

113TH CONGRESS  
1ST SESSION

# H. R. 2641

To provide for improved coordination of agency actions in the preparation and adoption of environmental documents for permitting determinations, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 10, 2013

Mr. MARINO (for himself, Mr. BACHUS, Mr. COBLE, Mr. FRANKS of Arizona, Mr. SMITH of Texas, Mr. AMODEI, and Mr. OWENS) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To provide for improved coordination of agency actions in the preparation and adoption of environmental documents for permitting determinations, 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.**

4       This Act may be cited as the “Responsibly And Pro-  
5 fessionally Invigorating Development Act of 2013” or as  
6 the “RAPID Act”.

1     **SEC. 2. COORDINATION OF AGENCY ADMINISTRATIVE OP-**  
2                 **ERATIONS FOR EFFICIENT DECISIONMAKING.**

3         (a) IN GENERAL.—Part I of chapter 5 of title 5,  
4 United States Code, is amended by inserting after sub-  
5 chapter II the following:

6                 “SUBCHAPTER II A—INTERAGENCY  
7                 COORDINATION REGARDING PERMITTING  
8     **“§ 560. Coordination of agency administrative oper-**  
9                 **ations for efficient decisionmaking**

10         “(a) CONGRESSIONAL DECLARATION OF PURPOSE.—  
11 The purpose of this subchapter is to establish a framework  
12 and procedures to streamline, increase the efficiency of,  
13 and enhance coordination of agency administration of the  
14 regulatory review, environmental decisionmaking, and per-  
15 mitting process for projects undertaken, reviewed, or fund-  
16 ed by Federal agencies. This subchapter will ensure that  
17 agencies administer the regulatory process in a manner  
18 that is efficient so that citizens are not burdened with reg-  
19 ulatory excuses and time delays.

20         “(b) DEFINITIONS.—For purposes of this sub-  
21 chapter, the term—

22                 “(1) ‘agency’ means any agency, department, or  
23 other unit of Federal, State, local, or Indian tribal  
24 government;

25                 “(2) ‘category of projects’ means 2 or more  
26 projects related by project type, potential environ-

1       mental impacts, geographic location, or another  
2       similar project feature or characteristic;

3           “(3) ‘environmental assessment’ means a con-  
4       cise public document for which a Federal agency is  
5       responsible that serves to—

6              “(A) briefly provide sufficient evidence and  
7       analysis for determining whether to prepare an  
8       environmental impact statement or a finding of  
9       no significant impact;

10             “(B) aid an agency’s compliance with  
11       NEPA when no environmental impact state-  
12       ment is necessary; and

13             “(C) facilitate preparation of an environ-  
14       mental impact statement when one is necessary;

15           “(4) ‘environmental impact statement’ means  
16       the detailed statement of significant environmental  
17       impacts required to be prepared under NEPA;

18           “(5) ‘environmental review’ means the Federal  
19       agency procedures for preparing an environmental  
20       impact statement, environmental assessment, cat-  
21       egorical exclusion, or other document under NEPA;

22           “(6) ‘environmental decisionmaking process’  
23       means the Federal agency procedures for under-  
24       taking and completion of any environmental permit,  
25       decision, approval, review, or study under any Fed-

1       eral law other than NEPA for a project subject to  
2       an environmental review;

3           “(7) ‘environmental document’ means an envi-  
4       ronmental assessment or environmental impact  
5       statement, and includes any supplemental document  
6       or document prepared pursuant to a court order;

7           “(8) ‘finding of no significant impact’ means a  
8       document by a Federal agency briefly presenting the  
9       reasons why a project, not otherwise subject to a  
10      categorical exclusion, will not have a significant ef-  
11      fect on the human environment and for which an en-  
12      vironmental impact statement therefore will not be  
13      prepared;

14          “(9) ‘lead agency’ means the Federal agency  
15       preparing or responsible for preparing the environ-  
16       mental document;

17          “(10) ‘NEPA’ means the National Environ-  
18       mental Policy Act of 1969 (42 U.S.C. 4321 et seq.);

19          “(11) ‘project’ means major Federal actions  
20       that are construction activities undertaken with Fed-  
21       eral funds or that are construction activities that re-  
22       quire approval by a permit or regulatory decision  
23       issued by a Federal agency;

24          “(12) ‘project sponsor’ means the agency or  
25       other entity, including any private or public-private

1 entity, that seeks approval for a project or is other-  
2 wise responsible for undertaking a project; and

3       “(13) ‘record of decision’ means a document  
4 prepared by a lead agency under NEPA following an  
5 environmental impact statement that states the lead  
6 agency’s decision, identifies the alternatives consid-  
7 ered by the agency in reaching its decision and  
8 states whether all practicable means to avoid or min-  
9 imize environmental harm from the alternative se-  
10 lected have been adopted, and if not, why they were  
11 not adopted.

