal law after the Enforceability
16	Date.
17	(81) YAN AMENDED CAP WATER DELIVERY
18	CONTRACT.—The term "YAN Amended CAP Water
19	Delivery Contract" means—(A) the proposed con-
20	tract between the Yavapai-Apache Nation and the
21	United States attached as Exhibit 6.1 to the Agree-
22	ment and numbered; and any amend-
23	ments to that contract.
24	(82) YAN CAP WATER.—The term "YAN CAF
25	Water" means CAP Water to which the Yayapai-

1	Apache Nation is entitled pursuant to the Agree-
2	ment and section 111 of this Act, and as provided
3	in the YAN Amended CAP Water Delivery Contract.
4	(83) YAN CRAGIN WATER.—The term "YAN
5	Cragin Water" means that amount of the water
6	made available in Subparagraph 8.2 of the Agree-
7	ment, not to exceed an average of 2,910.26 AFY, up
8	to a maximum of 3,394.06 acre-feet in any given
9	Year, to be stored in C.C. Cragin Dam and Res-
10	ervoir, without cost to SRP, and delivered for Use
11	on the Yavapai-Apache Reservation, YAN Trust
12	Land, and YAN After-Acquired Trust Land for ben-
13	eficial purposes.
14	(84) YAN DELIVERY POINT.—The term "YAN
15	Delivery Point" means the point or points located at
16	the end of the Cragin-Verde Pipeline Project where
17	Water may be delivered to the YAN or the United
18	States acting as trustee for the YAN pursuant to
19	the YAN-SRP Water Delivery and Use Agreement.
20	(85) YAN DISTRICTS.—The term "YAN Dis-
21	tricts" means (A) the Camp Verde District; (B) the
22	Middle Verde District; (C) the Montezuma District;
23	(D) the Clarkdale District; and (E) the Rimrock
24	District, of the Yavapai-Apache Reservation, each of
25	which districts is separately depicted in Exhibits

1	2.96A, 2.96B, 2.96C, 2.96D and 2.96E to the
2	Agreement, and any additions to a YAN District
3	under applicable law.
4	(86) Yan drinking water system
5	PROJECT.—The term "YAN Drinking Water System
6	Project" or "Yavapai-Apache Drinking Water Sys-
7	tem Project" means the Yavapai-Apache Nation's
8	water treatment and water distribution system
9	project under the Tú ńlí5%í5%níchoh Water Infra-
10	structure Project, as described in section 103(c) of
11	the Act, that will treat and distribute water delivered
12	from the C.C. Cragin Reservoir.
13	(87) YAN FEE LAND.—The term "YAN Fee
14	Land" means land that, as of the Enforceability
15	Date, is: (A) located outside the exterior boundaries
16	of the Yavapai-Apache Reservation; (B) owned in fee
17	by the Yavapai-Apache Nation and has not been
18	taken into trust by the United States for the benefit
19	of the Yavapai-Apache Nation; and (C) described
20	and shown in Exhibit 2.98 to the Agreement.
21	(88) YAN JUDGMENT.—The term "YAN Judg-
22	ment" means the judgment and decree entered by
23	the Gila River Adjudication Court as described in
24	the Agreement.

1	(89) YAN LAND.—The term "YAN Land"
2	means, collectively, the YAN Reservation, YAN
3	Trust Land and YAN Fee Land.
4	(90) YAN POINT OF COMPLIANCE.—The term
5	"YAN Point of Compliance" means the location of
6	the Verde River proximate to USGS gage number
7	09504950 identified as the "Verde River Above
8	Camp Verde" gage, located at Global Positioning
9	System coordinates 34.6116972, -111.8984306 with-
10	in the Middle Verde District of the Reservation.
11	(91) YAN PUMPED WATER.—The term "YAN
12	Pumped Water" means the Water pumped from be-
13	neath the surface of the Earth, regardless of its
14	legal characterization as appropriable or non-appro-
15	priable under Federal, State or other law.
16	(92) YAN-SRP EXCHANGE AGREEMENT.—The
17	term "YAN-SRP Exchange Agreement" means that
18	agreement between the Nation and SRP, as ap-
19	proved by the United States, in the form substan-
20	tially similar to that attached as Exhibit 6.5 to the
21	Agreement.
22	(93) Yan-srp water delivery and use
23	AGREEMENT OR YAN-SRP WDUA.—The term "YAN-
24	SRP Water Delivery and Use Agreement" or "YAN-
25	SRP WDUA" means that agreement between the

1	Nation and SRP, as approved by the United States,
2	in the form substantially similar to that attached as
3	Exhibit 10.1 to the Agreement.
4	(94) YAVAPAI-APACHE NATION, YAN OR NA-
5	TION.—The term "Yavapai-Apache Nation",
6	"YAN", or "Nation" means the Yavapai-Apache
7	Nation of the Camp Verde Indian Reservation, Ari-
8	zona, a federally recognized Indian Tribe organized
9	pursuant to Section 16 of the Indian Reorganization
10	Act of June 18, 1934, 48 Stat. 987 (25 U.S.C.
11	5123).
12	(95) YAN TRUST LAND.—The term "YAN
13	Trust Land" means land that, as of the Enforce-
14	ability Date, is—(A) located outside the boundaries
15	of the YAN Reservation; (B) held in trust by the
16	United States for the benefit of the YAN; and (C)
17	depicted on the map attached as Exhibit 2.102 to
18	the Agreement.
19	(96) Yavapai-apache reservation, yan res-
20	ERVATION OR RESERVATION.—The term "Yavapai-
21	Apache Reservation", "YAN Reservation" or "Res-
22	ervation" means the land described in section
23	110(a).
24	(97) YEAR.—The term "Year" (A) when used
25	in the context of deliveries of YAN Cragin Water

1	and SRP Water pursuant to Paragraph 8.0 of the
2	Agreement, means May 1 through April 30; and (B)
3	in all other instances, the term "Year" means a cal-
4	endar year.
5	TITLE I-YAVAPAI-APACHE NA-
6	TION WATER RIGHTS SETTLE-
7	MENT AGREEMENT
8	SEC. 101. RATIFICATION AND EXECUTION OF THE YAVAPAI-
9	APACHE NATION WATER RIGHTS SETTLE-
10	MENT AGREEMENT.
11	(a) Ratification.—
12	(1) In general.—Except as modified by this
13	Act, and to the extent the Yavapai-Apache Nation
14	Water Rights Settlement Agreement does not con-
15	flict with this Act, the Agreement is authorized, rati-
16	fied, and confirmed.
17	(2) AMENDMENTS.—If an amendment to the
18	Agreement, including an amendment to any exhibit
19	attached to the Agreement requiring the signature
20	or approval of the Secretary, is executed in accord-
21	ance with this Act to make the Agreement consistent
22	with this Act, the amendment is authorized, ratified,
23	and confirmed, to the extent the amendment is con-
24	sistent with this Act.
25	(b) Execution.—

(1) IN GENERAL.—To the extent the Agreement
does not conflict with this Act, the Secretary shall
execute the Agreement, including all exhibits to, or
parts of, the Agreement requiring the signature of
the Secretary.
(2) Modifications.—Nothing in this Act pro-
hibits the Secretary from approving any modification
to the Agreement, including any Exhibit to the
Agreement, that is consistent with this Act, to the
extent the modification does not otherwise require
congressional approval under section 2116 of the
Revised Statutes (25 U.S.C. 177) or any other ap-
plicable Federal law.
(e) Environmental Compliance.—
(1) IN GENERAL.—In implementing the Agree-
ment (including all exhibits to the Agreement requir-
ing the signature of the Secretary) and this Act, the
Secretary shall comply with all applicable provisions
of—
(A) the Endangered Species Act of 1973
(16 U.S.C. 1531 et seq.);
(B) the National Environmental Policy Act
of 1969 (42 U.S.C. 4321 et seq.), including the
implementing regulations of that Act; and

1	(C) all other applicable Federal environ-
2	mental laws and regulations.
3	(2) AUTHORIZATIONS.—The Secretary shall—
4	(A) independently evaluate the documenta-
5	tion prepared and submitted under paragraph
6	(e)(1); and
7	(B) be responsible for the accuracy, scope,
8	and contents of that documentation.
9	(3) Effect of execution.—The execution of
10	the Agreement by the Secretary under this section
11	shall not constitute a major action for purposes of
12	the National Environmental Policy Act of 1969 (42
13	U.S.C. 4321 et seq.).
14	(4) Costs.—
15	(A) IN GENERAL.—Any costs associated
16	with the performance of the compliance and co-
17	ordination activities under this subsection shall
18	be paid from funds deposited in the Project
19	Fund, subject to the condition that any costs
20	associated with the performance of Federal ap-
21	proval or other review of that compliance work
22	or costs associated with inherently Federal
23	functions shall remain the responsibility of the
24	Secretary.

1 SEC. 102. WATER RIGHTS. 2 (a) Confirmation of Water Rights.— (1) IN GENERAL.—The Water Rights of the 3 4 Yayapai-Apache Nation as set forth in the Yayapai-5 Apache Nation Water Rights Settlement Agreement are ratified, confirmed and declared to be valid. 6 (2) USE.—Any use of Water pursuant to the 7 Water Rights described in subsection (a)(1) by the 8 Yavapai-Apache Nation shall be subject to the terms 9 and conditions of the Agreement and this Act. 10 (3) CONFLICT.—In the event of a conflict be-11 12 tween the Agreement and this Act, this Act shall 13 control. 14 (b) WATER RIGHTS TO BE HELD IN TRUST FOR THE YAVAPAI-APACHE NATION.—The United States shall hold the following Water Rights in trust for the benefit of the 17 Yavapai-Apache Nation: 18 (1) The Water Rights described in Paragraphs 19 5.0, 6.0, 8.0, 9.0 and 11.0 of the Agreement; and 20 (2) Any future Water Rights taken into trust 21 pursuant to subsection (f) and (g). 22 (c) Off-reservation Use.—Except for Effluent as provided in Subparagraphs 4.15 of the Agreement, YAN CAP Water as provided in Subparagraph 6.0 of the Agreement, and Water that is subject to an Exchange in accord-

26 ance with State law, the rights to Water set forth in Sub-

- 1 paragraph 4.1 of the Agreement may not be sold, leased,
- 2 transferred or used outside the boundaries of the YAN
- 3 Reservation, YAN Trust Land, or YAN After-Acquired
- 4 Trust Land.
- 5 (d) FORFEITURE AND ABANDONMENT.—None of the
- 6 water rights described in subsection (b)(1) shall be subject
- 7 to loss through non-use, forfeiture, abandonment, or other
- 8 operation of law.
- 9 (e) YAVAPAI-APACHE NATION CAP WATER.—The
- 10 Yavapai-Apache Nation shall have the right to divert, use,
- 11 and store YAN CAP Water in accordance with the Agree-
- 12 ment and section 111 of this Act.
- 13 (f) WATER RIGHTS HELD IN TRUST FOR YAN
- 14 AFTER-ACQUIRED TRUST LAND.—As described in Sub-
- 15 paragraph 4.13.2.1 of the Agreement, and subject to all
- 16 valid and existing rights, any Water Rights appurtenant
- 17 to YAN After-Acquired Trust Land at the time such land
- 18 is taken into trust by the Secretary shall be held in trust
- 19 by the United States for the benefit of the Yavapai-Apache
- 20 Nation.
- 21 (g) Water Rights Held in Trust for Future
- 22 ACQUISITIONS OF WATER RIGHTS.—As described in Sub-
- 23 paragraphs 4.14.1 and 4.14.2 of the Agreement, and sub-
- 24 ject to all valid and existing rights, upon the request of
- 25 the Yavapai-Apache Nation, and in accordance with appli-

1	cable Federal law, the Secretary shall accept and take into
2	trust for the benefit of the Yavapai-Apache Nation, any
3	Water Rights severed and transferred to the Reservation,
4	YAN Trust Land, or YAN After-Acquired Trust Land.
5	SEC. 103. TÚ ŃLÍ5?Í5?NÍCHOH WATER INFRASTRUCTURE
6	PROJECT.
7	(a) In General.—The Secretary, acting through the
8	Commissioner, shall plan, design and construct the Tú
9	ńlí5?í5?níchoh Water Infrastructure Project, which shall
10	consist of—
11	(1) the Cragin-Verde Pipeline Project as de-
12	scribed in subsection (b); and
13	(2) the Yavapai-Apache Nation Drinking Water
14	System Project as described in subsection (c).
15	(b) Cragin-verde Pipeline Project.—
16	(1) IN GENERAL.—The Secretary, acting
17	through the Commissioner, and without cost to the
18	Salt River Federal Reclamation Project, shall—
19	(A) Plan, design and construct the Cragin-
20	Verde Pipeline Project as part of the Salt River
21	Federal Reclamation Project; and
22	(B) Obtain any rights-of-way or other in-
23	terests in land needed to construct the Cragin-
24	Verde Pipeline Project.
25	(2) Scope.—

