AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. <u>4423</u>

OFFERED BY MR. GOODLATTE OF VIRGINIA

Strike all that follows after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "North Texas Water3 Supply Security Act of 2018".

4 SEC. 2. LIMITATIONS ON CLAIMS UNDER FEDERAL LAW

5 SEEKING JUDICIAL REVIEW OF ANY ENVI6 RONMENTAL IMPACT STATEMENT, ENVIRON7 MENTAL REVIEW, AND/OR AUTHORIZATION
8 FOR THE LOWER BOIS D'ARC CREEK RES9 ERVOIR PROJECT IN FANNIN COUNTY, TEXAS.
10 (a) DEFINITIONS.—

(1) AGENCY.—The term "agency" has the
meaning given the term in section 551 of title 5,
United States Code.

14 (2) AUTHORIZATION.—The term "authoriza15 tion" means any license, permit, approval, finding,
16 determination, certification, or other administrative
17 decision issued by an agency or a State agency act18 ing under delegated or other Federal authority that

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is required or authorized under Federal law in order
 to site, construct, reconstruct, or commence oper ations of the reservoir project.

4 (3) ENVIRONMENTAL IMPACT STATEMENT.—
5 The term "environmental impact statement" means
6 the detailed statement required under section
7 102(2)(C) of the National Environmental Policy Act
8 of 1969 (42 U.S.C. 4332(2)(C)).

9 (4) ENVIRONMENTAL REVIEW.—The term "en10 vironmental review" means procedures and processes
11 conducted to comply with section 102 of the Na12 tional Environmental Policy Act of 1969 (42 U.S.C.
13 4332).

14 (5) PROJECT SPONSOR.—The term "project
15 sponsor" means the North Texas Municipal Water
16 District.

17 (6) RESERVOIR PROJECT.—The term "reservoir
18 project" means the Lower Bois d'Arc Creek Res19 ervoir Project located in Fannin County, Texas pro20 posed for construction by the North Texas Municipal
21 Water District.

(b) JUDICIAL REVIEW.—Notwithstanding any other
provision of law, a claim arising under Federal law seeking
judicial review of any environmental impact statement, environmental review, or authorization issued by an agency

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or a State agency acting under delegated or other Federal
 authority for the reservoir project shall be barred unless—

3 (1) the action is filed not later than 105 days
4 after the date of the United States Army Corps of
5 Engineers' final approval of the Department of the
6 Army permit No. SWT-0-14659 for the reservoir
7 project; and

8 (2) in the case of an action pertaining to an en-9 vironmental impact statement for, environmental re-10 view of, or authorization for the reservoir project, 11 the action is filed by a party that submitted a com-12 ment during the public comment period on the re-13 vised draft environmental impact statement for the 14 reservoir project.

15 (c) SEPARATE ACTION.—The final agency action that 16 follows preparation of a supplemental environmental im-17 pact statement, if required, shall be considered a separate 18 final agency action, and the deadline for filing a claim for 19 judicial review shall be 60 days after the date of the final 20 agency action.

21 (d) DISTRICT COURT VENUE AND DEADLINE.—All
22 actions related to the reservoir project—

(1) shall be brought in the United States District Court for the Eastern District of Texas; and

1 (2) shall be resolved as expeditiously as pos-2 sible.

3 (e) INJUNCTIVE RELIEF.—

4 (1) IN GENERAL.—In addition to considering 5 any other applicable equitable factors, in any motion 6 for a temporary restraining order or any injunction 7 against an agency, a State agency acting under dele-8 gated or other Federal authority or the project spon-9 sor in connection with review or authorization of the 10 reservoir project, the court shall—

(A) consider the potential effects on public
health, safety, and the environment, and the potential for significant negative economic effects
resulting from an order or injunction;

(B) not presume that the harms describedin subparagraph (A) are reparable;

17 (C) not waive or limit the requirements of
18 Federal Rule of Civil Procedure 65(c) as to any
19 movant for a temporary restraining order or in20 junction; and

(D) determine the amount of security described in subparagraph (C) in the same proceeding in which the court considers the temporary restraining order or any injunction.

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1	(2) SECURITY.—With respect to the security
2	described in paragraph (1)(C)—
3	(A) an order granting injunctive relief shall
4	not be effective unless and until such security
5	has been posted by the movant;
6	(B) an order granting injunctive relief
7	shall require such security to be posted within
8	15 calendar days or less from the issuance of
9	the order; and
10	(C) if the movant fails to post such secu-
11	rity within the time provided in an order grant-
12	ing injunctive relief, the order granting injunc-
13	tive relief automatically terminates.
14	(f) SAVINGS PROVISION.—Nothing in this section—
15	(1) creates a right to judicial review;
16	(2) supersedes, amends, or modifies any Fed-
17	eral statute or affects the responsibility of any State
18	or Federal officer to comply with or enforce any
19	statute;
20	(3) creates a presumption that the reservoir
21	project will be approved or favorably reviewed by any
22	agency or a State agency acting under delegated or
23	other Federal authority; or

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(4) places any limit on filing a claim that a per son has violated the terms or conditions of a permit,
 license, approval, or certification.

4 (g) APPLICATION.—Any action pertaining to such 5 reservoir project commenced prior to the date of enact-6 ment of this Act shall be deemed to have complied with 7 any requirements that would have been applicable under 8 subsection (b)(1) to such action. The provisions of this Act 9 shall apply to the reservoir project as though this Act were 10 enacted into law on February 1, 2018.

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