12     “(c) PREPARATION OF ENVIRONMENTAL DOCU-  
13 MENTS.—Upon the request of the lead agency, the project  
14 sponsor shall be authorized to prepare any document for  
15 purposes of an environmental review required in support  
16 of any project or approval by the lead agency if the lead  
17 agency furnishes oversight in such preparation and inde-  
18 pendently evaluates such document and the document is  
19 approved and adopted by the lead agency prior to taking  
20 any action or making any approval based on such docu-  
21 ment.

22     “(d) ADOPTION AND USE OF DOCUMENTS.—

23       “(1) DOCUMENTS PREPARED UNDER NEPA.—

24           “(A) Not more than 1 environmental im-  
25            pact statement and 1 environmental assessment

1 shall be prepared under NEPA for a project  
2 (except for supplemental environmental docu-  
3 ments prepared under NEPA or environmental  
4 documents prepared pursuant to a court order),  
5 and, except as otherwise provided by law, the  
6 lead agency shall prepare the environmental im-  
7 pact statement or environmental assessment.  
8 After the lead agency issues a record of deci-  
9 sion, no Federal agency responsible for making  
10 any approval for that project may rely on a doc-  
11 ument other than the environmental document  
12 prepared by the lead agency.

13 “(B) Upon the request of a project spon-  
14 sor, a lead agency may adopt, use, or rely upon  
15 secondary and cumulative impact analyses in-  
16 cluded in any environmental document prepared  
17 under NEPA for projects in the same geo-  
18 graphic area where the secondary and cumu-  
19 lative impact analyses provide information and  
20 data that pertains to the NEPA decision for the  
21 project under review.

22 “(2) STATE ENVIRONMENTAL DOCUMENTS;

23 SUPPLEMENTAL DOCUMENTS.—

24 “(A) Upon the request of a project spon-  
25 sor, a lead agency may adopt a document that

1 has been prepared for a project under State  
2 laws and procedures as the environmental im-  
3 pact statement or environmental assessment for  
4 the project, provided that the State laws and  
5 procedures under which the document was pre-  
6 pared provide environmental protection and op-  
7 portunities for public involvement that are sub-  
8 stantially equivalent to NEPA.

9                 “(B) An environmental document adopted  
10 under subparagraph (A) is deemed to satisfy  
11 the lead agency’s obligation under NEPA to  
12 prepare an environmental impact statement or  
13 environmental assessment.

14                 “(C) In the case of a document described  
15 in subparagraph (A), during the period after  
16 preparation of the document but before its  
17 adoption by the lead agency, the lead agency  
18 shall prepare and publish a supplement to that  
19 document if the lead agency determines that—

20                         “(i) a significant change has been  
21 made to the project that is relevant for  
22 purposes of environmental review of the  
23 project; or

24                         “(ii) there have been significant  
25 changes in circumstances or availability of

1                   information relevant to the environmental  
2                   review for the project.

3                   “(D) If the agency prepares and publishes  
4                   a supplemental document under subparagraph  
5                   (C), the lead agency may solicit comments from  
6                   agencies and the public on the supplemental  
7                   document for a period of not more than 45  
8                   days beginning on the date of the publication of  
9                   the supplement.

10                  “(E) A lead agency shall issue its record of  
11                  decision or finding of no significant impact, as  
12                  appropriate, based upon the document adopted  
13                  under subparagraph (A), and any supplements  
14                  thereto.

15                  “(3) CONTEMPORANEOUS PROJECTS.—If the  
16                  lead agency determines that there is a reasonable  
17                  likelihood that the project will have similar environ-  
18                  mental impacts as a similar project in geographical  
19                  proximity to the project, and that similar project  
20                  was subject to environmental review or similar State  
21                  procedures within the 5-year period immediately pre-  
22                  ceding the date that the lead agency makes that de-  
23                  termination, the lead agency may adopt the environ-  
24                  mental document that resulted from that environ-  
25                  mental review or similar State procedure. The lead

1 agency may adopt such an environmental document,  
2 if it is prepared under State laws and procedures  
3 only upon making a favorable determination on such  
4 environmental document pursuant to paragraph  
5 (2)(A).