1	(A) IN GENERAL.—The scope of the plan-
2	ning, design, and construction activities for the
3	Cragin-Verde Pipeline Project shall be as gen-
4	erally described as Alternative 5A in the docu-
5	ment entitled Phase II: Yavapai-Apache Nation
6	Indian Water Rights Settlement, Value Plan-
7	ning Study, Bureau of Reclamation, Interior
8	Region 8, Lower Colorado Basin, as amended.
9	(3) REQUIREMENTS.—The Cragin-Verde Pipe-
10	line Project shall—
11	(A) be capable of delivering no less than
12	6,836.92 AFY of water from the C.C. Cragin
13	Dam and Reservoir for Use by the YAN as pro-
14	vided in the Settlement Agreement and this
15	Act, and up to an additional 1,912.18 AFY for
16	Use by water users in Yavapai County as pro-
17	vided in section 114(a)(2);
18	(B) include all facilities and appurtenant
19	items necessary to divert, store, and deliver
20	water to the YAN Delivery Point on the
21	Yavapai-Apache Reservation; and
22	(C) to the maximum extent practicable, be
23	designed and constructed to minimize care, op-
24	aration and maintenance costs

1	(4) TITLE TO FACILITIES.—Title to the Cragin-
2	Verde Pipeline Project shall be held by the United
3	States as part of the Salt River Federal Reclamation
4	Project pursuant to the Reclamation Act of 1902,
5	43 U.S.C. 371 et seq., as amended.
6	(5) Assumption of and responsibility for
7	CARE, OPERATION, AND MAINTENANCE OF CRAGIN-
8	VERDE PIPELINE PROJECT.—Upon the Date of Sub-
9	stantial Completion, SRP shall assume and be re-
10	sponsible for the care, operation, and maintenance of
11	the Cragin-Verde Pipeline Project pursuant to the
12	contract between the United States and the Salt
13	River Valley Water Users' Association dated Sep-
14	tember 6, 1917, as amended.
15	(6) Costs of Care, operation, and mainte-
16	NANCE TO BE BORNE BY PROJECT BENE-
17	FICIARIES.—The costs of the care, operation, and
18	maintenance of the Cragin-Verde Pipeline Project
19	shall not be borne by SRP. Except as provided in
20	Subparagraph 10.10 of the Agreement, the Yavapai-
21	Apache Nation and any other beneficiaries of the
22	Cragin-Verde Pipeline Project shall bear the costs of
23	the care, operation, and maintenance of the Cragin-
24	Verde Pipeline Project on a pro rata basis after the
25	Date of Substantial Completion. Until the Date of

1	Substantial Completion, the costs of care, operation,
2	and maintenance shall be borne by the Secretary.
3	(7) WITHDRAWAL AND RESERVATION.—
4	(A) Definitions.—For purposes of this
5	paragraph (7), the term "covered land" means
6	the portion of the National Forest System land
7	determined by the Secretary of the Interior to
8	be necessary for the construction and operation
9	of the Cragin-Verde Pipeline Project as de-
10	picted on the map prepared under subpara-
11	graph (D).
12	(B) WITHDRAWAL OF COVERED LAND.—
13	The covered land is permanently withdrawn
14	from—
15	(i) all forms of entry, appropriation,
16	and disposal under the public land laws;
17	(ii) location, entry, and patent under
18	the mining laws; and
19	(iii) operation of the mineral leasing,
20	mineral materials, and geothermal leasing
21	laws.
22	(C) RESERVATION OF COVERED LAND.—
23	Subject to valid existing rights, the covered
24	land is reserved to the United States, through
25	the Secretary of the Interior, for the exclusive

1	right to use the covered land and interests	in
2	the covered land for Bureau of Reclamati	on
3	purposes to construct the Cragin-Verde Pipeli	ne
4	Project as part of the Salt River Federal R	ec-
5	lamation Project and operated by SRP purs	su-
6	ant to the contract between the United Sta	tes
7	and the Salt River Valley Water Users' Associated	ia-
8	tion dated September 6, 1917, as amended.	
9	(D) MAP OF COVERED LAND.—As soon	as
10	practicable after the date of enactment of t	his
11	Act, the Secretary of Interior shall prepare	a
12	map depicting the boundary of the covered la	nd
13	which shall be on file and available for pul	olic
14	inspection in the appropriate offices of the F	or-
15	est Service and the Bureau of Reclamation.	
16	(c) YAVAPAI-APACHE NATION DRINKING WAT	ER
17	System Project.—	
18	(1) IN GENERAL.—The Secretary, act	ing
19	through the Commissioner, shall—	
20	(A) plan, design and construct the Y	AN
21	Drinking Water System Project;	
22	(B) comply with all requirements of sect	ion
23	101(c)(1); and	

1	(C) obtain any rights-of-way or other inter-
,2	ests in land needed to construct the YAN
3	Drinking Water System Project.
4	(2) Scope.—
5	(A) In general.—The scope of the plan-
6	ning, design, and construction activities for the
7	YAN Drinking Water System Project shall be
8	as generally described in the document entitled
9	Yavapai-Apache Nation Drinking Water Infra-
10	structure Plan dated July 2024, provided that,
11	the design of the project may be adjusted by
12	mutual agreement of the Secretary and the
13	Yavapai-Apache Nation if the requirements of
14	subsection (c)(3) can be met and the adjust-
15	ment is not expected to increase the total cost
16	of the project.
17	(3) REQUIREMENTS.—The YAN Drinking
18	Water System Project shall—
19	(A) include a surface water treatment fa-
20	cility capable of treating up to 2.25 million gal-
21	lons of water per day (mgd), with a peak of 3.0
22	mgd, for water delivered to the YAN Delivery
23	Point from the C.C. Cragin Dam and Reservoir
24	via the Cragin-Verde Pipeline Project, except as
25	otherwise provided for in paragraph (4);

1	(B) include pipelines, water storage tanks,
2	pump stations, transmission mains and other
3	associated infrastructure necessary for the de-
4	livery of the treated water from the surface
5	water treatment facility described in subpara-
6	graph (A) to the locations described in the
7	Yavapai-Apache Nation Drinking Water Infra-
8	structure Plan dated July 2024, or as otherwise
9	agreed to by the Nation and the Secretary; and
10	(C) to the maximum extent practicable, be
11	designed and constructed to minimize care, op-
12	eration, and maintenance costs.
13	(4) Increase in capacity and cost share.—
14	For the water described in section 114(a), the Sec-
15	retary is authorized to increase the capacity of the
16	YAN Drinking Water System Project to treat and
17	deliver up to 1.9 mgd, with a peak of 2.5 mgd, for
18	such water delivered to the YAN Delivery Point
19	from the C.C. Cragain Dam and Reservoir via the
20	Cragin-Verde Pipeline Project, provided that—
21	(A) the Yavapai-Apache Nation and the
22	water user or users described in section 114(a)
23	agree to terms and conditions for the Nation to
24	treat and distribute the water described in sec-
25	tion $114(a)$.

1	(B) the water user or water users located
2	in Yavapai County pay their share of the cost
3	of construction to increase the capacity of the
4	YAN Drinking Water System Project; and pay-
5	ment for such costs are deposited into the YAN
6	Drinking Water System Project Fund Account
7	described in section 104(c) for use for the pur-
8	poses described in subsection (c)(1); and
9	(C) the request to increase the capacity of
10	the YAN Drinking Water System Project and
11	meeting the conditions required of this para-
12	graph (4) will not delay the timely completion
13	of the YAN Drinking Water System Project to
14	accept delivery of water from the Cragin-Verde
15	Pipeline Project to the YAN Delivery Point for
16	the benefit of the Yavapai-Apache Nation.
17	(5) TITLE TO FACILITIES.—The YAN Drinking
18	Water System Project shall be owned by the United
19	States during construction. Upon the Date of Sub-
20	stantial Completion of the Tú ńlí5?í5?níchoh Water
21	Infrastructure Project described in subsection (a),
22	the Secretary shall transfer title to the YAN Drink-
23	ing Water System Project to the Yavapai-Apache
24	Nation.

1	54	(6) Assumption of and responsibility
2	8	CARE, OPERATION, AND MAINTENANCE OF THE YAN
3		DRINKING WATER SYSTEM PROJECT.—Upon the
4		Date of Substantial Completion of the Tú
5		ńlí5%í5%níchoh Water Infrastructure Project de-
6		scribed in subsection (a), the Yavapai-Apache Na-
7		tion shall assume and be responsible for the care,
8		operation, and maintenance of the YAN Drinking
9		Water System Project. Until the Date of Substantial
10		Completion, the costs of care, operation, and mainte-
11		nance shall be borne by the Secretary.
12		(7) APPLICABILITY OF ISDEAA.—On receipt of
13		a request of the Yavapai-Apache Nation, and in ac-
14		cordance with the Indian Self-Determination and
15		Education Assistance Act (25 U.S.C. 5301 et seq.),
16		the Secretary shall enter into 1 or more agreements
17		with the Nation to carry out the activities authorized
18		by this subsection (e).
19		(8) Condition.—As a condition of construction
20		of the YAN Drinking Water System Project author-
21		ized by this subsection (c), the Nation shall author-
22		ize, at no cost to the Secretary, the use of all land
23		or interests in land located on the Reservation, YAN
24		Trust Land and YAN After-Acquired Trust Land
25		that the Secretary identifies as necessary for the

1	planning, design, construction, operation and main-
2	tenance of the YAN Drinking Water System Project
3	until the transfer of title to the YAN Drinking
4	Water System Project to the Nation pursuant to
5	subsection $(c)(5)$.
6	(d) DATE OF SUBSTANTIAL COMPLETION.—The Tú
7	ńlí5%í5%níchoh Water Infrastructure Project shall be
8	deemed substantially complete on the date on which writ-
9	ten notice is provided to the Parties by the Bureau of Rec-
10	lamation that the Cragin-Verde Pipeline Project and the
11	YAN Drinking Water System Project are sufficiently com-
12	plete to place the projects into service for their intended
13	use ("Date of Substantial Completion").
14	SEC. 104. TÚ ŃLÍ5?Í5?NÍCHOH WATER INFRASTRUCTURE
15	PROJECT FUND.
16	(a) ESTABLISHMENT.—The Secretary shall establish
17	a non-trust interest-bearing account to be known as the
18	Tú ńlí5?í5?níchoh Water Infrastructure Project Fund
19	("Project Fund") to be managed and distributed by the
20	Secretary, for use by the Secretary for carrying out this
21	Act.
22	(b) ACCOUNTS.—The Secretary shall establish within
	-
23	the Project Fund the following accounts—
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1	(c) Deposits.—The Secretary shall deposit—
2	(1) in the Cragin-Verde Pipeline Account, the
3	amounts made available pursuant to section
4	107(a)(1)(A); and
5	(2) in the YAN Drinking Water System Ac-
6	count, the amounts made available pursuant to sec-
7	tion 107(a)(1)(B).
8	(d) Uses.—
9	(1) CRAGIN-VERDE PIPELINE ACCOUNT.—The
10	Cragin-Verde Pipeline Account shall be used by the
11	Secretary to—
12	(A) carry out section 103(b) of this Act,
13	including all required environmental compliance
14	under section 101(c), for the Cragin-Verde
15	Pipeline Project; and
16	(B) reimburse SRP for the proportional
17	Cragin Capital Costs and Cragin O&M Costs
18	associated with water delivered to the Yavapai-
19	Apache Nation from the C.C. Cragin Dam and
20	Reservoir under Subparagraph 8.6.1 of the
21	Agreement.
22	(2) Yan drinking water system account.—
23	The YAN Drinking Water System Account shall be
24	used by the Secretary to carry out section 103(c) of
25	this Act, including all required environmental com-

1	pliance under section 101(c), for the YAN Drinking
2	Water System Project.
3	(e) AVAILABILITY OF AMOUNTS.—
4	(1) In general.—Except as provided in para-
5	graph (2), amounts appropriated to and deposited in
6	the Project Fund Accounts under sections
7	107(a)(1)(A) and $107(a)(1)(B)$ shall not be made
8	available for expenditure until the Enforceability
9	Date.
10	(2) Exception.—Of the amounts made avail-
11	able under paragraph (1), \$13,000,000 shall be
12	made available before the Enforceability Date for
13	the Bureau of Reclamation to carry out environ-
14	mental compliance and preliminary design of the Tú
15	ńli5?i5?nichoh Water Infrastructure Project, subject
16	to the following:
17	(A) The revision of the Settlement Agree-
18	ment and exhibits to conform to this Λ ct.
19	(B) Execution by all of the required settle-
20	ment parties, including the United States, of
21	the conformed Settlement Agreement and ex-
22	hibits, including the waivers and releases of
23	claims under section 108.
24	(f) Interest.—In addition to the deposits under
25	subsection (c), any investment earnings, including interest

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- 1 credited to amounts unexpended, are authorized to be ap-
- 2 propriated to be used in accordance with the uses de-
- 3 scribed in subsections (d)(1) and (d)(2).
 - (g) Project Efficiencies.—
- (1) If the total cost of the activities described 5 in either section 103(b) or 103(c) are less than the 6 amounts authorized to be obligated under sections 7 107(a)(1)(A) and 107(a)(1)(B) to carry out those 8 activities, the Secretary shall deposit the savings 9 into the other account within the Project Fund as 10 described in subsection (b), if such funds are nec-11 essary to complete the construction of any compo-12 nent of the Tú nílí5%15%níchoh Water Infrastructure 13 14 Project.
 - (2) Any funds remaining in the Project Fund at the Date of Substantial Completion shall be deposited in the Yavapai-Apache Nation Water Settlement Trust Fund no later than 60 days after the Date of Substantial Completion. No later than 30 days after the Date of Substantial Completion, the Yavapai-Apache Nation may direct the allocation and amounts for the deposit of such funds to one or more of the accounts described in section 105(b), but if no timely direction is provided to the Secretary, the Secretary shall deposit the full amount of

1	such funds to the Yavapai-Apache Water Projects
2	Account described in section 105(b)(2).
3	SEC. 105. YAVAPAI-APACHE NATION WATER SETTLEMENT
4	TRUST FUND.
5	(a) ESTABLISHMENT.—The Secretary shall establish
6	a trust fund for the Yavapai-Apache Nation, to be known
7	as the "Yavapai-Apache Nation Water Settlement Trust
8	Fund" ("Trust Fund") to be managed, invested, and dis-
9	tributed by the Secretary and to remain available until ex-
10	pended, withdrawn, or reverted to the general fund of the
11	Treasury, consisting of the amounts deposited in the
12	Trust Fund under subsection (c), together with any in-
13	vestment earnings, including interest, earned on those
14	amounts for the purpose of carrying out this Act.
15	(b) ACCOUNTS.—The Secretary shall establish in the
16	Trust Fund the following accounts:
17	(1) The Yavapai-Apache Water Settlement Im-
18	plementation Account;
19	(2) The Yavapai-Apache Water Projects Ac-
20	count;
21	(3) The Yavapai-Apache Wastewater Projects
22	$\mathbf{Account};$
23	(4) The Yavapai-Apache OM&R Account; and
24	(5) The Yavapai-Apache Watershed Rehabilita
25	tion and Restoration Account.

1	(c) Deposits.—The Secretary shall deposit—
2	(1) in the Yavapai-Apache Water Settlement
3	Implementation Account established under sub-
4	section (b)(1), the amounts made available pursuant
5	to subparagraph (A) of section 107(a)(2);
6	(2) in the Yavapai-Apache Water Projects Ac-
7	count established under subsection (b)(2), the
8	amounts made available pursuant to subparagraph
9	(B) of section 107(a)(2);
10	(3) in the Yavapai-Apache Wastewater Projects
11	Account established under subsection (b)(3), the
12	amounts made available pursuant to subparagraph
13	(C) of section 107(a)(2);
14	(4) in the Yavapai-Apache OM&R Account es-
15	tablished under subsection (b)(4), the amounts made
16	available pursuant to subparagraph (D) of section
17	107(a)(2); and
18	(5) in the Yavapai-Apache Watershed Rehabili-
19	tation and Restoration Account established under
20	subsection (b)(5), the amounts made available pur-
21	suant to subparagraph (E) of section 107(a)(2).
22	(d) Management and Interest.—
23	(1) Management.—On receipt and deposit of
24	funds into the Trust Fund pursuant to subsection
25	(b), the Secretary shall manage, invest, and dis-

1	tribute all amounts in the Trust Fund in a manner
2	that is consistent with the investment authority of
3	the Secretary under—
4"	(A) the first section of the Act of June 24,
5	1938 (25 U.S.C. 162a);
6	(B) the American Indian Trust Fund Man-
7	agement Reform Act of 1994 (25 U.S.C. 4001
8	et seq.); and
9	(C) this subsection.
10	(2) Investment earnings.—In addition to
11	the deposits made to the Trust Fund under sub-
12	section (b), any investment earnings, including inter-
13	est, credited to amounts held in the Trust Fund are
14	authorized to be used in accordance with subsection
15	(g).
16	(e) Availability of Amounts.—
17	(1) IN GENERAL.—Amounts deposited in the
18	Trust Fund (including any investment earnings)
19	shall be made available to the Yavapai-Apache Na-
20	tion by the Secretary beginning on the Enforce-
21	ability Date, subject to the requirements of this Act.
22	(f) WITHDRAWALS.—
23	(1) WITHDRAWALS UNDER THE AMERICAN IN-
24	DIAN TRUST FUND MANAGEMENT REFORM ACT OF
25	1004

1	(A) IN GENERAL.—The Yavapai-Apache
2	Nation may withdraw any portion of the
3	amounts in the Trust Fund on approval by the
4	Secretary of a Tribal management plan sub-
5	mitted by the Nation in accordance with the
6	American Indian Trust Fund Management Re-
7	form Act of 1994 (25 U.S.C. 4001 et seq.).
8	(B) REQUIREMENTS.—In addition to the
9	requirements under the American Indian Trust
10	Fund Management Reform Act of 1994 (25
11	U.S.C. 4001 et seq.), the Tribal management
12	plan under this subsection shall require that the
13	Yavapai-Apache Nation spend all amounts with-
14	drawn from the Trust Fund and any invest-
15	ment earnings accrued through the investments
16	under the Tribal management plan in accord-
17	ance with this Act.
18	(C) Enforcement.—The Secretary may
19	carry out such judicial and administrative ac-
20	tions as the Secretary determines to be nec-
21	essary—
22	(i) to enforce the Tribal management
23	plan;
24	(ii) to ensure that amounts withdrawn
25	by the Yavapai-Apache Nation from the

1	Trust Fund under this subsection are used
2	in accordance with this Act.
3	(2) Expenditure plan.—
4	(A) IN GENERAL.—The Yavapai-Apache
5	Nation may submit to the Secretary a request
6	to withdraw funds from the Trust Fund pursu-
7	ant to an approved expenditure plan.
8	(B) REQUIREMENTS.—To be eligible to
9	withdraw amounts under an expenditure plan
10	under this subparagraph, the Yavapai-Apache
11	Nation shall submit to the Secretary an expend-
12	iture plan for any portion of the Trust Fund
13	that the Yavapai-Apache Nation elects to with-
14	draw pursuant to this subparagraph, subject to
15	the condition that the amounts shall be used for
16	the purposes described in this Act.
17	(C) INCLUSIONS.—An expenditure plan
18	under this subparagraph shall include a descrip-
19	tion of the manner and purpose for which the
20	amounts proposed to be withdrawn from the
21	Trust Fund will be used by the Yavapai-Apache
22	Nation in accordance this Act.
23	(D) APPROVAL.—The Secretary shall ap-
24	prove an expenditure plan submitted under

1	clause (11) if the Secretary determines that the
2	plan—
3	(i) is reasonable; and
4	(ii) is consistent with, and will be used
5	for, the purposes of this Act.
6	(E) Enforcement.—The Secretary may
7	carry out such judicial and administrative ac-
8	tions as the Secretary determines to be nec-
9	essary to enforce an expenditure plan to ensure
10	that amounts disbursed under this subsection
11	are used in accordance with this Act.
12	(g) USES.—IN GENERAL—The amounts from the
13	Trust Fund shall be used by the Yavapai-Apache Nation
14	for the following purposes:
15	(1) THE YAVAPAI-APACHE WATER SETTLEMENT
16	IMPLEMENTATION ACCOUNT.—Amounts in the
17	Yavapai-Apache Water Settlement Implementation
18	Account may only be used for the following pur-
19	poses—
20	(A) to pay fees and costs incurred by the
21	Yavapai-Apache Nation for filing and proc-
22	essing any application or obtaining any permit
23	required under Paragraphs 5.0, 8.0, or 11.0 of
24	the Agreement:

1	(B) to pay costs incurred by the Yavapai-
2	Apache Nation to participate in the planning,
3	preliminary design, and environmental compli-
4	ance activities for the Cragin-Verde Pipeline
5	Project;
6	(C) to engage in water management plan-
7	ning to comply with Paragraph 12.0 of the
8	Agreement; and
9	(D) to pay, reimburse, or retire debt for
10	costs incurred by the Yavapai-Apache Nation
11	after the date of enactment of this Act for work
12	under subparagraphs (A), (B) or (C).
13	(2) The Yavapai-Apache water projects
14	ACCOUNT.—Amounts in the Yavapai-Apache Water
15	Projects Account may only be used for the following
16	purposes—
17	(A) environmental compliance, permitting,
18	planning, engineering and design, and construc-
19	tion, including acquisition of any necessary
20	rights-of-way or other interests in land, and any
21	other related activities necessary for the com-
22	pletion of construction for—
23	(i) expansion of the YAN Drinking
24	Water System Project after the Date of
25	Substantial Completion;

1	(ii) water infrastructure, and water
2	storage and recovery projects, that facili-
3	tate the use or management of the water
4	sources identified in Subparagraph 4.1 of
5	the Agreement;
6	(iii) the Yavapai-Apache Nation's pro-
7	portionate share for any joint project with
8	communities in the Verde Valley Water-
9	shed that facilitate the use or management
10	of the water sources identified in Subpara-
11	graph 4.1 of the Agreement; and
12	(B) to pay, reimburse, or retire debt for
13	costs incurred by the Yavapai-Apache Nation
14	after the date of enactment of this Act for
15	projects under subparagraph (A).
16	(3) The Yavapai-apache wastewater
17	PROJECTS ACCOUNT.—Amounts in the Apache
18	Wastewater Projects Account may only be used for
19	the following purposes—
20	(A) environmental compliance, planning,
21	permitting, engineering and design, and con-
22	struction, including acquisition of any necessary
23	rights-of-way or other interests in land, and any
24	other related activities necessary for the com-
25	pletion of construction for—

1	(i) wastewater infrastructure, and
2	wastewater storage and recovery projects,
3	that facilitate the reuse or management of
4	Effluent;
5	(iii) the Yavapai-Apache Nation's pro-
6	portionate share for any joint project or
7	projects with communities in the Verde
8	Valley Watershed that facilitate the reuse
9	or management of Effluent;
10	(B) to pay, reimburse, or retire debt for
11	costs incurred by the Yavapai-Apache Nation
12	after the date of enactment of this Act for
13	projects under subparagraph (A); and
14	(C) to pay the outstanding debt on the
15	Yavapai-Apache Nation's loan with the Water
16	Infrastructure and Finance Authority of Ari-
17	zona for the construction of the Middle Verde
18	Water Reclamation Facility (MVWRF) and to
19	reimburse the Yavapai-Apache Nation up to
20	\$8,000,000 in additional construction costs re-
21	lated to construction of the MVWRF.
22	(4) THE YAVAPAI-APACHE OM&R ACCOUNT.—
23	Amounts in the Yavapai-Apache OM&R Account
24	may only be used to pay costs of the following—

1	(A) OM&R and energy costs for the Tú
2	ńli5?i5?nichoh Water Infrastructure Project
3	which includes the Cragin-Verde Pipeline
4	Project and the YAN Drinking Water System
5	Project;
6	(B) OM&R, energy costs, and any other
7	charges assessed to the Yavapai-Apache Nation
8	pursuant to the YAN-SRP Water Delivery and
9	Use Agreement, the YAN-SRP Exchange
10	Agreement, and the YAN Amended CAP Water
11	Delivery Contract; and
12	(C) OM&R for Yavapai-Apache Nation
13	projects described in subsections (a)(2), (a)(3)
14	and $(a)(5)$.
15	(5) YAVAPAI-APACHE WATERSHED REHABILITA-
16	TION AND RESTORATION ACCOUNT.—Amounts in the
17	Yavapai-Apache Watershed Rehabilitation and Res-
18	toration Account may only be used for the purpose
19	of environmental compliance, permitting, planning,
20	engineering and design activities, and construction
21	of projects for the protection and restoration of the
22	Verde River Watershed, and any other related activi-
23	ties necessary for the completion of such projects.
24	(h) LIABILITY.—The Secretary and the Secretary of
25	the Treasury shall not be liable for the expenditure or in-