6 “(e) PARTICIPATING AGENCIES.—

7 “(1) IN GENERAL.—The lead agency shall be  
8 responsible for inviting and designating participating  
9 agencies in accordance with this subsection. The  
10 lead agency shall provide the invitation or notice of  
11 the designation in writing.

12 “(2) FEDERAL PARTICIPATING AGENCIES.—Any  
13 Federal agency that is required to adopt the envi-  
14 ronmental document of the lead agency for a project  
15 shall be designated as a participating agency and  
16 shall collaborate on the preparation of the environ-  
17 mental document, unless the Federal agency informs  
18 the lead agency, in writing, by a time specified by  
19 the lead agency in the designation of the Federal  
20 agency that the Federal agency—

21 “(A) has no jurisdiction or authority with  
22 respect to the project;

23 “(B) has no expertise or information rel-  
24 evant to the project; and

1                 “(C) does not intend to submit comments  
2                 on the project.

3                 “(3) INVITATION.—The lead agency shall iden-  
4                 tify, as early as practicable in the environmental re-  
5                 view for a project, any agencies other than an agen-  
6                 cy described in paragraph (2) that may have an in-  
7                 terest in the project, including, where appropriate,  
8                 Governors of affected States, and heads of appro-  
9                 priate tribal and local (including county) govern-  
10                 ments, and shall invite such identified agencies and  
11                 officials to become participating agencies in the envi-  
12                 ronmental review for the project. The invitation shall  
13                 set a deadline of 30 days for responses to be sub-  
14                 mitted, which may only be extended by the lead  
15                 agency for good cause shown. Any agency that fails  
16                 to respond prior to the deadline shall be deemed to  
17                 have declined the invitation.

18                 “(4) EFFECT OF DECLINING PARTICIPATING  
19                 AGENCY INVITATION.—Any agency that declines a  
20                 designation or invitation by the lead agency to be a  
21                 participating agency shall be precluded from submit-  
22                 ting comments on any document prepared under  
23                 NEPA for that project or taking any measures to  
24                 oppose, based on the environmental review, any per-  
25                 mit, license, or approval related to that project.

1                 “(5) EFFECT OF DESIGNATION.—Designation  
2                 as a participating agency under this subsection does  
3                 not imply that the participating agency—

4                         “(A) supports a proposed project; or  
5                         “(B) has any jurisdiction over, or special  
6                         expertise with respect to evaluation of, the  
7                         project.

8                 “(6) COOPERATING AGENCY.—A participating  
9                 agency may also be designated by a lead agency as  
10                 a ‘cooperating agency’ under the regulations con-  
11                 tained in part 1500 of title 40, Code of Federal Reg-  
12                 ulations, as in effect on January 1, 2011. Designa-  
13                 tion as a cooperating agency shall have no effect on  
14                 designation as participating agency. No agency that  
15                 is not a participating agency may be designated as  
16                 a cooperating agency.

17                 “(7) CONCURRENT REVIEWS.—Each Federal  
18                 agency shall—

19                         “(A) carry out obligations of the Federal  
20                 agency under other applicable law concurrently  
21                 and in conjunction with the review required  
22                 under NEPA; and

23                         “(B) in accordance with the rules made by  
24                 the Council on Environmental Quality pursuant  
25                 to subsection (n)(1), make and carry out such

1           rules, policies, and procedures as may be rea-  
2           sonably necessary to enable the agency to en-  
3           sure completion of the environmental review  
4           and environmental decisionmaking process in a  
5           timely, coordinated, and environmentally re-  
6           sponsible manner.

7           “(8) COMMENTS.—Each participating agency  
8           shall limit its comments on a project to areas that  
9           are within the authority and expertise of such par-  
10          ticipating agency. Each participating agency shall  
11          identify in such comments the statutory authority of  
12          the participating agency pertaining to the subject  
13          matter of its comments. The lead agency shall not  
14          act upon, respond to or include in any document  
15          prepared under NEPA, any comment submitted by  
16          a participating agency that concerns matters that  
17          are outside of the authority and expertise of the  
18          commenting participating agency.