- 1 vestment of any amounts withdrawn from the Trust Fund
- 2 by the Yavapai-Apache Nation under section 105(f).
- 3 (i) TITLE TO INFRASTRUCTURE.—Title to, control
- 4 over, and operation of any project constructed using funds
- 5 from the Trust Fund, shall remain in the Yavapai-Apache
- 6 Nation.
- 7 (j) No Per Capita Distributions.—No portion of
- 8 the Trust Fund shall be distributed on a per capita basis
- 9 to any Member of the Yavapai-Apache Nation.
- 10 (k) EXPENDITURE REPORTS.—The Yavapai-Apache
- 11 Nation shall annually submit to the Secretary an expendi-
- 12 ture report describing accomplishments and amounts
- 13 spent from use of withdrawals under a Tribal management
- 14 plan or an expenditure plan under this Act.
- 15 (l) Effect.—Nothing in this section gives the
- 16 Yavapai-Apache Nation the right to judicial review of a
- 17 determination of the Secretary relating to whether to ap-
- 18 prove a Tribal management plan under subsection (f)(1)
- 19 or an expenditure plan under subsection (f)(2) except
- 20 under subchapter II of chapter 5, and chapter 7, of title
- 21 5, United States Code (commonly known as the "Adminis-
- 22 trative Procedure Act").
- 23 SEC. 106. GAGING STATION.
- 24 The Secretary, acting through the Director of the
- 25 USGS, shall continue to maintain and operate the existing

1	USGS gaging station at the YAN Point of Compliance,
2	identified as "Verde River Above Camp Verde -
3	09504950," within the Middle Verde District of the
4	Yavapai-Apache Reservation, for the purpose of moni-
5	toring the instream flow right of the Yavapai-Apache Na-
6	tion to the Verde River as described in section
7	102(b)(1)(A) and Paragraph 11.0 of the Agreement.
8	SEC. 107. FUNDING.
9	(a) Mandatory Appropriations.—Out of any
10	money in the Treasury not otherwise appropriated, the
11	Secretary of the Treasury shall transfer to the Secretary,
12	to remain available to the Secretary until expended, with-
13	drawn or reverted to the general fund of the Treasury,
14	the following amounts:
15	(1) Tú ŃLÍ5?Í5?NÍCHOH WATER INFRASTRUC-
16	TURE PROJECT FUND.—
17	(A) \$731,059,000 in the Cragin-Verde
18	Pipeline Account described in section 104(b)(1);
19	and
20	(B) \$152,490,000 in the YAN Drinking
21	Water System Account described in section
22	104(b)(2).
23	(2) YAVAPAI-APACHE NATION WATER SETTLE-
24	MENT TRUST FUND ACCOUNT.—

1	(A) \$300,000 in the Yavapai-Apache
2	Water Settlement Implementation Account de-
3	scribed in section 105(b)(1);
4	(B) \$58,000,000 in the Yavapai-Apache
5	Water Projects Account described in section
6	105(b)(2);
7	(C) \$31,000,000 in the Yavapai-Apache
8	Wastewater Projects Account described in sec-
9	tion 105(b)(3);
10	(D) \$66,000,000 in the Yavapai-Apache
11	OM&R Account described in section 105(b)(4);
12	and
13	(E) \$700,000 in the Yavapai-Apache Wa-
14	tershed Rehabilitation and Restoration Account
15	described in section 105(b)(5).
16	(b) Tú ńlí5?í5?níchoh Water Infrastructure
17	PROJECT ADDITIONAL AUTHORIZATION.—In addition to
18	the mandatory appropriation made available under sub-
19	section (a)(1), there is authorized to be appropriated to
20	the Project Fund such funds as are necessary to complete
21	the construction of the Tú ńlí5?í5?níchoh Water Infra-
22	structure Project, to remain available until expended,
23	withdrawn, or reverted to the general fund of the Treas-
24	ury.

1	(c) ADDITIONAL AUTHORIZATIONS.—In general there
2	are authorized to be appropriated—
3	(1) such sums as necessary for section 106 of
4	this Act; and
5	(2) such sums as necessary for the care, oper-
6	ation, and maintenance of the Tú nlí5%15%níchoh
7	Water Infrastructure Project until the Date of Sub-
8	stantial Completion.
9	(d) FLUCTUATION IN COSTS.—
10	(1) PROJECT FUND.—The amounts authorized
11	to be appropriated under subsection (a)(1) shall
12	be—
13	(A) increased or decreased, as appropriate,
14	by such amounts as may be justified by reason
15	of ordinary fluctuations in costs occurring after
16	January 1, 2024, as indicated by the Bureau of
17	Reclamation Construction Cost Index applicable
18	to the types of construction involved; and
19	(B) adjusted to address construction cost
20	changes necessary to account for unforeseen
21	market volatility that may not otherwise be cap-
22	tured by engineering cost indices as determined
23	by the Secretary, including repricing applicable
24	to the means of construction and current indus-
25	try standards involved.

1	(2) TRUST FUND.—The amounts authorized to
2	be appropriated under subsection (a)(2) shall be—
3	(A) increased or decreased, as appropriate,
4	by such amounts as may be justified by reason
5	of ordinary fluctuations in costs occurring after
6	January 1, 2024, as indicated by the Bureau of
7	Reclamation Construction Cost Index—Com-
8	posite Trend; and
9	(B) adjusted to address construction cost
10	changes necessary to account for unforeseen
11	market volatility that may not otherwise be cap-
12	tured by engineering cost indices as determined
13	by the Secretary, including repricing applicable
14	to the means of construction and current indus-
15	try standards involved.
16	(3) Repetition.—The adjustment process
17	under this subsection shall be repeated for each sub-
18	sequent amount appropriated until the amount au-
19	thorized, as adjusted, has been appropriated.
20	(4) Requirements for adjustment proc-
21	ESS.—The adjustment process under this subsection
22	shall be repeated for each subsequent amount appro-
23	priated for deposit in the Project Fund under sub-
24	section (a)(1) and the Trust Fund under subsection

1	(a)(2), until the amount authorized to be appro-
2	priated, as so adjusted, has been appropriated.
3	(5) Period of indexing.—
4	(A) PROJECT FUND.—With respect to the
5	Project Fund, the period of indexing adjust-
6	ment for any increment of funding shall be an-
7	nual until the Tú ńlí5?í5?níchoh Water Infra-
8	structure Project is completed.
9	(B) TRUST FUND.—With respect to the
10	Yavapai-Apache Nation Water Settlement Trust
11	Fund, the period of indexing adjustment for
12	any increment of funding shall end on the date
13	on which funds are deposited into the Trust
14	Fund.
15	(e) Commencement of Environmental Compli-
16	ANCE.—Subject to the requirements of section
17	104(e)(2)(A) and (B), effective beginning on the date of
18	deposit of funds in the Project Fund, the Secretary shall
19	commence any planning, design, environmental, cultural,
20	and historical compliance activities necessary to imple-
21	ment the Agreement and this Act, including activities nec-
22	essary to comply with section 101(c)(1)(A)(B)(C) of this
23	Act

1	SEC. 108. WAIVERS, RELEASES AND RETENTIONS OF
2	CLAIMS.
3	(a) Waiver, Release, and Retention of Claims
4	FOR WATER RIGHTS AND INJURY TO WATER RIGHTS BY
5	THE YAVAPAI-APACHE NATION, ON BEHALF OF THE
6	YAVAPAI-APACHE NATION AND THE MEMBERS OF THE
7	YAVAPAI-APACHE NATION (BUT NOT MEMBERS IN THE
8	CAPACITY OF THE MEMBERS AS ALLOTTEES), AND THE
9	UNITED STATES, ACTING AS TRUSTEE FOR THE
10	YAVAPAI-APACHE NATION (BUT NOT MEMBERS IN THE
11	CAPACITY OF THE MEMBERS AS ALLOTTEES).—
12	(1) Except as provided in paragraph (3), the
13	Yavapai-Apache Nation, on behalf of the Yavapai-
14	Apache Nation and the Members of the Yavapai-
15	Apache Nation (but not Members in the capacity of
16	the Members as Allottees), and the United States,
17	acting as trustee for the Yavapai-Apache Nation and
18	the Members of the Yavapai-Apache Nation (but not
19	Members in the capacity of the Members as
20	Allottees), as part of the performance of the respec-
21	tive obligations of the Yavapai-Apache Nation and
22	the United States under the Agreement and this
23	Act, shall execute a waiver and release of any claims
24	against the State (or any agency or political subdivi-
25	sion of the State), and any other individual, entity,

1	corporation, or municipal corporation under Federal,
2	State, or other law for all—
3	(A) Past, present, and future claims for
4	Water Rights, including rights to Colorado
5	River water, for YAN Land, arising from time
6	immemorial and, thereafter, forever;
7	(B) Past, present, and future claims for
8	Water Rights, including rights to Colorado
9	River water, arising from time immemorial and,
10	thereafter, forever, that are based on the ab-
11	original occupancy of land by the Yavapai-
12	Apache Nation, the predecessors of the
13	Yavapai-Apache Nation, the Members of the
14	Yavapai-Apache Nation, or the predecessors of
15	the Members of the Yavapai-Apache Nation;
16	(C) Past and present claims for Injury to
17	Water Rights, including rights to Colorado
18	River water, for YAN Land, arising from time
19	immemorial through the Enforceability Date;
20	(D) Past, present, and future claims for
21	Injury to Water Rights, including rights to Col-
22	orado River water, arising from time immemo-
23	rial and, thereafter, forever, that are based on
24	the aboriginal occupancy of land by the
25	Yayanai-Anache Nation, the predecessors of the

1	Yavapai-Apache Nation, the Members of the
2	Yavapai-Apache Nation, or the predecessors of
3	the Members of the Yavapai-Apache Nation;
4	(E) Claims for Injury to Water Rights, in-
5	cluding rights to Colorado River water, arising
6	after the Enforceability Date, for YAN Land,
7	resulting from the off-Reservation Diversion or
8	Use of Water in a manner not in violation of
9	the Agreement or State law; and
10	(F) Past, present, and future claims aris-
11	ing out of, or relating in any manner to, the ne-
12	gotiation, execution, or adoption of the Agree-
13	ment, any judgment or decree approving or in-
14	corporating the Agreement, or this Act.
15	(2) The waiver and release of claims described
16	in paragraph (1) shall be in the form set forth in
17	Exhibit 13.1 to the Agreement and shall take effect
18	on the Enforceability Date.
19	(3) Notwithstanding the waiver and release of
20	claims described in paragraph (1) and set forth in
21	Exhibit 13.1 to the Agreement, the Yavapai-Apache
22	Nation, acting on behalf of the Yavapai-Apache Na-
23	tion and the Members of the Yavapai-Apache Na-
24	tion, and the United States, acting as trustee for the
25	YAN and the Members of the YAN (but not Mem-

1	bers in the capacity of the Members as Allottees),
2	shall retain any right—
3	(A) subject to Subparagraph 17.9 of the
4	Agreement, to assert claims for injuries to, and
<u>5</u>	seek enforcement of, their rights under the
6	Agreement or this Act in any Federal or State
7	court of competent jurisdiction;
8	(B) to assert claims for injuries to, and
9	seek enforcement of, their rights under any
10	judgment or decree entered by the Gila River
11	Adjudication Court, including the Verde River
12	Decree;
13	(C) to assert claims for Water Rights or
14	Injury to Water Rights acquired before the En-
15	forceability Date pursuant to Subparagraph
16	4.14.1 of the Agreement;
17	(D) to challenge or object to any claims for
18	Water Rights or Injury to Water Rights by or
19	for any Indian tribe, or the United States, act
20	ing on behalf of any Indian tribe;
21	(E) to assert past, present, or future
22	claims for Injury to Water Rights against any
23	Indian tribe, or the United States, acting on be
24	half of any Indian tribe;

1	(F) to assert claims for Injury to Water
2	Rights arising after the Enforceability Date for
3	YAN Land resulting from any off-Reservation
4	Diversion of Surface Water within the Verde
5	River Watershed, other than from a well, if the
6	Diversion or Use of Surface Water was first ini-
7	tiated after the Effective Date and was not the
8	subject of a permit to appropriate Surface
9	Water issued by the Arizona Department of
10	Water Resources before the Effective Date; and
11	(G) to assert claims for Injury to Water
12	Rights arising after the Enforceability Date for
13	YAN Land resulting from any off-Reservation
14	Diversion or Use of Water from a well, if—
15	(i) the Water is determined by the
16	Gila River Adjudication Court to be Sur-
17	face Water; and
18	(ii) the well is located within the
19	Verde River Watershed above USGS Gage
20	No. 09506000 identified as "Verde River
21	near Camp Verde, AZ"; and
22	(iii) the well was constructed after the
23	Effective Date; and
24	(iv) the well is not:
25	(I) a Replacement Well; or

1	(II) a new point of Diversion for
2	a Surface Water Use predating the
3	Effective Date; or
4	(III) operated by a Municipal
5	Water Provider pursuant to an agree-
6	ment with the Yavapai-Apache Nation
7	under Subparagraph 16.1.2 of the
8	Agreement; or
9	(IV) constructed for Domestic
10	Use or Stock Watering Use; or
11	(V) constructed to supply a
12	Stockpond with a capacity not to ex-
13	ceed 4 acre-feet; or
14	(VI) used by a city or town in
15	the Prescott active management area
16	to:
17	(aa) withdraw Underground
18	Water from land located in the
19	Big Chino sub-basin of the Verde
20	River groundwater basin that has
21	historically irrigated acres for
22	transportation to an adjacent ini-
23	tial active management area
24	under the criteria set forth in
25	A.R.S. $\S45-555(A)-(D)$, as that

statute exists as of the Effective
Date, a copy of which is attached
as Exhibit 13.1.3 to the Agree-
ment; or
(bb) withdraw and transport
8,068 AFY of Underground
Water from the Big Chino sub-
basin of the Verde River ground-
water basin to the Prescott active
management area pursuant to
the criteria set forth in A.R.S.
§45-555(E) and (G), as that
statute exists as of the Effective
Date, a copy of which is attached
as Exhibit 13.1.3 to the Agree-
ment; or
(ce) withdraw and transport
Underground Water from land
located in the Big Chino sub-
basin of the Verde River ground-
water basin to the Prescott active
management area to meet the ad-
ditional needs of an Indian tribe
in the Prescott active manage-
ment area pursuant to a feder-

1	121	ally-approved Indian water rights
2		settlement under A.R.S §45-
3		555(G) and (F), as that statute
4		exists as of the Effective date, a
5		copy of which is attached as Ex-
6		hibit 13.1.3 to the Agreement.
7:		(VII) providing a source of sup-
8	2	ply for an M&I Use for a Municipal
9		Water Provider or a Public Water
10		System (that does not have an agree-
11		ment with the YAN pursuant to sub-
12		paragraph 16.1.2 of the Agreement)
13		that meets all of the following condi-
14		tions:
15		(aa) The well is located out-
16		side the lateral limits of the
17		Verde River Subflow Zone.
18		(bb) All buildings con-
19		structed after the well is drilled
20		that are served by the Municipal
21		Water Provider or Public Water
22		System have WaterSense Labeled
23	*	Fixtures, or fixtures that are
24		equivalent to or exceed
25	#L	WaterSense specifications for

1		water efficiency and performance
2		as set forth in Exhibit 2.90 to
3		the Agreement.
4		(cc) The Municipal Water
5	81	Provider or Public Water System
6	33	uses its best efforts to ensure
7		that all outdoor landscaping in-
8		stalled after the well is drilled
9		that is served by the Municipal
10		Water Provider or Public Water
11		System uses only native or
12		drought tolerant plants, except as
13		provided for in item (dd).
14		(dd) All turf or other land-
15		scape areas not using native or
16		drought tolerant plants, including
17		for schools, parks, cemeteries,
18		golf courses, or common areas,
19		installed after the well is drilled
20		are, to the extent permitted by
21		State law, prohibited by the Mu-
22		nicipal Water Provider or Public
23		Water System unless the plants
24		are 100% served with Effluent,
		/=

1	greywater, harvested rainwater,
2	or some combination thereof.
3	(ee) Ornamental water fea-
4	tures (except swimming pools),
5	ponds, and lakes constructed
6	after the well is drilled are, to the
7	extent permitted by State law,
8	prohibited by the Municipal
9	Water Provider or Public Water
10	System unless the features,
11	ponds, and lakes are 100%
12	served with Effluent, greywater,
13	harvested rainwater, or some
14	combination thereof.
15	(b) Waiver, Release, and Retention of Claims
16	FOR WATER RIGHTS AND INJURY TO WATER RIGHTS BY
17	THE YAVAPAI-APACHE NATION, ON BEHALF OF THE
18	YAVAPAI-APACHE NATION AND THE MEMBERS OF THE
19	YAVAPAI-APACHE NATION (BUT NOT MEMBERS IN THE
20	CAPACITY OF THE MEMBERS AS ALLOTTEES), AGAINST
21	THE UNITED STATES.—
22	(1) Except as provided in paragraph (3), the
23	Yavapai-Apache Nation, acting on behalf of the
24	Yavapai-Apache Nation and the Members of the
25	Yayanai-Anache Nation (but not Members in the ca-

1	pacity of the Members as Allottees), as part of the
2	performance of the obligations of the Yavapai-
3	Apache Nation under the Agreement and this Act,
4	shall execute a waiver and release of all claims
5	against the United States, including agencies, offi-
6	cials, and employees of the United States, under
7	Federal, State, or other law for all—
8	(A) Past, present, and future claims for
9	Water Rights, including rights to Colorado
10	River water, for YAN Land, arising from time
11	immemorial and, thereafter, forever;
12	(B) Past, present, and future claims for
13	Water Rights, including rights to Colorado
14	River water, arising from time immemorial and,
15	thereafter, forever, that are based on the ab-
16	original occupancy of land by the Yavapai-
17	Apache Nation, the predecessors of the
18	Yavapai-Apache Nation, the Members of the
19	Yavapai-Apache Nation, or the predecessors of
20	the members of the Yavapai-Apache Nation;
21	(C) Past and present claims relating in
22	any manner to damage, losses, or injury to land
23	or other resources due to loss of Water or
24	Water Rights (including damages, losses, or in-
25	juries to hunting fishing gathering or cultural

1		rights due to loss of Water or Water Rights,
2		claims relating to interference with, Diversion,
3	2	or taking of Water, or claims relating to the
4		failure to protect, acquire, or develop Water,
5		Water Rights, or Water infrastructure) within
6		the State that first accrued at any time prior
7	8	to the Enforceability Date;
8		(D) Past and present claims for Injury to
9		Water Rights, including rights to Colorado
10		River water, for YAN Land, arising from time
11		immemorial through the Enforceability Date;
12		(E) Past, present, and future claims for
13		Injury to Water Rights, including rights to Col-
14		orado River water, arising from time immemo-
15		rial and, thereafter, forever, that are based on
16		the aboriginal occupancy of land by the
17		Yavapai-Apache Nation, the predecessors of the
18		Yavapai-Apache Nation, the Members of the
19		Yavapai-Apache Nation, or the predecessors of
20		the members of the Yavapai-Apache Nation;
21	ii ii	(F) Claims for Injury to Water Rights, in-
22		cluding injury to rights to Colorado River
23		water, arising after the Enforceability Date for
24		YAN Land, resulting from the off-Reservation

1	Diversion or Use of Water in a manner not in
2	violation of the Agreement or State law; and
3	(G) Past, present, and future claims aris-
4	ing out of, or relating in any manner to, the ne-
5	gotiation, execution, or adoption of the Agree-
6	ment, any judgment or decree approving or in-
7	corporating the Agreement, or this Act.
8.	(2) The waiver and release of claims described
9	in paragraph (1) shall be in the form set forth in
10	Exhibit 13.2 to the Agreement and shall take effect
11	on the Enforceability Date.
12	(3) Notwithstanding the waiver and release of
13	claims described in paragraph (1) and set forth in
14	Exhibit 13.2 to the Agreement, the Yavapai-Apache
15	Nation and the Members of the Yavapai-Apache Na-
16	tion (but not Members in the capacity of the Mem-
17	bers as Allottees) shall retain any right—
18	(A) subject to Subparagraph 17.9 of the
19	Agreement, to assert claims for injuries to, and
20	seek enforcement of, their rights under the
21	Agreement or this Act in any Federal or State
22	court of competent jurisdiction;
23	(B) to assert claims for injuries to, and
24	seek enforcement of, their rights under any
25	indement or degree entered by the Gila River

1		Adjudication Court, including the Verde River
2		Decree;
3		(C) to assert claims for Water Rights or
4		Injury to Water Rights acquired before the En-
5		forceability Date pursuant to Subparagraph
6		4.14.1 of the Agreement;
7	. *	(D) to challenge or object to any claims for
8		Water Rights or Injury to Water Rights by or
9		for any Indian Tribe or the United States, act-
10		ing on behalf of any Indian Tribe;
11		(E) to assert past, present, or future
12		claims for Injury to Water Rights against any
13		Indian Tribe or the United States, acting on
14		behalf of any Indian Tribe;
15		(F) to assert claims for Injury to Water
16		Rights arising after the Enforceability Date for
17	0.5	YAN Land resulting from any off-Reservation
18		Diversion of Surface Water within the Verde
19	3	River Watershed, other than from a well, if the
20		Diversion or Use of Surface Water was first ini-
21	8	tiated after the Effective Date and was not the
22		subject of a permit to appropriate Surface
23		Water issued by the Arizona Department of
24		Water Resources before the Effective Date; and

1	(G) to assert claims for Injury to Water
2	Rights arising after the Enforceability Date for
3	YAN Land resulting from any off-Reservation
4	Diversion or Use of Water from a well, if—
5	(i) the Water is determined by the
6	Gila River Adjudication Court to be Sur-
7	face Water; and
8	(ii) the well is located within the
9	Verde River Watershed above Gage No.
10	09506000, Verde River near Camp Verde,
11	AZ; and
12	(iii) the well was constructed after the
13	Effective Date; and
14	(iv) the well is not:
15	(I) a Replacement Well; or
16	(II) a new point of Diversion for
17	a Surface Water Use predating the
18	Effective Date; or
19	(III) operated by a Municipal
20	Water Provider pursuant to an agree-
21	ment with the Yavapai-Apache Nation
22	under Subparagraph 16.1.2 of the
23	Agreement; or
24	(IV) constructed for Domestic
25	Use or Stock Watering Use; or

1	(V) constructed to supply a
2	Stockpond with a capacity not to ex-
3	ceed 4 acre-feet.
4	(c) Waiver, Release and Retention of Claims
5	BY THE UNITED STATES IN ALL CAPACITIES (EXCEPT AS
6	TRUSTEE FOR AN INDIAN TRIBE OTHER THAN THE
7	Yavapai-apache Nation) Against the Yavapai-
8	APACHE NATION AND THE MEMBERS OF THE YAVAPAI-
9	APACHE NATION.—
10	(1) Except as provided in paragraph (3), the
11	United States, in all capacities (except as trustee for
12	an Indian Tribe other than the Yavapai-Apache Na-
13	tion), as part of the performance of the obligations
14	of the United States under the Agreement and this
15	Act, shall execute a waiver and release of all claims
16	against the Yavapai-Apache Nation, the Members of
17	the Yavapai-Apache Nation, or any agency, official,
18	or employee of the Yavapai-Apache Nation, under
19	Federal, State, or any other law for all—
20	(A) Past and present claims for Injury to
21	Water Rights, including injury to rights to Col-
22	orado River water, resulting from the Diversion
23	or Use of Water on YAN Land arising from
24	time immemorial through the Enforceability
25	Date:

1	(B) Claims for Injury to Water Rights, in-
2	cluding injury to rights to Colorado River
3	water, arising after the Enforceability Date, re-
4	sulting from the Diversion or Use of Water on
5	YAN Land in a manner that is not in violation
6	of the Agreement or State law; and
7	(C) Past, present, and future claims aris-
8	ing out of, or related in any manner to, the ne-
9	gotiation, execution, or adoption of the Agree-
10	ment, any judgment or decree approving or in-
11	corporating the Agreement, or this Act.
12	(2) The waiver and release of claims described
13	in paragraph (1) shall be in the form set forth in
14	Exhibit 13.3 to the Λ greement and shall take effect
15	on the Enforceability Date.
16	(3) Notwithstanding the waiver and release of
17	claims described in paragraph (1) and set forth in
18	Exhibit 13.3 to the Agreement, the United States
19	shall retain any right to assert any claim not ex-
20	pressly waived in accordance with that paragraph
21	and that exhibit.
22	(d) No Effect on Actions Relating to Health,
23	SAFETY OR ENVIRONMENT.—Nothing in the Agreement
24	or this Act affects any right of the United States or the
25	Yavapai-Apache Nation on behalf of the Yavapai-Apache

, 1	Nation, or on behalf of the Members of the Yavapai-
2	Apache Nation, to take any action authorized by law relat-
3	ing to health, safety, or the environment, including—
4	(1) The Federal Water Pollution Control Act,
5	commonly known as "the Clean Water Act", (33
6	U.S.C.1251 et seq.);
7	(2) The Safe Drinking Water Act (42 U.S.C.
8	300f et seq.).
9	(3) The Comprehensive Environmental Re-
10	sponse, Compensation, and Liability Act of 1980 (42
11	U.S.C. 9601 et seq.); and
12	(4) any regulations implementing the Acts de-
10	scribed in subsection $(d)(1)$, $(d)(2)$ or $(d)(3)$.
13	scribed in subsection $(a)(1)$, $(a)(2)$ or $(a)(3)$.
13 14	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER
	,
14	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER
14 15	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE
141516	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD
14 15 16 17 18	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT.
14 15 16 17 18 19	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT. (a) The benefits provided under the Agreement and
14 15 16 17 18 19	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT. (a) The benefits provided under the Agreement and this Act shall be in complete replacement of, complete sub-
14 15 16 17 18 19	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT. (a) The benefits provided under the Agreement and this Act shall be in complete replacement of, complete substitution for, and full satisfaction of any claim of the
14 15 16 17 18 19 20 21	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT. (a) The benefits provided under the Agreement and this Act shall be in complete replacement of, complete substitution for, and full satisfaction of any claim of the Yavapai-Apache Nation and the Members of the Yavapai-
14 15 16 17 18 19 20 21 22	SEC. 109. SATISFACTION OF WATER RIGHTS AND OTHER BENEFITS; EFFECT ON MEMBERS OF THE YAVAPAI-APACHE NATION AND DINAH HOOD ALLOTMENT. (a) The benefits provided under the Agreement and this Act shall be in complete replacement of, complete substitution for, and full satisfaction of any claim of the Yavapai-Apache Nation and the Members of the Yavapai-Apache Nation (but not Members in the capacity of the