19           “(f) PROJECT INITIATION REQUEST.—

20           “(1) NOTICE.—A project sponsor shall provide  
21          the Federal agency responsible for undertaking a  
22          project with notice of the initiation of the project by  
23          providing a description of the proposed project, the  
24          general location of the proposed project, and a state-  
25          ment of any Federal approvals anticipated to be nec-

1       essary for the proposed project, for the purpose of  
2       informing the Federal agency that the environmental  
3       review should be initiated.

4           “(2) LEAD AGENCY INITIATION.—The agency  
5       receiving a project initiation notice under paragraph  
6       (1) shall promptly identify the lead agency for the  
7       project, and the lead agency shall initiate the envi-  
8       ronmental review within a period of 45 days after  
9       receiving the notice required by paragraph (1) by in-  
10      viting or designating agencies to become partici-  
11      pating agencies, or, where the lead agency deter-  
12      mines that no participating agencies are required for  
13      the project, by taking such other actions that are  
14      reasonable and necessary to initiate the environ-  
15      mental review.

16           “(g) ALTERNATIVES ANALYSIS.—

17           “(1) PARTICIPATION.—As early as practicable  
18       during the environmental review, but no later than  
19       during scoping for a project requiring the prepara-  
20       tion of an environmental impact statement, the lead  
21       agency shall provide an opportunity for involvement  
22       by cooperating agencies in determining the range of  
23       alternatives to be considered for a project.

24           “(2) RANGE OF ALTERNATIVES.—Following  
25       participation under paragraph (1), the lead agency

1 shall determine the range of alternatives for consider-  
2 ation in any document which the lead agency is re-  
3 sponsible for preparing for the project, subject to the  
4 following limitations:

5                 “(A) NO EVALUATION OF CERTAIN ALTER-  
6 NATIVES.—No Federal agency shall evaluate  
7 any alternative that was identified but not car-  
8 ried forward for detailed evaluation in an envi-  
9 ronmental document or evaluated and not se-  
10 lected in any environmental document prepared  
11 under NEPA for the same project.

12                 “(B) ONLY FEASIBLE ALTERNATIVES  
13 EVALUATED.—Where a project is being con-  
14 structed, managed, funded, or undertaken by a  
15 project sponsor that is not a Federal agency,  
16 Federal agencies shall only be required to evalu-  
17 ate alternatives that the project sponsor could  
18 feasibly undertake, consistent with the purpose  
19 of and the need for the project, including alter-  
20 natives that can be undertaken by the project  
21 sponsor and that are technically and economi-  
22 cally feasible.

23                 “(3) METHODOLOGIES.—

24                 “(A) IN GENERAL.—The lead agency shall  
25 determine, in collaboration with cooperating

1           agencies at appropriate times during the envi-  
2           ronmental review, the methodologies to be used  
3           and the level of detail required in the analysis  
4           of each alternative for a project. The lead agen-  
5           cy shall include in the environmental document  
6           a description of the methodologies used and  
7           how the methodologies were selected.

8           “(B) NO EVALUATION OF INAPPROPRIATE  
9           ALTERNATIVES.—When a lead agency deter-  
10          mines that an alternative does not meet the  
11          purpose and need for a project, that alternative  
12          is not required to be evaluated in detail in an  
13          environmental document.

14          “(4) PREFERRED ALTERNATIVE.—At the dis-  
15          cretion of the lead agency, the preferred alternative  
16          for a project, after being identified, may be devel-  
17          oped to a higher level of detail than other alter-  
18          natives in order to facilitate the development of miti-  
19          gation measures or concurrent compliance with other  
20          applicable laws if the lead agency determines that  
21          the development of such higher level of detail will  
22          not prevent the lead agency from making an impar-  
23          tial decision as to whether to accept another alter-  
24          native which is being considered in the environ-  
25          mental review.

1           “(5) EMPLOYMENT ANALYSIS.—The evaluation  
2       of each alternative in an environmental impact state-  
3       ment or an environmental assessment shall identify  
4       the potential effects of the alternative on employ-  
5       ment, including potential short-term and long-term  
6       employment increases and reductions and shifts in  
7       employment.

8           “(h) COORDINATION AND SCHEDULING.—

9           “(1) COORDINATION PLAN.—

10           “(A) IN GENERAL.—The lead agency shall  
11       establish and implement a plan for coordinating  
12       public and agency participation in and comment  
13       on the environmental review for a project or  
14       category of projects to facilitate the expeditious  
15       resolution of the environmental review.

16           “(B) SCHEDULE.—

17           “(i) IN GENERAL.—The lead agency  
18       shall establish as part of the coordination  
19       plan for a project, after consultation with  
20       each participating agency and, where appli-  
21       cable, the project sponsor, a schedule for  
22       completion of the environmental review.  
23       The schedule shall include deadlines, con-  
24       sistent with subsection (i), for decisions  
25       under any other Federal laws (including

1                   the issuance or denial of a permit or li-  
2                   cense) relating to the project that is cov-  
3                   ered by the schedule.

4                   “(ii) FACTORS FOR CONSIDER-  
5                   ATION.—In establishing the schedule, the  
6                   lead agency shall consider factors such  
7                   as—

8                   “(I) the responsibilities of par-  
9                   ticipating agencies under applicable  
10                  laws;

11                  “(II) resources available to the  
12                  participating agencies;

13                  “(III) overall size and complexity  
14                  of the project;

15                  “(IV) overall schedule for and  
16                  cost of the project;

17                  “(V) the sensitivity of the natural  
18                  and historic resources that could be  
19                  affected by the project; and

20                  “(VI) the extent to which similar  
21                  projects in geographic proximity were  
22                  recently subject to environmental re-  
23                  view or similar State procedures.

24                  “(iii) COMPLIANCE WITH THE SCHED-  
25                  ULE.—

1                   “(I) All participating agencies  
2 shall comply with the time periods es-  
3 tablished in the schedule or with any  
4 modified time periods, where the lead  
5 agency modifies the schedule pursuant  
6 to subparagraph (D).

7                   “(II) The lead agency shall dis-  
8 regard and shall not respond to or in-  
9 clude in any document prepared under  
10 NEPA, any comment or information  
11 submitted or any finding made by a  
12 participating agency that is outside of  
13 the time period established in the  
14 schedule or modification pursuant to  
15 subparagraph (D) for that agency’s  
16 comment, submission or finding.

17                  “(III) If a participating agency  
18 fails to object in writing to a lead  
19 agency decision, finding or request for  
20 concurrence within the time period es-  
21 tablished under law or by the lead  
22 agency, the agency shall be deemed to  
23 have concurred in the decision, finding  
24 or request.

1                 “(C) CONSISTENCY WITH OTHER TIME PE-  
2                 RIODS.—A schedule under subparagraph (B)  
3                 shall be consistent with any other relevant time  
4                 periods established under Federal law.

5                 “(D) MODIFICATION.—The lead agency  
6                 may—

7                         “(i) lengthen a schedule established  
8                 under subparagraph (B) for good cause;  
9                 and

10                         “(ii) shorten a schedule only with the  
11                 concurrence of the cooperating agencies.

12                 “(E) DISSEMINATION.—A copy of a sched-  
13                 ule under subparagraph (B), and of any modi-  
14                 fications to the schedule, shall be—

15                         “(i) provided within 15 days of com-  
16                 pletion or modification of such schedule to  
17                 all participating agencies and to the  
18                 project sponsor; and

19                         “(ii) made available to the public.

20                 “(F) ROLES AND RESPONSIBILITY OF  
21                 LEAD AGENCY.—With respect to the environ-  
22                 mental review for any project, the lead agency  
23                 shall have authority and responsibility to take  
24                 such actions as are necessary and proper, with-  
25                 in the authority of the lead agency, to facilitate

1           the expeditious resolution of the environmental  
2           review for the project.

3        “(i) DEADLINES.—The following deadlines shall  
4        apply to any project subject to review under NEPA and  
5        any decision under any Federal law relating to such  
6        project (including the issuance or denial of a permit or  
7        license or any required finding):

8           “(1) ENVIRONMENTAL REVIEW DEADLINES.—  
9        The lead agency shall complete the environmental  
10      review within the following deadlines:

11           “(A) ENVIRONMENTAL IMPACT STATE-  
12      MENT PROJECTS.—For projects requiring prep-  
13      aration of an environmental impact statement—

14           “(i) the lead agency shall issue an en-  
15      vironmental impact statement within 2  
16      years after the earlier of the date the lead  
17      agency receives the project initiation re-  
18      quest or a Notice of Intent to Prepare an  
19      Environmental Impact Statement is pub-  
20      lished in the Federal Register; and

21           “(ii) in circumstances where the lead  
22      agency has prepared an environmental as-  
23      sessment and determined that an environ-  
24      mental impact statement will be required,  
25      the lead agency shall issue the environ-

1           mental impact statement within 2 years  
2           after the date of publication of the Notice  
3           of Intent to Prepare an Environmental Im-  
4           pact Statement in the Federal Register.