- 1 the Yavapai-Apache Nation and the Members of the
- 2 Yavapai-Apache Nation (but not Members in the capacity
- 3 of the Members as Allottees) pursuant to sections 108(a)
- 4 and 108(b) of this Act and Subparagraphs 13.1 and 13.2
- 5 to the Agreement.
- 6 (b) Any entitlement to Water of the Yavapai-Apache
- 7 Nation and the Members of the Yavapai-Apache Nation
- 8 (but not Members in the capacity of the Members as
- 9 Allottees) or the United States acting in the capacity of
- 10 the United States as trustee for the Yavapai-Apache Na-
- 11 tion and the Members of the Yavapai-Apache Nation (but
- 12 not Members in the capacity of the Members as Allottees),
- 13 for YAN Land shall be satisfied out of the water resources
- 14 and other benefits granted, confirmed, quantified, or rec-
- 15 ognized by the Agreement or this Act to or for the
- 16 Yavapai-Apache Nation, the Members of the Yavapai-
- 17 Apache Nation (but not Members in the capacity of the
- 18 Members as Allottees), and the United States, acting in
- 19 the capacity of the United States as trustee for the
- 20 Yavapai-Apache Nation and the Members of the Yavapai-
- 21 Apache Nation (but not Members in the capacity of the
- 22 Members as Allottees).
- 23 (c) Notwithstanding sections (a) and (b), nothing in
- 24 the Agreement or this Act—

£1	(1) recognizes or establishes any right of a
2	Member of the Yavapai-Apache Nation to Water on
3	YAN Land; or
4	(2) prohibits the Yavapai-Apache Nation from
5	acquiring additional Water Rights by purchase or
6	donation of land, credits, or Water Rights.
7	(d) Effect on Members of the Yavapai-apache
8	NATION.—Except as provided in subsections (a) and (b)
9	and sections 108(a) and 108(b), the Agreement and this
10	Act shall not affect any rights of any Member of the
11	Yavapai-Apache Nation to water for land outside of YAN
12	Land.
13	(e) Effect on Dinaii Hood Allotment.—
14	(1) IN GENERAL.—
15	(Λ) Nothing in the Agreement and this Act
16	quantifies or diminishes any Water Right, or
17	any claim or entitlement to Water for the
18	Dinah Hood Allotment; or
19	(B) precludes beneficial owners of the
20	Dinah Hood Allotment, or the United States,
21	acting in its capacity as trustee for beneficial
22	owners of the Dinah Hood allotment, from
23	making claims for Water Rights in Arizona. To
24	the extent authorized by applicable law, bene-
25	ficial owners of the Dinah Hood Allotment, or

1	the United States, acting in its capacity as
2	trustee for beneficial owners of the Dinah Hood
3	allotment, may make claims to, and may be ad-
4	judicated, individual Water Rights in Arizona.
5	(2) Exception.—Notwithstanding paragraph
6	(1), the Yavapai-Apache Nation, in its capacity as a
7	holder of a beneficial real property interest in the
8	Dinah Hood Allotment, shall not object to, challenge
9	or dispute the claims of Water users to Water from
10	the Verde River Watershed, in the Gila River Adju-
11	dication Proceedings or in any other judicial or ad-
12	ministrative proceeding.
13	SEC. 110. TRUST LAND.
14	(a) YAVAPAI-APACHE RESERVATION.—The Yavapai-
15	Apache Reservation includes—
16	(1) the land located within the exterior bound-
17	aries of the Yavapai-Apache Reservation as de-
18	scribed and depicted in Exhibits 2.96A through E
19	and Exhibit 2.102 to the Agreement, as documented
20	by the Department Interior Division of Land Titles
21	and Records Office;
22	(2) the land added to the Reservation pursuant
23	to section 110(b);
24	(3) the land added to the Reservation pursuant
25	to section 201(e); and

1	(4) land that, as of the Enforceability Date, has
2	been added to the Reservation pursuant to Federal
3	law.
4	(b) LAND TO BE TAKEN INTO TRUST.—
5	(1) In general.—Within thirty (30) days of
6	enactment of this Act, the Secretary is authorized
7	and directed to accept the transfer of title to the
8	land shown on the maps in Exhibits 2.98A and
9	$2.98\mathrm{B}$ to the Agreement, as identified in subpara-
10	graphs (A), (B), (C), (D), (E) and (F), and to hold
11	such land in trust for the benefit of the Yavapai-
12	Apache Nation.
13	(A) Otter waters.—A tract of land lo-
14	cated in Section 33, Township 15 North, Range
15	4 East, Gila and Salt River Base and Meridian,
16	Yavapai County, Arizona, as described in in-
17	strument number 2023-0005245 recorded on
18	February 3, 2023 in the records of the Yavapai
19	County Recorder.
20	(B) CEMETERY PROPERTY.—A tract of
21	land located in the East half of the Northeast
22	quarter of Section 11, Township 14 North,
23	Range 4 East, Gila and Salt River Meridian,
24	Yavapai County, Arizona, as described in in-
25	strument number 2023-0025892 recorded on

1	June 15, 2023 in the records of the Yavapai
2	County Recorder.
3	(C) Brown property.—
4	(i) PARCEL 1.—A tract of land located
5	in the Southwest quarter of the Southwest
6	quarter of Section 2, Township 14 North,
7	Range 4 East of the Gila and Salt River
8	Base and Meridian, Yavapai County, Ari-
9	zona, as described in instrument number
10	2021-0087445 recorded on December 9,
11	2021 in the records of the Yavapai County
12	Recorder.
13	(ii) PARCEL 2.—A tract of land lo-
14	cated in the Southwest quarter of the
15	Southwest quarter of Section 2 and the
16	Northwest quarter of the Northwest quar-
17	ter of Section 11, Township 14 North,
18	Range 4 East of the Gila and Salt River
19	Base and Meridian, Yavapai County, Ari-
20	zona, as described in instrument number
21	2021-0087445 recorded on December 9,
22	2021 in the records of the Yavapai County
23	Recorder.
24	(D) DISTANTCE DRUMS RV PARK PROP-
25	ERTY.—

1	(i) PARCEL 1.—A tract of land as re-
2	corded in Book 3627, Page 782, Records
3	of Yavapai County, located in a portion of
4	Government Lots 10 and 11 of Section 7
5	and Government Lots 13 and 14 of Sec-
6	tion 18, Township 14 North, Range 5 East
7	of the Gila and Salt River Base and Merid-
8	ian, Yavapai County, Arizona, as described
9	in Book 4332, Page 281 recorded on No-
10	vember 7, 2005 in the records of the
11	Yavapai County Recorder.
12	(ii) PARCEL 2.—A tract of land lo-
13	cated in a portion of Government Lot 12
14	of Section 7, Township 14 North, Range 5
15	East of the Gila and Salt River Base and
16	Meridian, Yavapai County, Arizona, as de-
17	scribed in Book 4332, Page 281 recorded
18	on November 7, 2005 in the records of the
19	Yavapai County Recorder.
20 -	(iii) PARCEL 3.—A tract of land lo-
21	cated in Section 7, Township 14 North,
22	Range 5 East of the Gila and Salt River
23	Base and Meridian, Yavapai County, Ari-
24	zona, as described in Book 4332, Page 281

1	recorded on November 7, 2005 in the
2	records of the Yavapai County Recorder.
3	(E) Sonic/Chevron Property.—
4	(i) PARCEL 1.—A tract of land located
5	in that part of Lot 13, Section 18, Town-
6	ship 14, North, Range 5 East of the Gila
7	and Salt River Base and Meridian,
8	Yavapai County, Arizona, being a portion
9	of that parcel of land described in Book
10	3068, Page 519 in the Office of the
11	Yavapai County Recorder, as described in
12	Book 4115, Page 876 recorded on Feb-
13	ruary 2, 2004 in the records of the
14	Yavapai County Recorder.
15	(ii) PARCEL 2.—A tract of land lo-
16	cated in that part of Lot 13, Section 18,
17	Township 14 North, Range 5 East of the
18	Gila and Salt River Base and Meridian,
19	Yavapai County, Arizona, being a portion
20	of that parcel of land described in Book
21	3068, Page 519 in the Office of the
22	Yavapai County Recorder, as described in
23	Book 4115, Page 876 recorded on Feb-
24	ruary 2, 2004 in the records of the
25	Yavapai County Recorder.

1 *	(iii) PARCEL 3.—A tract of land lo-
2	cated in that part of Lot 13, Section 18,
3	Township 14 North, Range 5 East of the
4	Gila and Salt River Base and Meridian,
5	Yavapai County, Arizona, being a portion
6	of that parcel of land described in Book
7	3068, Page 519 in the office of the
8	Yavapai County Recorder, as described in
9	Book 4115, Page 888 recorded on Feb-
10	ruary 2, 2004 in the records of the
11	Yavapai County Recorder.
12	(E) ARENA DEL LOMA PROPERTY.—
13	(i) PARCEL 1.—A tract of land located
14	in Section 19, Township 14 North, Range
15	5 East of the Gila and Salt River Base
16	and Meridian, Yavapai County, Arizona, as
17	described in instrument number 2020-
18	0044727 recorded on August 7, 2020 in
19	the records of the Yavapai County Re-
20	corder.
21	(ii) PARCEL 2.—A tract of land lo-
22	cated in Section 19, Township 14 North,
23	Range 5 East of the Gila and Salt River
24	Base and Meridian, Yavapai County, Ari-
25	zona, lying within South Middle Verde

1	Road (Arena Del Loma Road) as aban-
2	doned by Town of Camp Verde, as shown
3	on plat of record in Book 198 of Maps,
4	Page 51, records of Yavapai County, Ari-
5	zona, as described in instrument number
6	2020-0044727 recorded on August 7, 2020
7	in the records of the Yavapai County Re-
8	corder.
9	(iii) PARCEL 3.—Λ tract of land lo-
10	cated in the Northeast quarter of Section
11	19, Township 14 North, Range 5 East, of
12	the Gila and Salt River Base and Merid-
13	ian, Yavapai County, Arizona, being a por-
14	tion of that parcel described in Book 4227,
15	page 525 Record Source #1 (R1), records
16	of the Yavapai County Recorder's Office,
17	as described in instrument number 2022-
18	0059695 recorded on October 6, 2022 in
19	the records of the Yavapai County Re-
20	corder.
21	(F) GIANT'S GRAVE PROPERTY.—
22	(i) PARCEL 1.—A tract of land located
23	in the Northeast quarter of the Southwest
24	quarter of Section 19, Township 16 North,
25	Range 3 East of the Gila and Salt River

1	Base and Meridian, Yavapai County, Ari-
2	zona, as described in Book 3319, Page
3	620, instrument number 9667800 recorded
4	on November 27, 1996 in the records of
5	the Yavapai County Recorder.
6	(ii) PARCEL 2.—A tract of land lo-
7	cated in the South half of the South half
8	of Section 19 and in the Northeast quarter
9	of the Northwest quarter of Section 30,
10	Township 16 North, Range 3 East of the
11	Gila and Salt River Base and Meridian,
12	Yavapai County, Arizona, as described in
13	Book 3319, Page 620, instrument number
14	9667800 recorded on November 27, 1996
15	in the records of the Yavapai County Re-
16	corder.
17	(iii) PARCEL 3.—A tract of land 20
18	feet in width and more or less 178 feet in
19	length located in the South 1/2 of Section
20	19, Township 16 North, Range 3 East of
21	the Gila and Salt River Base and Merid-
22	ian, Yavapai County, Arizona, being a por-
23	tion of that certain parcel of land described
24	in Book 3568, Page 18, Official Records
25	recorded in the Yavapai County Recorder's

1	Office, Yavapai County, Arizona, as de-
2	scribed in instrument number 2022-
x- 3	0036985 recorded on June 15, 2022 in the
4	records of the Yavapai County Recorder.
5	(2) RESERVATION STATUS.—The land taken
6	into trust under paragraph (1) shall be a part of the
7	Yavapai-Apache Reservation and administered in ac-
8	cordance with the laws and regulations generally ap-
9	plicable to the land held in trust by the United
10	States for an Indian Tribe.
11	(3) VALID EXISTING RIGHTS.—The land taken
12	into trust under paragraph (1) shall be subject to
13	valid existing rights, including easements, rights-of-
14	way, contracts, and managements agreements.
15	(4) Limitations.—Nothing in this subsection
16	(a) affects any right or claim of the Yavapai-Apache
17	Nation to any land or interest in land in existence
18	before the date of enactment of this Act.
19	(5) LAND DESCRIPTIONS.—The Secretary may
20	correct, by mutual agreement with the Yavapai-
21	Apache Nation, any errors in the land descriptions
22	of the land conveyed to the Secretary pursuant to
23	Sections 110(b) and 201(b).
24	(6) CONFLICT.—If there is a conflict between a
25	map and a description of land in this Act, the map