5           “(B) ENVIRONMENTAL ASSESSMENT  
6           PROJECTS.—For projects requiring preparation  
7           of an environmental assessment, the lead agen-  
8           cy shall issue a finding of no significant impact  
9           or publish a Notice of Intent to Prepare an En-  
10          vironmental Impact Statement in the Federal  
11          Register within 1 year after the earlier of the  
12          date the lead agency receives the project initia-  
13          tion request, makes a decision to prepare an  
14          environmental assessment, or sends out partici-  
15          pating agency invitations.

16          “(2) EXTENSIONS.—

17           “(A) REQUIREMENTS.—The environmental  
18          review deadlines may be extended only if—

19               “(i) a different deadline is established  
20               by agreement of the lead agency, the  
21               project sponsor, and all participating agen-  
22               cies; or

23               “(ii) the deadline is extended by the  
24               lead agency for good cause.

1                 “(B) LIMITATION.—The environmental re-  
2 view shall not be extended by more than 1 year  
3 for a project requiring preparation of an envi-  
4 ronmental impact statement or by more than  
5 180 days for a project requiring preparation of  
6 an environmental assessment.

7                 “(3) ENVIRONMENTAL REVIEW COMMENTS.—

8                 “(A) COMMENTS ON DRAFT ENVIRON-  
9 MENTAL IMPACT STATEMENT.—For comments  
10 by agencies and the public on a draft environ-  
11 mental impact statement, the lead agency shall  
12 establish a comment period of not more than 60  
13 days after publication in the Federal Register  
14 of notice of the date of public availability of  
15 such document, unless—

16                 “(i) a different deadline is established  
17 by agreement of the lead agency, the  
18 project sponsor, and all participating agen-  
19 cies; or

20                 “(ii) the deadline is extended by the  
21 lead agency for good cause.

22                 “(B) OTHER COMMENTS.—For all other  
23 comment periods for agency or public comments  
24 in the environmental review process, the lead  
25 agency shall establish a comment period of no

1 more than 30 days from availability of the ma-  
2 terials on which comment is requested, unless—

3 “(i) a different deadline is established  
4 by agreement of the lead agency, the  
5 project sponsor, and all participating agen-  
6 cies; or

7 “(ii) the deadline is extended by the  
8 lead agency for good cause.

9 “(4) DEADLINES FOR DECISIONS UNDER  
10 OTHER LAWS.—Notwithstanding any other provision  
11 of law, in any case in which a decision under any  
12 other Federal law relating to the undertaking of a  
13 project being reviewed under NEPA (including the  
14 issuance or denial of a permit or license) is required  
15 to be made, the following deadlines shall apply:

16 “(A) DECISIONS PRIOR TO RECORD OF DE-  
17 CISION OR FINDING OF NO SIGNIFICANT IM-  
18 PACT.—If a Federal agency is required to ap-  
19 prove, or otherwise to act upon, a permit, li-  
20 cense, or other similar application for approval  
21 related to a project prior to the record of deci-  
22 sion or finding of no significant impact, such  
23 Federal agency shall approve or otherwise act  
24 not later than the end of a 90-day period begin-  
25 ning—

1                         “(i) after all other relevant agency re-  
2 view related to the project is complete; and

3                         “(ii) after the lead agency publishes a  
4 notice of the availability of the final envi-  
5 ronmental impact statement or issuance of  
6 other final environmental documents, or no  
7 later than such other date that is otherwise  
8 required by law, whichever event occurs  
9 first.

10                         “(B) OTHER DECISIONS.—With regard to  
11 any approval or other action related to a project  
12 by a Federal agency that is not subject to sub-  
13 paragraph (A), each Federal agency shall ap-  
14 prove or otherwise act not later than the end of  
15 a period of 180 days beginning—

16                         “(i) after all other relevant agency re-  
17 view related to the project is complete; and

18                         “(ii) after the lead agency issues the  
19 record of decision or finding of no signifi-  
20 cant impact, unless a different deadline is  
21 established by agreement of the Federal  
22 agency, lead agency, and the project spon-  
23 sor, where applicable, or the deadline is ex-  
24 tended by the Federal agency for good  
25 cause, provided that such extension shall

1           not extend beyond a period that is 1 year  
2           after the lead agency issues the record of  
3           decision or finding of no significant im-  
4           pact.

5           “(C) FAILURE TO ACT.—In the event that  
6           any Federal agency fails to approve, or other-  
7           wise to act upon, a permit, license, or other  
8           similar application for approval related to a  
9           project within the applicable deadline described  
10          in subparagraph (A) or (B), the permit, license,  
11          or other similar application shall be deemed ap-  
12          proved by such agency and the agency shall  
13          take action in accordance with such approval  
14          within 30 days of the applicable deadline de-  
15          scribed in subparagraph (A) or (B).

16           “(D) FINAL AGENCY ACTION.—Any ap-  
17          proval under subparagraph (C) is deemed to be  
18          final agency action, and may not be reversed by  
19          any agency. In any action under chapter 7 seek-  
20          ing review of such a final agency action, the  
21          court may not set aside such agency action by  
22          reason of that agency action having occurred  
23          under this paragraph.

24           “(j) ISSUE IDENTIFICATION AND RESOLUTION.—

1           “(1) COOPERATION.—The lead agency and the  
2 participating agencies shall work cooperatively in ac-  
3 cordance with this section to identify and resolve  
4 issues that could delay completion of the environ-  
5 mental review or could result in denial of any ap-  
6 provals required for the project under applicable  
7 laws.

8           “(2) LEAD AGENCY RESPONSIBILITIES.—The  
9 lead agency shall make information available to the  
10 participating agencies as early as practicable in the  
11 environmental review regarding the environmental,  
12 historic, and socioeconomic resources located within  
13 the project area and the general locations of the al-  
14 ternatives under consideration. Such information  
15 may be based on existing data sources, including ge-  
16 ographic information systems mapping.

17          “(3) PARTICIPATING AGENCY RESPONSI-  
18 BILITIES.—Based on information received from the lead  
19 agency, participating agencies shall identify, as early  
20 as practicable, any issues of concern regarding the  
21 project’s potential environmental, historic, or socio-  
22 economic impacts. In this paragraph, issues of con-  
23 cern include any issues that could substantially delay  
24 or prevent an agency from granting a permit or  
25 other approval that is needed for the project.

1                 “(4) ISSUE RESOLUTION.—

2                 “(A) MEETING OF PARTICIPATING AGEN-  
3                 CIES.—At any time upon request of a project  
4                 sponsor, the lead agency shall promptly convene  
5                 a meeting with the relevant participating agen-  
6                 cies and the project sponsor, to resolve issues  
7                 that could delay completion of the environ-  
8                 mental review or could result in denial of any  
9                 approvals required for the project under appli-  
10                 cable laws.

11                 “(B) NOTICE THAT RESOLUTION CANNOT  
12                 BE ACHIEVED.—If a resolution cannot be  
13                 achieved within 30 days following such a meet-  
14                 ing and a determination by the lead agency that  
15                 all information necessary to resolve the issue  
16                 has been obtained, the lead agency shall notify  
17                 the heads of all participating agencies, the  
18                 project sponsor, and the Council on Environ-  
19                 mental Quality for further proceedings in ac-  
20                 cordance with section 204 of NEPA, and shall  
21                 publish such notification in the Federal Reg-  
22                 ister.

23                 “(k) REPORT TO CONGRESS.—The head of each Fed-  
24                 eral agency shall report annually to Congress—

1           “(1) the projects for which the agency initiated  
2 preparation of an environmental impact statement or  
3 environmental assessment;

4           “(2) the projects for which the agency issued a  
5 record of decision or finding of no significant impact  
6 and the length of time it took the agency to com-  
7 plete the environmental review for each such project;

8           “(3) the filing of any lawsuits against the agen-  
9 cy seeking judicial review of a permit, license, or ap-  
10 proval issued by the agency for an action subject to  
11 NEPA, including the date the complaint was filed,  
12 the court in which the complaint was filed, and a  
13 summary of the claims for which judicial review was  
14 sought; and

15           “(4) the resolution of any lawsuits against the  
16 agency that sought judicial review of a permit, li-  
17 cense, or approval issued by the agency for an action  
18 subject to NEPA.