1	shall control unless the Secretary and the Yavapai-
2	Apache Nation mutually agree otherwise.
3	SEC. 111. YAVAPAI-APACHE NATION CAP WATER.
4	(a) Yavapai-apache Nation Amended Cap Water
5	Delivery Contract.—
6	(1) IN GENERAL.—In accordance with the
7	Yavapai-Apache Nation Water Rights Settlement
8	Agreement and the requirements described in para-
9	graph (2), the Secretary shall enter into the YAN
10	Amended CAP Water Delivery Contract.
11	(2) REQUIREMENTS.—The requirements re-
12	ferred to in paragraph (1) are the following:
13	(A) IN GENERAL.—The YAN Amended
14	CAP Water Delivery Contract shall—
15	(i) be for permanent service (as that
16	term is used in section 5 of the Boulder
17	Canyon Project Act (43 U.S.C. 617d));
18	(ii) take effect on the Enforceability
19	Date; and
20	(iii) be without limit as to term.
21	(B) YAN CAP WATER.—
22	(i) IN GENERAL.—The YAN CAP
23	water may be delivered for use in the State
24	through—

1	×	(I) any project authorized under
2		this Act; or
3		(II) the CAP System.
4	- W	(C) CONTRACTUAL DELIVERY.—The Sec-
5		retary shall deliver the YAN CAP water to
6	9	Yavapai-Apache Nation in accordance with the
7		terms and conditions of the YAN Amended
8		CAP Water Delivery Contract.
9		(D) DELIVERY OF CAP INDIAN PRIORITY
10	10	WATER.—
11		(i) IN GENERAL.—If a time of short-
12		age exists, as that term is described in the
13		YAN Amended CAP Water Delivery Con-
14		tract, the amount of CAP Indian Priority
15		Water available to the YAN in such Year
16		shall be computed in accordance with sub-
17		section 5.8 of the YAN Amended CAP Re-
18		payment Contract.
19		(E) Leases and exchanges of yavapai-
20		APACHE NATION CAP WATER.—On or after the
21		date on which the YAN Amended CAP Water
22		Delivery Contract becomes effective, the
23		Yavapai-Apache Nation may, with the approval
24		of the Secretary, enter into contracts or options
25		to lease or to exchange YAN CAP Water in

1	Coconino, Gila, Maricopa, Pinal, Pima, and
2	Yavapai counties, Arizona, providing for the
3	temporary delivery to any individual or entity of
4	any portion of the YAN CAP Water.
5	(F) TERMS OF LEASES AND EX-
6	CHANGES.—
7	(i) Leasing.—Contracts or options to
8	lease under subparagraph (E) shall be for
9	a term of not more than 100 years.
10	(ii) Exchanges.—Contracts or op-
11	tions to exchange under subparagraph (E)
12	shall be for the term provided for in the
13	contract or option, as applicable.
14	(iii) RENEGOTIATION.—The YAN
15	may, with the approval of the Secretary,
16	renegotiate any lease described in subpara-
17	graph (E), at any time during the term of
18	the lease, if the term of the renegotiated
19	lease does not exceed 100 years.
20	(G) PROHIBITION ON PERMANENT ALIEN-
21	ATION.—No YAN CAP Water may be perma-
22	nently alienated.
23	(H) ENTITLEMENT TO LEASE AND EX-
24	CHANGE FUNDS; OBLIGATIONS OF THE UNITED
25	STATES.—

1	(i) ENTITLEMENT.—
2	(I) IN GENERAL.—The Yavapai-
3	Apache Nation shall be entitled to all
4	consideration due to the Yavapai-
5	Apache Nation under any contract to
6	lease, option to lease, contract to ex-
7	change, or option to exchange the
8	YAN CAP Water entered into by the
9	Yavapai-Apache Nation.
10	(II) EXCLUSION.—The United
11	States shall not, in any capacity, be
12	entitled to the consideration described
13	in subclause (I).
14	(ii) Obligations of the united
15	STATES.—The United States shall not, in
16	any capacity, have any trust or other obli-
17	gation to monitor, administer, or account
18	for, in any manner, any funds received by
19	the Yavapai-Apache Nation as consider-
20	ation under any contract to lease, option to
21	lease, contract to exchange, or option to
22	exchange the YAN CAP Water entered
23	into by Yavapai-Apache Nation, except in
24	a case in which the Yavapai-Apache Nation
25	deposits the proceeds of any lease, option

1	to lease, contract to exchange, or option to
2	exchange into an account held in trust for
3	the Yavapai-Apache Nation by the United
4	States.
5	(I) WATER USE AND STORAGE.—
6	(i) IN GENERAL.—The Yavapai-
7	Apache Nation may use YAN CAP Water
8	on or off the YAN Reservation.
9	(ii) Storage.—The Yavapai-Apache
10	Nation, in accordance with State law, may
11	store YAN CAP Water at 1 or more un-
12	derground storage facilities or groundwater
13	savings facilities.
14	(iii) Assignment.—The Yavapai-
15	Apache Nation may, without the approval
16	of the Secretary, sell, transfer, or assign
17	any long-term storage credits accrued as a
18	result of storage described in clause (ii).
19	(J) USE OUTSIDE STATE.—The Yavapai-
20	Apache Nation may not use, lease, exchange,
21	forbear, or otherwise transfer any YAN CAP
22	Water for use directly or indirectly outside the
23	State.
24	(K) CAP FIXED OM&R CHARGES.—

1	(i) IN GENERAL.—The CAP Oper-
2	ating Agency shall be paid the CAP Fixed
3	OM&R charges associated with the delivery
4	of all YAN CAP Water.
5	(ii) PAYMENT OF CHARGES.—Except
6	as provided in subparagraph (N), all CAP
7	Fixed OM&R charges associated with the
8	delivery of YAN CAP Water to the
9	Yavapai-Apache Nation shall be paid by-
10	(I) the Secretary, pursuant to
11	section 403(f)(2)(A) of the Colorado
12	River Basin Project Act (43 U.S.C.
13	1543(f)(2)(A)), subject to the condi-
14	tion that funds for that payment are
15	available in the Lower Colorado River
16	Basin Development Fund; and
17	(II) if the funds described in sub-
18	clause (I) become unavailable, the
19	Yavapai-Apache Nation.
20	(L) CAP PUMPING ENERGY CHARGES.—
21	(i) IN GENERAL.—The CAP Oper-
22	ating Agency shall be paid the CAP Pump-
23	ing Energy Charge associated with the de-
24	livery of YAN CAP Water only in cases in

1	which the CAP System is used for the de-
2	livery of that water.
3	(ii) PAYMENT OF CHARGES.—Except
4	for CAP Water not delivered through the
5	CAP System, which does not incur a CAP
6	Pumping Energy Charge, or water deliv-
7	ered to other persons as described in sub-
8	paragraph (N), any applicable CAP Pump-
9	ing Energy Charge associated with the de-
10	livery of the YAN CAP Water shall be paid
11	by the Yavapai-Apache Nation.
12	(M) Waiver of property tax equiva-
13	LENCY PAYMENTS.—No property tax or in-lieu
14	property tax equivalency shall be due or payable
15	by the Yavapai-Apache Nation for the delivery
16	of CAP Water or for the storage of CAP Water
17	in an underground storage facility or ground-
18	water savings facility.
19	(N) Lessee responsibility for
20	CHARGES.—
21	(i) IN GENERAL.—Any lease or option
22	to lease providing for the temporary deliv-
23	ery to other persons of any YAN CAP
24	Water shall require the lessee to pay to the
25	CAP Operating Agency the CAP Fixed

,1	OM&R Charge and the CAP Pumping En-
2	ergy Charge associated with the delivery of
3	the leased water.
4	(ii) No responsibility for pay-
5	MENT.—Neither the Yavapai-Apache Na-
6	tion nor the United States in any capacity
7	shall be responsible for the payment of any
8	charges associated with the delivery of the
9	YAN CAP Water leased to other persons.
10	(O) ADVANCE PAYMENT.—No YAN CAP
11	Water shall be delivered unless the CAP Fixed
12	OM&R Charge and any applicable CAP Pump-
13	ing Energy Charge associated with the delivery
14	of that water have been paid in advance.
15	(P) CALCULATION.—The charges for deliv-
16	ery of YAN CAP Water pursuant to the
17	Yavapai-Apache Nation Amended CAP Water
18	Delivery Contract shall be calculated in accord-
19	ance with the CAP Repayment Stipulation.
20	(Q) CAP REPAYMENT.—For purposes of
21	determining the allocation and repayment of
22	costs of any stages of the CAP System con-
23	structed after November 21, 2007, the costs as-
24	sociated with the delivery of YAN CAP Water
25	whether such water is delivered for use by the

1		Yavapai-Apache Nation, or in accordance with
2		any assignment, exchange, lease, option to
3		lease, or other agreement for the temporary dis-
4		position of YAN CAP Water entered into by the
5		YAN, shall be—
6		(i) nonreimbursable; and
7		(ii) excluded from the repayment obli-
8		gation of the Central Arizona Water Con-
9		servation District.
10		(R) Nonreimbursable cap construc-
11		TION COSTS.—
12		(i) IN GENERAL.—With respect to the
13		costs associated with the construction of
14		the CAP System allocable to the Yavapai-
15		Apache Nation—
16		(I) the costs shall be nonreim-
17		bursable; and
18		(II) the Yavapai-Apache Nation
19		shall have no repayment obligation for
20		the costs.
21		(ii) Capital Charges.—No CAP
22		water service capital charges shall be due
23	ié.	or payable for the YAN CAP Water, re-
24		gardless of whether the YAN CAP Water
25		is delivered—

1	(I) for use by the Yavapai-
2	Apache Nation; or
3	(II) under any lease, option to
4	lease, exchange, or option to exchange
5	entered into by the Yavapai-Apache
6	Nation.
7	SEC. 112. ENFORCEABILITY DATE.
8	(a) IN GENERAL.—The Agreement, including the
9	waivers and releases of claims described in section 108,
10	shall take effect and be fully enforceable on the date on
11	which the Secretary publishes in the Federal Register a
12	statement of findings that—
13	(1) to the extent the Agreement conflicts with
14	this Act—
15	(Λ) the Agreement has been revised
16	through an amendment to eliminate the con-
17	flict; and
18	(B) the revised Agreement, including any
19	exhibit requiring amendment or execution by
20	any party to the Agreement, has been executed
21	by all required parties;
22	(2) the waivers, releases and retentions of
23	claims described in paragraph 13.0 of the Agree-
24	ment and in section 108 of this Act have been exe-

1	cuted by the Yavapai-Apache Nation, the United
2	States, and the other parties to the Agreement;
3	(3) the full amount described in section
4	107(a)(1)(A), as adjusted by section 107(d)(1), has
5	been deposited into the Cragin-Verde Pipeline Ac-
6	count of the Tú ńlí5?í5?níchoh Water Infrastructure
7	Project Fund;
8	(4) the full amount described in section
9	107(a)(1)(B), as adjusted by section 107(d)(1), has
10	been deposited into the YAN Drinking Water Sys-
11	tem Account of the Tú ńlí5?í5?níchoh Water Infra-
12	structure Project Fund;
13	(5) the full amounts described in sections
14	107(a)(2)(A), (B), (C), (D) and (E), as adjusted by
15	section 107(d)(2), have been deposited into the
16	Trust Fund;
17	(6) the Arizona Department of Water Re-
18	sources has conditionally approved the severance and
19	transfer of the right of SRP to the diversion and
20	beneficial use of water under Arizona Department of
21	Water Rights Certificate of Water Right No.
22	3696.0002 as described in Paragraph 8.0 of the
23	Agreement, in an amount not to exceed an average
24	of 3,410.26 AFY, up to a maximum of 3,977.92
25	acre-feet in any given Year, to the Nation and the

1	United States in its capacity as trustee for the Na-
2	tion, and has issued a conditional certificate of water
3	right to the Nation and the United States in its ca-
4	pacity as trustee for the Nation, to become effective
5	on the Enforceability Date;
6	(7) the changes in places of use and points of
7	diversion for the surface water rights to the Verde
8	River as described in Subparagraph 5.4 of the
9	Agreement have been conditionally approved, to be-
10	come effective on the Enforceability Date, provided
11	that the YAN, in its sole discretion, may waive this
12	condition;
13	(8) the Gila River Adjudication Court has in-
14	cluded the water right for instream flow for the Na-
15	tion and the United States as trustee for the Nation,
16	as described in Subparagraphs 11.2 and 11.3 of the
17	YAN Judgment, which substantially conforms to the
18	attributes described in Exhibit 11.1B to the Agree-
19	ment, provided that the Nation, in its sole discre-
20	tion, may waive this condition;
21	(9) except as otherwise provided in paragraph
22	(7) and (8), the Gila River Adjudication Court has
23	approved the YAN Judgment in substantially the
24	same form attached as Exhibit 13.9 to the Agree-