19           “(l) LIMITATIONS ON CLAIMS.—

20           “(1) IN GENERAL.—Notwithstanding any other  
21 provision of law, a claim arising under Federal law  
22 seeking judicial review of a permit, license, or ap-  
23 proval issued by a Federal agency for an action sub-  
24 ject to NEPA shall be barred unless—

1                 “(A) in the case of a claim pertaining to  
2                 a project for which an environmental review  
3                 was conducted and an opportunity for comment  
4                 was provided, the claim is filed by a party that  
5                 submitted a comment during the environmental  
6                 review on the issue on which the party seeks ju-  
7                 dicial review, and such comment was suffi-  
8                 ciently detailed to put the lead agency on notice  
9                 of the issue upon which the party seeks judicial  
10                 review; and

11                 “(B) filed within 180 days after publica-  
12                 tion of a notice in the Federal Register an-  
13                 nouncing that the permit, license, or approval is  
14                 final pursuant to the law under which the agen-  
15                 cy action is taken, unless a shorter time is spec-  
16                 ified in the Federal law pursuant to which judi-  
17                 cial review is allowed.

18                 “(2) NEW INFORMATION.—The preparation of  
19                 a supplemental environmental impact statement,  
20                 when required, is deemed a separate final agency ac-  
21                 tion and the deadline for filing a claim for judicial  
22                 review of such action shall be 180 days after the  
23                 date of publication of a notice in the Federal Reg-  
24                 ister announcing the record of decision for such ac-  
25                 tion. Any claim challenging agency action on the

1 basis of information in a supplemental environmental impact statement shall be limited to challenges on the basis of that information.

4       “(3) RULE OF CONSTRUCTION.—Nothing in  
5 this subsection shall be construed to create a right  
6 to judicial review or place any limit on filing a claim  
7 that a person has violated the terms of a permit, li-  
8 cense, or approval.

9       “(m) CATEGORIES OF PROJECTS.—The authorities  
10 granted under this subchapter may be exercised for an in-  
11 dividual project or a category of projects.

12       “(n) EFFECTIVE DATE.—The requirements of this  
13 subchapter shall apply only to environmental reviews and  
14 environmental decisionmaking processes initiated after the  
15 date of enactment of this subchapter.

16       “(o) APPLICABILITY.—Except as provided in sub-  
17 section (p), this subchapter applies, according to the provi-  
18 sions thereof, to all projects for which a Federal agency  
19 is required to undertake an environmental review or make  
20 a decision under an environmental law for a project for  
21 which a Federal agency is undertaking an environmental  
22 review.

23       “(p) SAVINGS CLAUSE.—Nothing in this section shall  
24 be construed to supersede, amend, or modify sections 134,  
25 135, 139, 325, 326, and 327 of title 23, United States

1 Code, sections 5303 and 5304 of title 49, United States  
2 Code, or subtitle C of title I of division A of the Moving  
3 Ahead for Progress in the 21st Century Act and the  
4 amendments made by such subtitle (Public Law 112–  
5 141).”.

6 (b) TECHNICAL AMENDMENT.—The table of sections  
7 for chapter 5 of title 5, United States Code, is amended  
8 by inserting after the item relating to subchapter II the  
9 following:

“SUBCHAPTER II A—INTERAGENCY COORDINATION REGARDING PERMITTING

“560. Coordination of agency administrative operations for efficient decision-making.”.

10 (c) REGULATIONS.—

11 (1) COUNCIL ON ENVIRONMENTAL QUALITY.—  
12 Not later than 180 days after the date of enactment  
13 of this title, the Council on Environmental Quality  
14 shall amend the regulations contained in part 1500  
15 of title 40, Code of Federal Regulations, to imple-  
16 ment the provisions of this title and the amendments  
17 made by this title, and shall by rule designate States  
18 with laws and procedures that satisfy the criteria  
19 under section 560(d)(2)(A) of title 5, United States  
20 Code.

21 (2) FEDERAL AGENCIES.—Not later than 120  
22 days after the date that the Council on Environ-  
23 mental Quality amends the regulations contained in

1       part 1500 of title 40, Code of Federal Regulations,  
2       to implement the provisions of this title and the  
3       amendments made by this title, each Federal agency  
4       with regulations implementing the National Environ-  
5       mental Policy Act of 1969 (42 U.S.C. 4321 et seq.)  
6       shall amend such regulations to implement the pro-  
7       visions of this subchapter.

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