1	ment, as amended to ensure consistency with this
2	Act;
3	(10) the Secretary has issued a final record of
4	decision approving the construction of the Tú
5	ńli5?i5?níchoh Water Infrastructure Project as de-
6	scribed section 103 of this Act;
7	(11) the Nation and the Town of Clarkdale
8	have executed the Water and Sewer Service Agree-
9	ment described in Exhibit 16.1.2.3 to the Agree-
10	ment, provided that, the Nation, in its sole discre-
11	tion, may waive this condition;
12	(12) the Nation and the Town of Camp Verde
13	have executed the Interconnection and Exchange
14	Agreement described in Exhibit 16.1.2.2 to the
15	Agreement provided that, the Nation, in its sole dis-
16	cretion, may waive this condition; and
17	(13) The tribal council of the Yavapai-Apache
18	Nation has adopted a resolution, as described in sec-
19	tion 113(a) of this Act, consenting to the limited
20	waiver of sovereign immunity from suit in the cir-
21	cumstances described in section 113(a)(3).
22	(b) Failure to Satisfy Conditions.—
23	(1) In general.—Except as provided in para-
24	graph (2), if the Secretary fails to publish in the
25	Federal Register a statement of findings under sub-

1	section (a) by June 30, 2035, or such alternative
2	later date as may be agreed to by the Yavapai-
3	Apache Nation, the Secretary, and the State:
4	(A) this Act is repealed with the exception
5	described in paragraph (2) below;
6	(B) any action taken by the Secretary and
7	any contract or agreement entered into pursu-
8	ant to this Act shall be void;
9	(C) The United States shall be entitled to
10	Offset any Federal amounts made available
11	under section 107(e)(2) that were used under
12	that section against any claims asserted by the
13	Yavapai-Apache Nation against the United
14	States; and
15	(D) Any amounts appropriated under sec-
16	tion 107, together with any investment earnings
17	on those amounts, less any amounts expended
18	under section 104(e)(2), shall revert imme-
19	diately to the general fund of the Treasury.
20	(2) Exception.—Notwithstanding subsection
21	(b)(1), if the Secretary fails to publish in the Fed-
22	eral Register a statement of findings under sub-
23	section (a) by June 30, 2035, or such alternative
24	later date as may be agreed to by the Yavapai-

1	Apache Nation, the Secretary, and the State, sec-
2	tions 110 and 201 shall remain in effect.
3	SEC. 113. ADMINISTRATION.
4	(a) LIMITED WAIVER OF SOVEREIGN IMMUNITY BY
5	THE YAVAPAI-APACHE NATION AND THE UNITED STATES
6	ACTING AS TRUSTEE FOR THE YAVAPAI-APACHE NA-
7	TION.—
8	(1) The Yavapai-Apache Nation, and the
9	United States acting as trustee for the Yavapai-
10	Apache Nation, may be joined in any action brought
11	in any circumstance described in paragraph (3), and
12	any claim by the Yavapai-Apache Nation and the
13	United States to sovereign immunity from any such
14	action is waived.
15	(2) By resolution dated June 26, 2024, the
16	Yavapai-Apache Nation Council has affirmatively
17	consented to the limited waiver of sovereign immu-
18	nity from suit in any circumstance described in
19	paragraph (3) notwithstanding any provision of the
20	Yavapai-Apache Nation Code or any other Yavapai-
21	Apache Nation law.
22	(3) A circumstance referred to in subsections
23	(a)(1) and (a)(2) is described as any of the fol-
24	lowing:
25	(A) Any party to the Agreement:

1	(i) brings an action in any court of
2	competent jurisdiction relating only and di-
3	rectly to the interpretation or enforcement
4	of:
5	(I) this Act; or
6	(II) the Agreement and exhibits
7	to the Agreement;
8	(ii) names the Yavapai-Apache Na-
9	tion, or the United States acting as trustee
10	for the Yavapai-Apache Nation, as a party
11	in that action; and
12	(iii) doesnot include any request for
13	award against the Yavapai-Apache Nation,
14	or the United States acting as trustee for
15	the Yavapai-Apache Nation, for money
16	damages, court costs, or attorney fees, ex-
17	cept for claims brought by a party pursu-
18	ant to the YAN-SRP Water Delivery and
19	Use Agreement and YAN-SRP Exchange
20	Agreement.
21	(B) Any landowner or water user in the
22	Gila River Watershed:
23	(i) brings an action in any court of
24	competent jurisdiction relating only and di-

1	rectly to the interpretation or enforcement
2	of:
3	(I) paragraph 13.0 of the Agree-
4	ment;
5	(II) the Gila River Adjudication
6	Decree;
7	(III) section 108 of this Act; or
8	(ii) names the Yavapai-Apache Na-
9	tion, or the United States acting as trustee
10	for the Yavapai-Apache Nation, as a party
11	in that action; and
12	(iii) shall not include any request for
13	award against the Yavapai-Apache Nation,
14	or the United States acting as trustee for
15	the Yavapai-Apache Nation, for money
16	damages, court costs or attorney fees.
17	(b) Antideficiency.—Notwithstanding any author-
18	ization of appropriations to carry out this Act, the United
19	States shall not be liable for any failure of the United
20	States to carry out any obligation or activity authorized
21	by this Act (including all agreements or exhibits ratified
22	or confirmed by this Act) if adequate appropriations are
23	not provided expressly by Congress to carry out the pur-
24	poses of this Act.

1	(e) Applicability of Reclamation Reform
2	ACT.—The Reclamation Reform Act of 1982 (43 U.S.C.
3	390aa et seq.) and any other acreage limitation or full-
4	cost pricing provision under Federal law shall not apply
5	to any individual, entity, or land solely on the basis of-
6	(1) receipt of any benefit under this title;
7	(2) the execution or performance of the Agree-
8	ment; or
9	(3) the use, storage, delivery, lease, or exchange
10	of CAP water.
11	SEC. 114. MISCELLANEOUS.
12	(a) C.C. CRAGIN DAM AND RESERVOIR.—Section
13	213(f)(3)(B) of Public Law $108-451$ is amended to:
14	(1) Delete the reference in the first sentence to
15	"Blue Ridge Reservoir" and add a reference to
16	"C.C. Cragin Dam and Reservoir", as follows:
17	AVAILABILITY OF WATER.—Up to
18	3,500 acre-feet of water per year may be made
19	available from Blue Ridge Reservoir C.C.
20	Cragin Dam and Reservoir for municipal and
21	domestic uses in Northern Gila County, Ari-
22	zona, without cost to the Salt River Federal
23	Reclamation Project.
24	(2) Add a second sentence, as follows:

1	Up to 1,639.74 acre-feet of water per year
2	may be made available from the C.C. Cragin
3	Reservoir for municipal and domestic uses in
4	Yavapai County, Arizona, without cost to the
5	Salt River Federal Reclamation Project, pro-
6	vided that, on or before December 31, 2029,
7	water users in Yavapai County have contracted
8	with the Salt River Federal Reclamation
9	Project for the use of the water described in
10	this subsection 213(f)(3)(B).
11	(b) EFFECT OF TITLE.—Nothing in this title quan-
12	tifies or otherwise affects any water right or claim or enti-
13	tlement to water of any Indian tribe, band, or community
14	other than the Yavapai-Apache Nation.
15	TITLE II—YAVAPAI-APACHE
16	LAND EXCHANGE
17	SEC. 201. YAVAPAI-APACHE LAND EXCHANGE.
18	(a) YAVAPAI-APACHE LAND EXCHANGE.—Notwith-
19	standing any other provision of law, the Secretary of the
20	Department of Agriculture is directed to—
21	(1) within thirty (30) days of enactment of this
22	Act, unless the Secretary of the Department of Agri-
23	culture has already accepted title to such land, ac-
24	cept title to the Non-Federal Land consisting of ap-
25	proximately 4,781.96 acres owned by the Yavapai-

1	Apache Nation in the State, as described in subpara-
2	graphs (4)(A), (B), (C), (D), (E) and (F) and Ex-
3	hibits 2.98G-1, 2.98G-2, 2.98G-3, 2.98G-4, 2.98G-5
4	and 2.98G-6 to the Agreement, and such lands are
5	deemed added to each National Forest listed in the
6	description in subparagraphs (a)(4)(A)-(F) upon the
7	date of acceptance of title by the Secretary of the
8	Department of Agriculture;
9	(2) within thirty (30) days of enactment of this
10	Act, unless such lands have already been transferred
11	by the Forest Service to the Yavapai-Apache Nation,
12	transfer the Federal Land consisting of approxi-
13	mately 3,087.90 acres held by the Forest Service, as
14	described in subparagraphs (5)(Λ), (B), (C), (D),
15	(E), (F), (G), (H) and (I) and shown in Exhibit
16	2.98Λ to the Agreement, to the Secretary of the In-
17	terior to be held in trust by the United States for
18	the benefit of the Yavapai-Apache Nation; and
19	(3) within thirty (30) days of enactment of this
20	Act, unless such lands have already been transferred
21	by the Forest Service to the Yavapai-Apache Nation
22	as of the date of enactment of this Act, convey the
23	Federal Land consisting of approximately 118.92
24	acres held by the Forest Service as described in sub-

1	paragraph (5)(J), to the Yavapai-Apache Nation in
2	fee.
3	(4) Non-federal land.—For purposes of this
4	subsection (b), Non-Federal Land shall include the
5	following as depicted in Exhibit 2.98 of the Agree-
6	ment:
7	(A) Red Mountain at Yavapai Ranch Six
8	Sections Parcel (YAN1) - Prescott National
9	Forest
10	(B) Johnston Ranch Parcel (YAN2) -
11	Coconino National Forest
12	(C) Pinedale Parcel (YAN3) – Apache-
13	Sitgreaves National Forest
14	(D) Laurel Leaf Parcel (YAN4) - Prescott
15	National Forest
16	(E) Heber Parcel (YAN5) - Apache-
17	Sitgreaves National Forest
18	(F) Williams Parcel (YAN6) – Kaibab Na-
19	tional Forest
20	(5) FEDERAL LAND.—For purposes of this sub-
21	section (b), Federal Land shall include the following
22	as depicted in Exhibit 2.98 of the Agreement:
23	(A) Montezuma A Parcel (NF1)
24	(B) Montezuma B Parcel (NF2)
25	(C) Montezuma C Parcel (NF3)

1	(D) Montezuma D Parcel (NF4)
2	(E) Lower 260 Parcel (NF5)
3	(F) Upper 260 Parcel (NF6)
4	(G) Middle Verde A Parcel (NF7)
5	(H) Middle Verde B Parcel (NF8)
6	(I) Middle Verde C Parcel (NF9)
7	(J) Cedar Ridge Parcel (NF10)
8	(b) LAND TO BE TAKEN INTO TRUST.—If the lands
9	described in subparagraphs (5)(A), (B), (C), (D), (E),
10	(F), (G), (H) and (I) are held by the Yavapai-Apache Na-
11	tion in fee as of the date of enactment of this Λ ct, within
12	thirty (30) days of enactment of this Act, the Secretary
13	is authorized and directed to take legal title to the land
14	and hold such land in trust for the benefit of the Yavapai-
15	Apache Nation.
16	(c) RESERVATION STATUS.—The land taken into
17	trust under subsection (b) shall be a part of the Yavapai-
18	Apache Reservation and administered in accordance with
19	the laws and regulations generally applicable to the land
20	held in trust by the United States for an Indian Tribe.
21	(d) VALID EXISTING RIGHTS.—The land taken into
22	trust under subsection (b) shall be subject to valid existing
23	rights, including easements, rights-of-way, contracts, and
24	managements agreements.

- 1 (e) LIMITATIONS.—Nothing in this section 201 af-
- 2 fects any right or claim of the Yavapai-Apache Nation to
- 3 any land or interest in land in existence before the date
- 4 of enactment of this Act.
- 5 SEC. 202. TOWN OF CAMP VERDE AND FOREST SERVICE.
- 6 (a) Town of Camp Verde Public Safety Par-
- 7 CEL.—Pursuant to existing authorities, the Forest Service
- 8 shall work expeditiously with the Town of Camp Verde to
- 9 transfer title to the Town of Camp Verde of up to 40 acres
- 10 of Forest Service land located at the intersection of Inter-
- 11 state 17 and General Crook Trail within the municipal
- 12 boundaries of the Town of Camp Verde for public safety
- 13 and other municipal purposes.